Compiled, Arranged and Indexed by
Loren Grinstead
Chief Clerk of the House
Pursuant to law, the House of Representatives of the State of Washington met in its eleventh biennial session in the representative hall at Olympia at 12 o'clock noon and was called to order by L. O. Meigs, chief clerk of the tenth session.

Mr. T. J. Bell, of Pierce county, was called to act as clerk pro tem.

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 3rd day of November, 1908, 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 eleventh biennial session, commencing on the 11th day of January, A. D. 1909:

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In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at Olympia, this 11th day of January, A. D. 1909.

[seal.]

Sam H. Nichols, Secretary of State.

The roll was called with all members present except Messrs. Thomas Bird and J. E. Campbell.

Hon. Mark A. Fullerton, 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 Rev. C. E. Todd, of Olympia.

Loren Grinstead, as assistant chief clerk of the tenth session, called for nominations for speaker of the House. Mr. W. H. Cline, of Yakima county, nominated Mr. L. O. Meigs, of Yakima county, and moved that the clerk pro tem. of the House cast the ballot of all members present and record their names as voting for Mr. Meigs.

The motion was seconded by Mr. J. W. Slayden, of Pierce county; Mr. Frank Renick, of King county; Mr. John A. Fancher, of Spokane county; Mr. T. J. Bell, of Pierce county; Mr. R. S. Lambert, of Whatcom county; Mr. Lester P. Edge, of Spokane county, and numerous representatives of other counties.
The motion was carried; the clerk *pro tem.* cast the ballot of the House; Mr. Meigs was declared elected speaker and Messrs. Fancher, Sims and Kenoyer were appointed a committee to escort the speaker to the chair.

The oath of office was administered by Justice Fullerton.

RESOLUTIONS.

By Mr. Renick:

Resolved, That the following employes be appointed:
Loren Grinstead, chief clerk.
Joseph Wilson, sergeant-at-arms.
George F. Bancroft, assistant sergeant-at-arms.

The resolution was adopted and the oath of office was administered to Messrs. Grinstead, Wilson and Bancroft by Justice Fullerton.

By Mr. Fancher:

Resolved, That the rules which governed the House of Representatives for the session of 1907 be adopted by this House, until permanent rules be adopted.

The resolution was adopted.

By Mr. Sims:

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 of 1907 and the House and Senate Journals of 1907.

Mr. Palmer moved to amend by adding the Session Laws of 1905.

The amendment was adopted, and the resolution, as amended, was adopted.

By Mr. Burke:

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. Slayden, Palmer and Byerly.

By Mr. Halsey:

Resolved, That the speaker appoint a committee to formulate rules for the House for the present session and to act with a like committee from the Senate in formulating joint rules, the speaker to be chairman of such committee, and that, pending the appointing of the House Arrangement Committee, the Committee on Rules exercise the powers of such Arrangement Committee.
Mr. Carlyon moved to amend by inserting the words "of fifteen" after the word "committee" in line one of said resolution.

The amendment was adopted, and the resolution, as amended, was adopted.

By Mr. Lambert:

Resolved, That the speaker appoint a committee of eleven, of which committee the speaker shall be chairman, to ascertain what employes are actually necessary for the convenient dispatch of the business of this House and what compensation should be paid to such employes, 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.

Mr. Slayden moved to amend by striking the word "eleven" and inserting, in lieu thereof, the word "fifteen."

The amendment was adopted, and the resolution, as amended, was adopted and the speaker appointed the following as members of the committee: Messrs. Jeffries, Weir, Shutt, Erickson, Fancher, McArthur, Young, Hubbell, Jackson (R. A.), Bishop, Byerly, Stephens (E. M.), Thayer, Thompson (H. W.), and Burke.

By Mr. F. C. Jackson:

WHEREAS, In the national house of representatives, and in the lower branch of most of the state legislatures, the custom of choosing seats by lot is followed; and

WHEREAS, This method is fair to all alike; therefore, be it

Resolved, That the seats of the members of this House be chosen by lot, and that the clerk is hereby ordered to place the names of all of the members in a basket, the members having retired to the lobby, and after shuffling, a page shall draw out one at a time, and each member shall have his choice of the remaining seats in the order in which his name is drawn.

On motion of Mr. Palmer, the resolution was laid on the table.

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

MESSAGES FROM THE SECRETARY OF STATE.

THE STATE OF WASHINGTON, DEPARTMENT OF STATE.

OFFICE OF THE SECRETARY.

OLYMPIA, WASHINGTON, January 11, 1909.

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

SIR:—Pursuant to section 4, of article III, of the constitution of the State of Washington, I herewith transmit the election returns of the
general election held on the third day of November, 1908, for the official canvass by the legislature. I deliver said returns in the same condition as they were received in this office by registered mail from the various county auditors.

Very respectfully,

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

The State of Washington, Department of State,  
Office of the Secretary.

Olympia.

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

Gentlemen:—Pursuant to section 36, chapter 209, Laws of 1907, I hereby certify that Wesley L. Jones, republican, and George F. Cotterill, democrat, were regularly nominated and received the highest number of votes cast by their respective parties for preference for United States senator for the State of Washington, at the primary election held on the eighth day of September, 1908, as shown by the official returns and canvass of said primary election now on file in my office.

In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at Olympia, this 11th day of January, A. D. 1909.

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

Senators Booth, Falconer and Graves, as a committee of the Senate, announced that the Senate was organized and ready to proceed to business.

MESSAGE FROM THE SENATE.

Senate Chamber,  

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate Joint Memorial No. 1, relating to the removal of the duty on forest products.

W. T. LAUBE, Secretary.

Senate joint memorial No. 1 was read and, upon motion, the rules were suspended and the memorial was passed to second reading.

On motion, the rules were suspended, the first reading was considered the second and third and Senate joint memorial No. 1 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bo-
linger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Caryllyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—88.

Those voting nay were: Messrs. Buck, Todd, Young—3.

Those absent or not voting were: Messrs. Hanson (Ole), McInnis, Palmer, Rudene—4.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 11, 1909.

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate joint memorial No. 2, relating to construction of roads in Alaska, and the same is herewith transmitted.

W. T. LAUBE, Secretary.

Senate joint memorial No. 2 was read, and, upon motion, the rules were suspended and the memorial was passed to second reading.

On motion, the rules were suspended, the first reading was considered the second and third and Senate joint memorial No. 2 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, Mc-
Clure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—87.

Those absent or not voting were: Messrs. Bird, Calkins, Carlyon, Clark, Farnsworth, McMillan, Miller, Rudene—8.

A communication from the secretary of state relating to vetoed bills was received, and upon motion was made a special order of business for Friday, January 15, 1909, at 11 a.m.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1909.

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate concurrent resolution No. 2, relating to the notification of the governor that the legislature is now in session and ready to receive any communication that he may have to make, and the same is herewith transmitted.

W. T. LAUBE, Secretary.

On motion, the resolution was adopted and Messrs. Carlyon, Miller and Farnsworth were appointed thereunder.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1909.

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate concurrent resolution No. 3, relating to the canvassing of vote for state officers, and the same is herewith transmitted.

W. T. LAUBE, Secretary.

On motion, the resolution was adopted.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1909.

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate joint memorial No. 3, relating to donation of certain lands to the state university, and the same is herewith transmitted.

W. T. LAUBE, Secretary.
The speaker referred Senate joint memorial No. 3 to the Committee on Memorials, Resolutions and Petitions, when appointed.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 11, 1909.

To the Speaker and Members of the House of Representatives of the State of Washington:

The Senate has passed Senate bill No. 1, appropriating $85,000 for the purposes of the legislature, and the same is herewith transmitted.

W. T. LAUBE, Secretary.

The bill was read the first time, and, on motion, the rules were suspended and Senate bill No. 1 was passed to second reading.

On motion, the rules were suspended, the first reading was considered the second and third and Senate bill No. 1 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlin, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordan, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. S.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (F. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, and Young, Mr. Speaker—89.

Those absent or not voting were: Messrs. Bird, Christensen, Clark, Cline, Fancher, Rogers—6.

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

The committee appointed to notify the governor that the legislature is now in session reported that such notice had been given.

On motion, the rules were suspended and the chief clerk was
instructed to transmit immediately to the Senate all joint memorials, concurrent resolutions and Senate bills which had been passed by the House.

The House adjourned.

Loren Grinstead,  Leo. O. Meigs,
Chief Clerk.  Speaker.

SECOND DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, January 12, 1909.

The House was called to order by the speaker at 10 a. m.
Roll call showed all members present except Messrs. Bird, Campbell (J. E.), Fisher and Gordon.
Prayer was offered by Rev. C. E. Todd of Olympia.
The minutes of yesterday were read.
Mr. Slayden moved that the minutes be corrected by adding to the resolution authorizing the appointment of a committee to formulate house rules the following: “Provided, That the duties of this committee shall terminate upon the submission of its report to the House.”
The motion was carried and the journal was approved.

RESOLUTION.

By Mr. Sayre:
Having great faith in the American people, especially the good and noble men, women and children of our Evergreen State, therefore be it
Resolved, That the people of the state be invited to donate to the asylums at Steilacoom and Medical Lake, paintings, pictures, mottoes, or any attractive designs to place on the now barren walls of these institutions, just as a reminder, it may be, to those unfortunate ones, of their old homes when they were boys and girls, that a new hope may be given to theirclouded minds and a new star appear in their mental view and a new inspiration spring into action and a new joy permeate every fiber of those weary hearts and shattered minds.

REPORT OF COMMITTEE ON HOUSE EMPLOYEES.

We, your Committee on House Employees, 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,
to-wit:

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Salary</th>
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<tr>
<td>Chief Clerk</td>
<td>Loren Grinstead</td>
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<tr>
<td>Assistant Chief Clerk</td>
<td>Robert W. Kelsey</td>
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<tr>
<td>Reading Clerk</td>
<td>V. Dudley</td>
<td>$5.00</td>
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<tr>
<td>Speaker's Clerk</td>
<td>E. D. Cowen</td>
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<tr>
<td>Assistant Reading Clerk</td>
<td>H. F. Wilcox</td>
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<tr>
<td>Sergeant-at-Arms</td>
<td>Joseph Wilson</td>
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<tr>
<td>Assistant Sergeant-at-Arms</td>
<td>Geo. F. Bancroft</td>
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<tr>
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<td>Stewart E. Smith</td>
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<td>J. J. Eberly</td>
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<tr>
<td>Desk Clerk</td>
<td>F. A. Hall, Jr.</td>
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<tr>
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<tr>
<td>Bill Clerk</td>
<td>Enoch Eide</td>
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<tr>
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<td>H. VanHorn</td>
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<td>W. H. Carothers</td>
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<td>J. C. Burns</td>
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<td>Max. Ballard</td>
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<td>Doorkeeper</td>
<td>Ed. Malone</td>
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<td>Watchman</td>
<td>L. D. Oakes</td>
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<td>Bernard Baker</td>
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<tr>
<td>Stenographer</td>
<td>G. L. Harrigan</td>
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<tr>
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<td>W. W. Phillips</td>
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<tr>
<td>Clerk, Appropriations Committee</td>
<td>Frank W. Middaugh</td>
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<tr>
<td>Clerk, Revenue and Taxation</td>
<td>G. L. Leonard</td>
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<td>Clerk</td>
<td>Vernon Creed</td>
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<td>Clerk</td>
<td>Lars Barbo</td>
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<td>Clerk</td>
<td>Leland Plate</td>
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<td>Clerk</td>
<td>Roy Abbott</td>
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<td>Clerk</td>
<td>W. H. Maloy</td>
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<tr>
<td>Porter</td>
<td>Louis Toomer</td>
<td>$4.00</td>
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We further recommend that all clerks and pages report to and be under the direction and supervision of the chief clerk, and that all

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JUNE 17, 1909.

To the Speaker and the Members of the House of Representatives of the State of Washington:

The Senate has passed Senate concurrent resolution No. 1, relating to the Lincoln memorial exercises.

The president has signed Senate bill No. 1, appropriating $85,000 for the purposes of the legislature, and the same are herewith transmitted.

W. T. LAUBE, Secretary.

The speaker announced that he had signed Senate bill No. 1.

EMPLOYES SWORN IN.


Mr. Slayden was called to the chair.

COMMUNICATION FROM THE LIEUTENANT GOVERNOR.

OFFICE OF THE LIEUTENANT GOVERNOR,
OLYMPIA, WASHINGTON, JANUARY 11, 1909.

To the Honorable Legislature of the State of Washington:

GENTLEMEN:—I have to report that, of the appropriation of $500 made by the last legislature for my traveling expenses, I have used
the sum of $151.92, leaving a balance of $348.08 to be returned to the
general fund.
All of the above expense was incurred by me in sojourning in
Olympia at different periods in the last two years as acting governor.

Very respectfully,
CHARLES E. COON, Lieutenant Governor.

COMMUNICATION FROM CODE COMMISSION.
STATE OF WASHINGTON,
OFFICE OF SUPERINTENDENT OF PUBLIC INSTRUCTION,
OLYMPIA, December 15, 1908.

To the Speaker of the House of Representatives:

Pursuant to the provisions of section 3, of chapter 141, Session Laws
of 1907, I herewith transmit to the House of Representatives the report
of the commission appointed by Honorable A. E. Mead, governor of the
State of Washington, "to recodify, rearrange and bring into harmony
all laws and parts of laws pertaining to the public school system of the
State of Washington, the state educational institutions of said state."

Section 1 of said chapter provides that this commission shall sug-
gest "such amendments to existing laws as it may deem proper and
for the best interest of the educational system or systems of this state."
All material changes of the old law and all new provisions have been
indicated by underscoring same.

A copy of the report has been mailed, as required by section 5 of
said act, to each member-elect of the legislature.

Very truly,
HENRY B. DEWEY,
Chairman of Code Commission.

The House took a recess until 1:45 p.m.

AFTERNOON SESSION.

The House was called to order by the speaker at 1:45 p.m.
Roll call showed all members present except Messrs. Bird
and Campbell (J. E.).

The speaker administered the oath of office to Messrs. Bird
and Campbell (J. E.).

The speaker instructed the sergeant-at-arms to inform the
Senate that the House was ready to canvass the returns of the
election.

The Senate was announced and invited to seats within the
bar of the House.
JOINT SESSION.

The joint session was called to order at 2 p.m. The speaker presided.
Roll call of the Senate showed all members present.
Roll call of the House showed all members present.
The speaker called Mr. Slayden to the chair.
The joint session proceeded to canvass the election returns of the various counties for state officers.
The speaker resumed the chair.
The speaker announced the result of the canvass of votes for state officers as follows:

GOVERNOR.
Samuel G. Cosgrove ........................................ 110,190
John Pattison ............................................. 58,126
Geo. E. Boomer ............................................ 4,311
A. S. Caton ................................................ 3,514

LIEUTENANT GOVERNOR.
M. E. Hay ............................................. 108,914
A. C. Edwards ............................................. 57,232
W. E. Tibbets .............................................. 4,435
Jay N. Emerson ............................................ 138

SECRETARY OF STATE.
Sam H. Nichols ............................................. 109,324
Otis Johnson .............................................. 57,420
E. E. Martin ............................................. 4,417
W. F. McDowell ............................................ 132

TREASURER.
John G. Lewis ............................................. 109,232
John Schram .............................................. 57,333
H. H. Hetzer ............................................. 4,377
Edw. O. B. Nugent ........................................ 138

AUDITOR.
C. W. Clausen ............................................. 110,211
W. H. Carson .............................................. 55,932
C. S. Rood ................................................. 4,415
Carl H. Reeves ............................................ 140

ATTORNEY GENERAL.
W. P. Bell ................................................. 111,059
W. A. Holzheimer .......................................... 55,138
T. F. Burns ................................................. 4,358
C. T. Trimble .............................................. 139
COMMISSIONER OF PUBLIC LANDS.
E. W. Ross ................................................. 108,113
Albert Schooley ........................................... 58,294
Andrew Derringer ......................................... 4,412
J. R. Elmore ............................................... 130

SUPERINTENDENT PUBLIC INSTRUCTION.
Henry B. Dewey ............................................ 109,627
Eldredge Wheeler .......................................... 56,075
Chas. A. Thompson .................................... 3,712

INSURANCE COMMISSIONER.
John H. Schively ........................................... 107,195
Edwin F. Masterson ........................................ 57,929
C. C. Hale ................................................. 4,373
E. E. Pelz ................................................. 130

Thereupon the speaker declared the following state officers elected for the ensuing term:
Governor—Samuel G. Cosgrove.
Lieutenant Governor—M. E. Hay.
Secretary of State—Sam H. Nichols.
Treasurer—John G. Lewis.
Auditor—C. W. Clausen.
Attorney General—W. P. Bell.
Commissioner of Public Lands—E. W. Ross.
Superintendent of Public Instruction—Henry B. Dewey.
Insurance Commissioner—John H. Schively.

By Senator Falconer:

RESOLUTION.

Resolved, The speaker of the House of Representativeness be and hereby is instructed to wire to the Honorable Samuel G. Cosgrove greetings from the joint session of the House and Senate, and, further, notify him of his election to the office of governor of the State of Washington.

Senator Falconer moved the adoption of the resolution.
The motion was carried and the resolution was declared adopted.

On motion of Senator Graves, the joint session dissolved at 3:15 p. m.

HOUSE SESSION.
The House resumed regular session.

—2 H
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1909.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 4, relating to memorial services to be held for former Senator Walter J. Reed; also, Senate concurrent resolution No. 5, relating to memorial services to be held for former Senator John Earles, and the same are transmitted herewith.

W. T. LAUBE, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1909.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 6, arranging for a joint session on January 13, 1909, at 1 p. m., for the purpose of hearing the governor's message.

W. T. LAUBE, Secretary.

On motion of Mr. Palmer, the House adjourned to 11 a.m. Wednesday, January 13, 1909.

Loren Grinstead, Leo. O. Meigs,
Chief Clerk. Speaker.

THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 13, 1909.

The speaker called the House to order at 11 a.m.
Roll call showed all members present except Messrs. McInnis and Stuart.

The minutes of yesterday were read and approved.
Prayer was offered by Rev. C. E. Todd, of Olympia.
Mr. Fancher was called to the chair.

RESOLUTIONS.

By Mr. Whalley:

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 sha'll
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 resolution was adopted.

By Mr. Taylor:

Resolved, That no bills be introduced into the House after the twenty-third day of February, except by two-thirds vote of the House.

The resolution was adopted.

House concurrent resolution No. 1, by Mr. Farnsworth: Providing for memorial services in honor of Representative William H. Thompson, deceased.

On motion of Mr. Palmer, the rules were suspended and the resolution was passed to third reading and unanimously adopted.

Mr. McKinney moved that the House concur in Senate concurrent resolution No. 1, by Senator Cotterill.

The motion was carried and Senate concurrent resolution No. 1 was adopted.

Mr. Cline moved that the House concur in Senate concurrent resolution No. 4, by Senator Cameron.

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

Mr. Jackson moved that the House concur in Senate concurrent resolution No. 5, by Senator Kline.

The motion was carried and Senate concurrent resolution No. 5 was adopted.

Mr. Bell moved that the House concur in Senate concurrent resolution No. 6, by Senator Huxtable.

The motion was carried and Senate concurrent resolution No. 6 was adopted.

On motion of Mr. Jackson, the rules were suspended and the chief clerk was directed to immediately transmit to the Senate all concurrent resolutions adopted by the House.

The House took a recess to 12:45 p.m.
AFTERNOON SESSION.

The House was called to order by the speaker at 12:45 p.m. Roll call showed all members present except Messrs. David (excused), Fisher, Tennant and Vollmer.

The following employes were called to the bar of the House and given the oath of office: V. Dudley, F. A. Hall, Jr., Enoch Eide, Max Ballard, Ed. Malone, J. C. Heath, R. S. Weston, C. E. Johnston, Frank Lippincott and P. C. Anderson.

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 to seats within the bar of the House.

JOINT SESSION.

The joint session was called to order at 1 p.m. by Senator Ruth, president pro tem. of the Senate. Senator Ruth presided.

The roll of the Senate was called and showed all present.

The roll of the House was called and showed all present except Messrs. David (excused), and Thayer.

The speaker called Mr. Carlyon to the chair.

MESSAGE FROM GOVERNOR-ELECT.

Paso Robles, Cal., Jan. 12, 1909.

The President of the Senate and Speaker of the House, Washington State Legislature, Olympia, Wn.:

Grateful to the legislature for services rendered me. Will add I shall be in Olympia to qualify as soon as health and weather will permit. 10:32 p.m. (Signed) S. G. Cosgrove.

The president pro tem. appointed Senators Smith and Paulhamus and Representatives Rogers, Beach and Jackson (R. A.), 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:
SENATE AND OF THE HOUSE OF REPRESENTATIVES:

This, the eleventh regular session of the Legislature of the State of Washington, is assembled at the opening of a year which promises to exert a stronger influence upon the future weal of this state than any other period in its history. This virile young commonwealth, in the full enjoyment of a wonderful prosperity, has entered upon an era of progress and economic development seldom equalled in the history of any other state. In addressing my message to the Tenth Legislature I optimistically predicted that at the close of the next biennium this state would boast a population of one million people. In this even my most sanguine expectation has been surpassed, which demonstrates that in this state the events of tomorrow may easily exceed what appear to be the exaggerations of today and which were considered the dreams of yesterday.

The resources and the wealth of Washington and of the Northwest will be displayed to the world this year at the Alaska-Yukon-Pacific Exposition. There is every prospect that this fair will realize the fondest hopes of its projectors and will exert a profound and far-reaching influence in the years to come. By fully and fitly advertising the opportunities and the advantages of this opulent country on such a scale as is planned, a great influx of home-builders will be assured and an added stimulus injected into every avenue of trade and commerce.

The past four years have witnessed the greatest industrial growth and expansion in the history of Washington. At the beginning of the year 1905 there were 3,145.47 miles of main line railway tracks in the state. During the past four years 1,150 additional miles of main line have been constructed, and there are now 920 miles in process of building, while several hundred miles more are projected.

The construction of these lines has opened large areas of country and made possible their rapid settlement and complete development. The roads yet to be constructed and now proposed will afford transportation facilities to other extensive areas which need only this to make them the scene of an active and progressive prosperity. Several thousand acres of arid land have already been reclaimed by irrigation and now are yielding abundant and valuable products, while the other irrigation projects now under actual construction will reclaim thousands of additional acres within the next few years. These are at once the evidence of our progress and the guaranty of our continued prosperity.

The domination of the political machine has ceased in Washington. No longer can a few adroit manipulators dictate party platforms and
name party candidates. This prerogative, which our forefathers intended should be vested in the people only, has been restored to the electorate of this state through the passage of the direct primary law. The people exercised that prerogative for the first time last summer. They have chosen their representatives for the various administrative positions and through them the people rule.

The heads of the different institutions and departments of the state government will lay before you detailed reports of their stewardship, and from these reports you can learn of the manner in which the state's affairs have been conducted during the last biennium by the administration now drawing to a close.

ACCOUNTING GOVERNOR'S OFFICE.

The following sums have been received by me and transmitted to the State Treasurer from the beginning of my administration up to January 7, 1909:

Notary fees from 3,664 applicants ....................................................... $36,640 00
Commissioners of Deeds from 21 applicants ........................................ 105 00
From Federal Government, as National aid to Soldiers' Home ................. 116,814 78
From Federal Government on 5 per cent. refund of sales of public lands .................................................. 128,538 34
From Federal Government for refund on Forest Reserve revenue ............. 5,653 78
From states requiring of other states extradition fees .......................... 156 50
From Elmer E. Johnston, Executive Commissioner of Lewis & Clarke Exposition Commission, as refund of overcharge on freight ......... 39 20

Total ................................................ $287,981 60

While the amount received in fees from states that charge other states extradition fees is small, this administration is the first to pay the money thus received into the state treasury, it having been the previous custom to charge $5 for issuing the Governor's warrant and apply the same to office expenses.

COLLECTION OF PORTRAITS.

For the purpose of collecting portraits and otherwise perpetuating the memory of former governors and others prominently connected with the history and development of the state and territory, the sum of $2,000 was appropriated by the last Legislature to be expended under the direction of the Governor. Of this amount, $1,270 was paid to Mrs. Minnie Sparling Brown for painting oil portraits of the four former State Governors and of Gen. Isaac I. Stevens, the first Governor of Washington Territory. These portraits are now hanging on the walls of the executive offices. The balance of the fund was used in collecting and framing portraits of Senators and Delegates who represented the territory and state in Congress, members of the territorial and state supreme bench, members of legislative bodies of the territory and state from 1833 to 1907, and the Constitutional Convention of 1889, and other citizens of Washington who distinguished themselves in the service of the state or nation. I had hoped to use a portion of
the amount appropriated in erecting monuments over the graves of those territorial Governors whose remains lie buried in this state, but found the sum insufficient for that purpose when the other work had been completed.

I recommend the continuation of this work that the state may, by its example, induce the cities and other municipalities to commemorate in fitting manner the memory of those who have played an important part in the development of the various localities of the state.

The Washington State Historical Society is rendering invaluable service to posterity in preserving historical records, in assisting various organizations to erect monuments at places made sacred by events of unusual importance, and otherwise commemorating occurrences of historical significance. This society should be encouraged to continue its patriotic efforts, and I recommend that the state co-operate with it in providing financial assistance.

STATUE OF GOVERNOR ISAAC I. STEVENS.

An act of Congress approved July 2, 1864, authorizes the President of the United States to invite each of the states to provide and furnish statues in marble or bronze, not exceeding two in number, of deceased persons meriting special renown, to be placed in Statuary Hall in the National Capitol. I recommended that a sufficient appropriation be made to provide a statue of Governor Isaac I. Stevens, the most illustrious of our pioneers, to be placed in Statuary Hall as a contribution from the State of Washington. The selection and appointment of a sculptor and the installation of the statue should be entrusted to a commission consisting of at least five citizens of the state who are veterans of the Civil war.

LORADO TAFT'S STATUE OF WASHINGTON.

Rainier Chapter of the Daughters of the Revolution has started a movement to raise the necessary sum to purchase the Lorado Taft statue of George Washington, which it is proposed to place at the main entrance to the Alaska-Yukon-Pacific Exposition, and later to present to the University of Washington. This statue will be the crowning effort of Lorado Taft's career. The appropriateness of securing, by the state which so proudly bears his name, this master likeness in bronze of the Father of His Country must forcibly appeal to every patriotic citizen, and I recommend that an appropriation of a reasonable sum be made from the general fund to assist the members of Rainier Chapter, D. A. R., in their laudable undertaking.

ATTENDING NATIONAL ASSEMBLIES.

The Legislature of 1907 appropriated $500 for the expenses of the Executive in attending national assemblies. This sum was expended by me in attending the Nation Irrigation Congress at Sacramento in the fall of 1907, and the Convention of Governors, called by the Presi-
dent of the United States to consider important questions of conserva-
tion of natural resources, which met in Washington, D. C., last May. 
The President, in his invitation, extended to each of the Governors 
the courtesy of having three advisors accompany him, suggesting that 
they be students of the subject to be discussed at the convention. I, 
accordingly, invited Hon. E. W. Ross, Commissioner of Public Lands; 
Mr. Frank H. Lamb, of Hoquiam, an authority on forestry, and Prof. 
O. L. Waller, of the State College, an irrigation expert, to accompany 
me to Washington. Professor Waller was reluctant to undertake the 
trip, owing to the expense involved, but kindly yielded to my urgent 
request. Upon my suggestion, Professor Waller has submitted vouchers 
covering his expenses to the amount of $201.73, and I recommend that 
you provide him relief in this sum.

ELECTION OF UNITED STATES SENATOR.

A wholesome provision of the direct primary law extended to the 
electors of this state an opportunity at the September primaries to 
register their choice for United States Senator. The people having ex-
ercised that privilege, theretofore denied them, and having declared 
their decision, the simple duty rests with the Legislature to elect, 
and, thereafter, with the Executive, to issue a commission to the 
people's choice, the Hon. Wesley L. Jones.

You are to be congratulated that, for the first time in the history 
of the state, this capital city will not be the scene of an unseemly 
scramble for this exalted position. Your deliberations will not be 
disturbed by the discord and enmities usually engendered in senatorial 
controversies. Charges and counter-charges, criminations and recrim-
inations will not be introduced to disturb the harmony which ought 
to exist among representatives of the people called together to enact 
laws for their welfare and advancement. The time usually lost in 
senatorial contests may be used to good advantage in the prosecution 
of your duties as lawmakers. The prompt consideration, therefore, of 
all bills presented to you, and their early disposition will permit you 
to conclude your labors upon a date earlier than the constitutional 
time fixed for your adjournment.

LABOR AND EMPLOYMENT BUREAUS.

The Republican party in the campaign of 1908 pledged the enact-
ment of legislation creating free reading rooms in the larger centers 
of population, to be provided with leading magazines and newspapers; 
the shortening of working hours for female employees from ten to 
eight hours; the passage of an effective child-labor law; the enact-
ment of an eight-hour law for underground miners; and particularly 
the passage of a comprehensive employers' liability law in conformity 
with the Federal statute dealing with this subject. In addition to the 
legislation specifically mentioned in the party platform to promote the 
welfare of our laborers and wage-earners, I desire to urge upon you the 
wisdom and justice of providing free employment bureaus, under the
supervision of the State Labor Commission, to assist working men and women to secure employment readily, and to supplant to some extent the private bureaus which, by the use of dishonest methods, persuade the laborer to yield to them a commission without making just return.

ORIENTAL IMMIGRATION.

The high standard of living and the schedule of wages of our laboring class should not be undermined by the presence within our borders of an increased alien population from Asiatic countries. The State of Washington, through this Legislature, should lift its voice in opposition to foreign immigration laws which suffer or permit a congestion of Oriental population to inhabit the states bordering on the Pacific ocean. While other states may be willing to receive this class of immigrants, certainly the states most accessible by water transportation should not be forced to receive unwillingly and hold large additions to their population from Asiatic countries who do not amalgamate with American citizenship and who are not in sympathy with our institutions of government.

LOCAL OPTION AND REGULATION OF THE LIQUOR TRAFFIC.

The result of the recent general election fully demonstrated that the platform utterance of the Republican party in Spokane last May concerning the regulation of the liquor traffic met with the enthusiastic approval of a great majority of our citizens. This principle of local option was given exceptional prominence in the primary and general elections. It has received consideration in the three previous legislative sessions. The promise to enact a reasonable local option law should receive your early and earnest attention. The people have registered in no uncertain terms their desire to secure the adoption of such a law. For this Legislature to prove recalcitrant to the trust imposed upon it would be to commit a political crime. It is the question of paramount importance before you. This and other pledges should be sacredly kept and the covenant solemnly entered into between party and people should be righteously executed.

In addition to a party obligation resting upon a majority of the members of this Legislature, it is within the knowledge of everyone interested in protecting the citizenship of this state that rigid provisions regulating the liquor traffic are required. Within the past three years the people have awakened to the urgent necessity of law enforcement upon this subject. What is known as the "Sunday closing law," which had been dormant for years, was aroused from its slumber and is now enforced the same as are other criminal statutes. The policy of the state should be to encourage temperance. Under present legislation, competition among those engaged in the liquor traffic results in the practical ownership of many saloons in this state by brewers and distillers. This competition is so marked that in many instances drunkenness is encouraged as a popular pastime. Brewers and distillers should be prohibited from owning an interest
in a saloon, in whole or in part, directly or indirectly. Upon economic as well as upon general grounds the subject is deserving of attention. Effective regulation of the liquor traffic by cutting off the cause of crime would tend to reduce the cost of maintaining peace officers and lessen the number of inmates of the penitentiary, insane asylums, almshouses, hospitals and institutions maintained by charitable or sectarian associations.

**RACE TRACK GAMBLING.**

The state now has upon its statutes a law that makes it a felony to conduct a game of chance. That law was enacted for the purpose of suppressing one of the most insidious and dangerous evils that preys upon the weakness of man. Its provisions, however, are not comprehensive enough to include a form of gambling that has flourished and grown to grave proportions in this state. I refer to race track gambling, book making and pool selling. Aside from the weighty considerations of public morality, there is a strong, unsentimental business argument against the continuance of this vicious traffic. There is no more fruitful source of such crimes as forgery and embezzlement than race track gambling, those crimes which lead to disgrace, ruin, despair and suicide. The State of Washington can no longer afford to sanction a practice so debasing, which each year draws into the vortex of crime and ruin so many young men who are lured by the apparent opportunity to make large gains on the hazard of small sums. The violated confidence of employers, the wrecked happiness of homes and the ruin of once promising young men ought to lead you to give heed to the state-wide demand that you put an end to that vicious and sordid evil which is responsible for so much suffering, anguish and crime in those communities where it flourishes. I urge that you make race track gambling, book making and pool selling felonies and that you attach thereto penalties sufficiently severe to insure their permanent suppression.

**RECODIFICATION OF MILITARY CODE.**

A general order issued by the Adjutant General's department last January provided for the appointment of a commission to recodify the state military code to conform with the Federal statutes. The report of this commission, which represents careful and painstaking preparation, will be presented to you in the form of a bill. I recommend its adoption in order that the state's military organization may conform with the requirements of the Federal government, and that it may thereby share more fully in governmental aid.

The antiquated custom of a Governor appointing men from civil life to positions on his personal staff is costly and cumbersome. While the expense of my staff has been considerably less than that of my predecessor, I recommend the abolition of this useless appendage and urge the adoption of the plan in the proposed bill referred to providing
for a personal staff by detail from the active list of the National Guard when occasion demands.

Two of the armories, for which provision was made by the last Legislature, have been completed and the third will be finished before the end of the present biennium. These armories will add greatly to the efficiency of the National Guard, and I recommend that you appropriate a sum sufficient to provide their necessary furnishings.

CRIMINAL CODE COMMISSION.

I recently appointed a commission of five lawyers, representing the county attorneys, to examine the criminal code of the state and suggest such changes, additions, modifications and revisions as in their judgment is advisable. This commission consists of George F. Vanderveer, of Seattle; G. D. Eveland, of Everett; Fred Pugh, of Spokane; Virgil Peringer, of Bellingham, and P. M. Troy, of Olympia. These gentlemen are now applying themselves to the task in a conscientious manner, giving their time and efforts without expectation of other compensation than the satisfaction of performing a valuable service for the state. Their report will be embodied in a bill which will be presented to you during this session. The report should receive your early consideration.

BOARD OF OPTOMETRIST EXAMINERS.

In order to prevent further mischief and the extensive harm that so frequently follows the unregulated practice of self-styled eye specialists and optometrists, a law should be enacted providing for a state board of examiners, to be composed of graduate and accredited optometrists, who shall serve without salary, and who shall pass upon the qualifications of all practitioners, and who may issue licenses or permits to worthy applicants only. The eye is too delicate an organ to be treated by incompetents, and the State should protect its citizens from the danger of charlatanism in all professions. In creating such a board, the Legislature should specify the amount of fees to be paid by applicants for examination and to be turned into the state treasury, and should provide that the expenses of the board shall be paid out of the general fund on vouchers audited and allowed by the State Auditor in the usual manner, and that the expenses of the board shall at no time exceed the amount of fees collected and turned into the state treasury.

In this connection I would suggest that the expenses of all other state examining boards, viz.: boards of barber, of medical and of dental examiners, board of pharmacy and the board of veterinary medical examiners, be paid from the general fund in a similar manner, and that the expenses of the boards named also to be limited to the amount of fees collected.

STATE BOARD OF AGRICULTURE.

For the purpose of more fully exploiting the agricultural and horticultural resources of the state, I recommend the creation of a State
Board of Agriculture, to serve without compensation other than necessary traveling expenses. This board should consist of the director of the State Experiment Station, the Commissioner of Horticulture, the Dairy Commissioner, the State Grain Inspector and one other to be appointed by the Governor. A salaried secretary, with an office at the capital, should be provided and enjoined with the duty of preparing the information collected by the board for periodic publication. This report ought to be printed in an attractive style, properly illustrated, treating elaborately of the farming industries of the state, and published in such quantities as to be available for distribution to homeseekers.

NATIONAL IRRIGATION CONGRESS.

The National Irrigation Congress will meet in Spokane in August, of this year. Reclamation of the arid lands is one of the most important subjects now before the country, and no state in the Union is more deeply interested in the work of this congress than is the State of Washington. The delegates, hundreds in number, who will attend the congress will come from every part of the Union, and hopes are entertained that many representatives of foreign countries will be present. The visitors will be interested in acquiring information concerning the resources of the state and its possibilities for development and home-building. Washington will, therefore, profit very directly and still more indirectly through the convening of this congress. A reasonable amount should be appropriated from the general fund for the state to cooperate in the effort to make the session the most successful ever held.

FISHERIES.

I direct your attention to the majority and minority reports submitted by the commission appointed by me to investigate the fishing industry of the state and to recommend needed legislation. Included in the report is a statement from Senator H. S. McGowan, of Pacific county, which deserves equal consideration.

The salmon fisheries of this state constitute one of its chief sources of wealth. The careful conservation of this resource would augment and perpetuate it. The total output of this greatest of all food products derived from the sea should not be permitted to diminish. Since the salmon is indigenous to the waters of this state, we should not be unmindful that our fisheries constitute a portion of the wealth belonging to all the people of the commonwealth. Therefore, we should show a proper concern in the conservation of this God given asset and not suffer or permit its surrender to private interests, nor through indifference or neglect should we furnish an excuse to the Federal government to assume a guardianship of an industry which the representatives of the state are fully competent to manage and conserve.

When the laws merging all special funds into the general funds became effective, the Fish Commissioner's department was deprived of the use of $31,000 then on hand in the fish hatchery fund. Since this
money had been collected in a preceding biennial period, it could not be expended by the fisheries department. This sum, therefore, has been treated as a source of revenue and an accretion to the general fund.

This department of fisheries has been able to keep within the revenues it has collected and has even found it possible to construct three new hatcheries, build several nursery ponds, make additions to hatcheries already established, and prosecute a number of other improvements. Eighty-eight thousand one hundred and twenty-five dollars has been collected by the department during the present biennium and in all probability the Commissioner will be enabled, by the receipt of further revenues in addition to the balance of $5,582.40 now on hand, to close the biennium without a deficit. Since this department is practically self-sustaining, I recommend that you make a liberal appropriation for the continuance of the important work it is charged with performing.

CLEARING TITLE TO OYSTER LANDS.

Under the provisions of acts passed by the Territorial Legislatures of 1859 and 1879, tracts of oyster lands along the shores of Puget Sound and Willapa Harbor were located upon and improved. These acts contained a revision clause which permits the state to regain control of these lands. This provision casts a cloud upon the owner's title which should be removed by the execution of conveyances in fee simple to the locators, or their grantees. No effort has been made by the state to repossess these grants; indeed, such action, if attempted, would not be in accord with fair dealing and justice to the present owners. I recommend the enactment of a law whereby the state may be able to release its apparent interest.

FRUIT INSPECTION AND PROTECTION OF GAME.

In the case of State ex rel. Egbert v. Blumberg, reported in 46 Washington, 270; and the case of State ex rel. Snodgrass v. Savage, reported in 47 Washington, 701, the Supreme Court declared unconstitutional the law of 1903 providing for county fruit inspectors and the law of 1905 creating the office of county game warden to be appointed by the county commissioners. The provision of the constitution which invalidates the laws referred to requires that all county officers must be elected. Owing to the importance of the fruit industry and the necessity of protecting it from the introduction and spread of those diseases and parasites that are so damaging to orchards, inspectors should be provided for the various fruit-growing counties. It is likewise important that game wardens should be provided to assist in the enforcement of laws for the preservation of game. In accordance with the Supreme Court's interpretation of the constitution, legislation should be enacted for the election of these officers by the electors of each county, or for their appointment by the respective heads of these departments of the state government.
MINING.

Legitimate mining in this state has often suffered because of the failure to protect with wholesome laws that industry from the operations of unscrupulous promoters. The unrestricted freedom with which wildcat companies can be and have been manipulated in the mining districts of this state has cast an odium upon the industry in Washington which can be removed only through the enactment of laws that will effectually rid the state of this most undesirable class of fraudulent operators. Legislation should be enacted designed to protect the innocent purchaser of stock as well as the legitimate promoter from the irresponsible manipulator. Incorporations based upon unpatented claims should be declared illegal, since such holdings may lapse at any time; or else the board of directors of such corporations should be made personally liable for all debts contracted until the claims are patented at the expense of the promoters; no transfer of promoters' stock should be permitted until all of the treasury stock has been disposed of; all moneys derived from the sale of treasury stock should be placed in escrow until at least one-half of the treasury stock has been sold for cash, and unless such an amount is sold within a certain time—say six months—all such moneys should be returned intact to the subscribers, and such other provisions should be incorporated as will adequately safeguard the interests of investors.

REGULATION OF HOTELS AND THEATERS.

Hotel and theater conflagrations, involving the loss of human life, should be prevented. Laws should be enacted requiring inn-keepers and proprietors of theaters in villages, towns and cities, which are without municipal regulations in the form of ordinances, to subject their properties to inspection by a competent officer. This duty could be performed by one of the departments of the state government and might be imposed upon the State Labor Commissioner. In the event that an inn or theater is dangerously constructed or not provided with proper fire escapes, exits and other means of safety, the proprietors thereof should be prohibited from further conducting the same.

TOWNSHIP ORGANIZATION.

In a former message I recommended the unconditional repeal of the township organization act, because of its complicated and conflicting provisions and its doubtful constitutional validity. The legislature failed to follow my recommendation, and subsequent events in those counties where the question of township organization was submitted to the voters, resulting in much confusion and strife, verify the soundness of my criticisms of the act. Again I urge that this law be repealed or so reconstructed and modified that its principles can be applied where the popular will favors that character of local government.
PERSONAL INJURY CASES.

Remedial legislation is required to prevent waste of time and useless expenditure in the adjudication of personal injury cases. Under the existing system complete justice is not promptly accorded persons suffering injuries. Ordinarily, the liability of the defendant is admitted and the only issue to be determined is the amount of recovery. In many instances, under the existing law, a great portion of the amount recovered does not go to the beneficiary, but is applied to the expenses of the trial and attorneys' fees. This class of litigation consumes much time of the trial courts, entails upon the counties a large expense for jury fees, and creates a demand at each session of the legislature for additional superior court judges. The counties should be protected from the burden of unnecessary jury fees and thus permit the application of increased sums in the construction of roads and other public improvements.

PROBATE LAWS.

The more prompt and economical settlement of estates of deceased persons deserves consideration. I, therefore, renew the suggestion contained in my first message when I stated that "the bar and people generally of the state will welcome a readjustment of our probate laws. The present system lacks harmony and simplicity. I recommend a revision of the entire procedure so that the law governing the administration of estates will reduce the expense of settlement of the estate and lessen the time for the distribution of the property to the beneficiaries. Superior judges, sitting in probate cases, should have jurisdiction to settle and adjudicate all matters connected in any way with the estate."

STATE EXAMINER OF PUBLIC RECORDS.

In my message to the Tenth Legislature I recommended that "methods of handling state funds should be devised to insure a systematic and effective check on every state official who performs the duty of collecting moneys," and I further recommended that in establishing the office of State Bank Examiner, that official should "be invested with authority to examine the accounts of state and county officers and to prescribe a uniform system of public accounting." I deemed it advisable to require the State Bank Examiner to perform this duty rather than to create a separate department, because of the fact that the examiner and his deputy are called to all parts of the state in the exercise of the duty of inspecting the accounts of state banks, and a material saving would be effected in traveling expenses as well as in salaries by combining the two proposed departments in one. I renew my recommendation that provision be made for the examination of the accounts of state and county officers, and the inauguration of a uniform system of accounting.

I am advised that the Auditors' Association has prepared a bill providing for a bureau of inspection and supervision, to be under the administration of the State Auditor, which will be presented for your
consideration. Whether you decide that this duty should devolve upon the Bank Examiner or you should choose the plan proposed by the auditors is of secondary importance, provided that an effective method of safeguarding public funds and a uniform system of accounting for the same are adopted.

INVESTMENT OF STATE FUNDS.

In my message to the legislature of 1907 I directed attention to the accumulation of idle money in numerous special funds of the state, recommending their merger with the general fund. Attention was also called to the fact that no law existed authorizing or permitting the investment of the permanent and irreducible funds derived from the sale of lands granted and held by the state in trust for various charitable, educational, reformatory and penal institutions, and recommended the creation of the State Board of Finance for the management thereof. These recommendations were adopted by the legislature, with the result that nine special funds were abolished, and a total of $228,768.63 of money formerly idle was liberated and made available for public use; and that there has been invested the following permanent and irreducible funds, namely:

Agricultural College Fund ...................................... $113,600 00
University Fund .................................................................. 50,900 00
Scientific School Fund ................................................ 95,300 00
Charitable, Educational, Penal and Reformatory Fund ........ : ... 157,500 00
Normal School Fund ..................................................... 58,500 00

A total of $475,800, previously idle and uninvested, which is now earning approximately 4½ per cent. interest, and is producing an annual income, in round numbers, of $21,500.

Following the general plan of financial reform, the legislature of 1907 enacted state, county and city depositary laws, the selection of the depositary banks, and the distribution of funds thereto being intrusted to the State Board of Finance. The results of this plan are most gratifying. During the year ending September 30, 1908, the state funds on deposit earned $13,900.27. County funds on deposit, for the year ending June 30, 1908, yielded $76,219.96, and city funds $97,932.96, a total of $187,053.19.

A summary of the results obtained under the operation of the laws requiring the investment of permanent institutional funds and the depositary laws discloses the fact that these public moneys, which, in addition to being heretofore idle and thus offering a constant temptation for their unlawful use, earned during the past year $208,553.19, an annual saving to the taxpayers which is likely to be largely increased with the growth and development of the state, and the corresponding increase in the various funds.

COLLECTION OF STATE FUNDS.

I also suggested that methods of handling state funds should be devised to insure a systematic and effective check on every state officer who performs the duty of collecting moneys, and called attention to
the fact that, "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 collecting such funds." By these methods large
amounts were frequently allowed to accumulate in the hands of the
collecting officers. This evil was partially remedied by the passage of
an act requiring all officers receiving funds belonging to the state to
pay the same into the state treasury within twenty-four hours after
the day of collection, accompanied by a full itemized statement.

If the affairs of the state are to be placed upon a modern business
basis, the payment of moneys to the state should be effected in such a
way that one department may have a complete check upon the
others.

The State Treasurer is the proper custodian of all of the funds of
the state and is the proper officer to receive and hold funds belonging
to the state, or for which it is liable or responsible. All payments on
account of any of the state's school or granted lands, tide or shore
lands, either in the nature of a special deposit upon application for
lease or purchase, or in payment of any installment of rent or pur-
chase price, should be made directly to the State Treasurer, who
should issue duplicate receipts therefor, one of which should be filed
with the Commissioner of Public Lands, and the amount shown thereon
charged to the State Treasurer upon an appropriate account to be
kept with him, and the action of the State Land Commissioner, or
Board of Land Commissioners, predicated upon such receipt. By this
method a complete check, impossible under present methods, is kept
by one department on the other.

Under existing laws the Secretary of State collects a fee for filing
articles of incorporation, and the annual incorporation licenses, and, as
_ ex-officio _ Insurance Commissioner, is charged with the collection of the
premium tax upon insurance companies. These payments should be
made to the Treasurer, as outlined above. Insurance taxes could be
paid in accordance with statements rendered by the Insurance Com-
missioner, and, upon the filing of a duplicate receipt in the depart-
ment, the payment of the tax noted. In the case of corporations, the
certificate of incorporation or the annual license should be issued upon
the receipt of Treasurer's duplicate receipt.

The Insurance Commissioner is charged with the duty of investi-
gating the affairs of the various insurance companies, and his neces-
sary traveling expenses, in going to and from the home office, are paid
to him by the company. These expenses should be paid, upon vouchers
filed with the State Auditor, in the same manner as the traveling ex-
penses of other public officers. An account should be rendered to the
insurance company, which should be required to make payment directly
to the State Treasurer.

Similarly a system of checks could be and should be imposed upon
each official collecting moneys belonging to the state.

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APPARENT DEFICIENCY.

The estimates of the needs of the educational, charitable, penal and reformatory institutions were made two years ago prior to the enactment of the law by the Tenth Legislature requiring that all collections be immediately paid into the state treasury. In making such estimates, the institutions assumed the retention, as formerly, of these collections, and the enactment of the law referred to has made it impossible for some of the institutions to keep within their maintenance appropriations until the end of the biennium. Their needs cannot, therefore, properly be considered as deficiencies, as the sums to cover them have been turned into the treasury. Appropriations should be made early in your session of sums equal at least to the sums thus paid into the state treasury for the maintenance of the respective institutions through the remainder of the present biennium.

INVALID STATE NORMAL SCHOOL WARRANTS.

An act was passed by the legislature of 1895 attempting to create a fund to be known as the "State Normal School Fund," into which was to be paid all the proceeds from the sales of lands granted to the state for normal schools. From this fund was appropriated $60,000 for the erection of the Cheney Normal School, and $40,000 for the erection of the Bellingham Normal School. The act contained a provision for the issuance of $100,000 in bonds, to bear 4 per cent. interest, redeemable only from the fund aforesaid.

It was further provided that the work of erecting the normal schools should proceed and be paid for by warrants upon the fund created by the act, to draw interest at the rate of 7 per cent. per annum, payable annually, with interest on unpaid interest, the warrants to be paid from the proceeds of the sale of the bonds.

The normal school buildings at Cheney and at Bellingham were erected under the provision of the act. In 1897 an additional appropriation of $4,189.05, and in 1899 of $4,655.79 was made to cover deficiencies, the total amount of warrants issued against the fund being $108,810.

The State Supreme Court in State ex rel. Heuston v. Maynard, 31 Wash. 132, held the act of 1895 to be void insofar as it attempted to appropriate the proceeds of the lands granted for normal schools, the proceeds of such lands constituting a permanent and irreducible fund, only the income of which may be used for the support of normal schools. The state received full value for these warrants, and has had the use of the very excellent normal school buildings at Cheney and Bellingham for many years, for the construction of which not a dollar has been paid. While these warrants do not constitute a legal claim enforceable against the state, they are a moral obligation and one which, to quote from the language of the Supreme Court, in the opinion just referred to, "the state in justice ought to, and no doubt will, make provision for the payment of."
STATE OF WASHINGTON

STATE CAPITOL LAND GRANT AND INDEBTEDNESS.

There was granted to the state for public buildings at the state capital 132,000 acres of land, all of which has been selected except 27 acres; of this, 9,517.3 acres have been sold, leaving 122,455.7 acres unsold.

For public buildings at the state capital the state has accumulate an indebtedness of $563,743.08 principal, on which the annual interest amounts to $28,684.96. Of this indebtedness $397,770.46 bears interest at the rate of 5 per cent. per annum, and $112,034.04 bears interest at 4 per cent. per annum, an annual interest charge of $24,369.88, which is guaranteed by the state. Of this indebtedness $53,938.58, however, bears interest at the exorbitant rate of 8 per cent. per annum, which is allowed to accumulate and is paid upon redemption of the warrants.

Provision should be made for the retirement of these 8 per cent. warrants either by an appropriation from the general fund payable from the sale of capitol lands, or by an immediate sale of a sufficient amount of the land to meet these obligations, with the accumulated interest, which now exceeds the principal. If the entire indebtedness created against this land grant could be refunded at a lower rate of interest by the issuance of bonds payable at any time upon the receipt of funds from the sale of the lands and these bonds bought in by the permanent funds, interest payments would then go toward the support of public institutions of the state instead of into the hands of warrant holders, and the management of this fund placed on a sound and economic business basis. There may be a constitutional objection to this plan, however, as these warrants are not supposed to constitute a general liability on the part of the state, the obligation for their payment resting entirely upon the proceeds of the sale of the land grant. The policy of carrying such a heavy indebtedness against non-productive property is of doubtful wisdom, and the state might profit in the end by arranging for the sale of all, or a sufficient amount of the lands, to pay the debt, if it cannot be lawfully refunded as suggested.

DEFICIT IN EXTRADITION FUNDS.

It is impossible to estimate accurately the demands to be made upon the extradition fund, and owing to an increase in the number of requisitions granted since the beginning of the present biennial period, the fund appropriated for that purpose by the last legislature has been considerably overdrawn. In order to meet the deficit and to provide for further expenditures, which will probably be incurred in this connection before the close of the biennium, I recommend that you appropriate the sum of $2,500 for this purpose.

IMPROVEMENT OF SNAKE AND COLUMBIA RIVERS.

The $125,000 appropriated by the last legislature for the purpose of co-operating with the federal government in improving the Snake and Columbia rivers, has practically all been expended in the construction
of drill scows, in blasting ledges, raking gravel bars and otherwise removing obstructions from the river channels. Twenty-five thousand dollars was expended on the Snake river below Riparia, and $85,000 on the Columbia above Celilo, under the direction of engineers detailed by the war department. The balance remaining in the treasury will most likely be used within the present biennial period.

WENATCHEE AND LEWISTON-CLARKSTON BRIDGES.

Through the enterprise of the people of Wenatchee and a portion of Douglas county, a sufficient sum was contributed about two years ago to construct a wagon bridge over the Columbia river, at Wenatchee. The bridge, a strong and durable structure of steel and concrete, is completed and open to traffic. It is the only wagon bridge spanning the Columbia throughout the great length of that stream within this state. It facilitates the traffic of a large and populous territory and is located on the route of a proposed state highway to connect Eastern and Western Washington. It will, accordingly, afford convenience to a continually increasing traffic. Because of its importance as a highway and the service it affords to an extended territory, this structure should be purchased by the state. I also recommend that the state cooperate with the state of Idaho and Asotin county in purchasing the Lewiston-Clarkston bridge which spans the Snake river between those two points.

ROCK-CRUSHING PLANTS.

The Highway Department has demonstrated the practicability and economy of employing convict labor in the manufacture of road material and in the construction of roads. Details of the extent and character of the work so performed are set forth in various reports of the Highway Commission. The work should be undertaken in sparsely settled portions of the state and where the prisoners can be concentrated, as their employment over an extended territory entails too great an expense for guard service, and their employment in a settled community is both objectionable to the residents thereof and prejudicial to the discipline of the prisoners. In working out many details of road construction the administration has had the assistance of the State Good Roads Association and the Advisory Commission on State Road Improvements, consisting of Federal Judges Hanford and Whitson, Highway Commissioner Snow, Professors Henry Landes and Samuel C. Lancaster, and Samuel Hill, John W. Arrasmith, and Karl Bowers, appointed by me to render this service. Their recommendation for the establishment of crushing plants at rock quarries convenient to be operated by convict labor, the appropriation of $100,000 for this purpose, the abolition of the State Highway Board, and clothing the Highway Commissioner with the authority, responsibilities and duties of that board, should meet with your approval.

A systematic and permanent adherence to such a plan will materially reduce the cost of road construction and be of permanent benefit.
to all classes of citizens in all parts of the state, no less than conduce to the better management of the convicts themselves.

LOGGED-OFF LANDS.

Liberal provision should be made for experimental work in the clearing of logged-off lands. Such investigations should be carried on either by some department at the State University or under the supervision of the Highway Commissioner. Experts should be employed to experiment with chemical processes or explosives for the purpose of devising some method cheap enough to come within the reach of the small land owner to the end that the vast tracts of land in the timbered areas of the state, now covered with stumps and small growth, could be prepared for cultivation. When this is accomplished many fertile acres can be made to yield rich harvests, thereby adding materially to the wealth of the state, and, at the same time, the cost of constructing highways in the forested sections will be greatly lessened.

CHARITABLE, EDUCATIONAL, PENAL AND REFORMATORY INSTITUTIONS.

The state was granted 200,000 acres of land for charitable, educational, penal and reformatory institutions, 100,000 acres of which have been heretofore set aside for the support of the State University. Of the 100,000 acres unapportioned, 15,312 acres have been sold, or contracted to be sold, and the timber has been sold from 8,324 acres.

From the sale of the timber and payment on account of purchase of the land there has accumulated $166,738.72. I suggest that this fund and the future proceeds of these lands be dedicated in equal portions to the School for the Deaf and the Blind, and the School for the Feeble Minded. The accumulations from the sale of these lands in time may create an endowment for the maintenance of these Institutions.

The institutions of the state that can never be in any way self-supporting should receive the benefit of the funds derived from our land grants. On the other hand, the State Training School, State Reformatory, State Penitentiary, and the insane asylums should be provided with a sufficient amount of land, livestock, etc., to enable them to produce all of the fruit, vegetables, milk, butter, eggs, poultry, etc., required for consumption in the various state institutions. Sufficient facilities to afford light, healthful, useful and profitable employment for all of the inmates of such institutions mentally and physically able should also be provided.

If this plan is adopted, the institutions first named will in time be supported by the earnings of their endowments, and in addition to furnishing light, healthful employment for their inmates, the latter will be not only self-supporting, but will contribute largely to the support of the former, by supplying them with a large proportion of the food required, necessary clothing, shoes, etc., thus relieving the taxpayers of the state of what is now a heavy burden.
BOARD OF CONTROL.

Under an act approved March 17, 1897, provision was made for the creation of a State Board of Audit and Control, to consist of five members, to serve without compensation except the Commissioner. This board had supervision of the State Penitentiary, two Hospitals for Insane, the State Training School and the Soldiers' Home. Under the provisions of this act all powers and duties of the boards of trustees of the institutions named ceased.

By virtue of the act approved March 16, 1901, the Board of Control system was inaugurated, to consist of three salaried members, having the management of all the institutions formerly under the State Board of Audit and Control, with the addition of the then so-called School for Defective Youth.

Under provision of an act approved March 14, 1907, the Board of Control assumed supervision of the state capitol and grounds. All sums of money appropriated by the legislature under the general appropriation bill of 1907 for the construction of buildings at the penal, charitable, reformatory and educational institutions were expended under direction of this board. It has rendered excellent service to the state in connection with the supervision of the business affairs of the state institutions, as well as in the expenditure of $1,009,748.27 appropriated for buildings. A great improvement in the conduct of the state institutions was made when the Board of Control system was substituted for the local trustee plan. To obtain still greater efficiency and economy in the business affairs of these institutions, I recommend that the board system be in effect abolished; that one officer be invested with the authority of and the duties now performed by the three men constituting the Board of Control, except such duties as may be assigned to other state officers. The duties of the board are entirely executive. It is not a body which performs semi-judicial duties or which is called upon to exercise discretion or judgment requiring the services of a board except as members of the Prison Board under the indeterminate sentence law. Responsibility for the duties imposed by law should not be divided. One man, with a sufficient clerical force, can obtain better results at less expense.

AMENDMENT OF INDETERMINATE SENTENCE LAW.

The provisions of the indeterminate sentence law relative to the personnel of the Prison Board should be amended. This board should be composed of men familiar with all phases of criminology through study and experience, that they may act with fairness and impartiality upon all cases to be considered, thus insuring both justice to the individual and protection to society. A board consisting of the superintendant and the chaplain of the penitentiary, a parole officer and two Superior Court judges would possess those qualifications in the highest degree. The judges should be appointed by the Governor to serve for one year without additional compensation other than necessary traveling expenses in attending the meetings of the board.
MERIT SYSTEM.

In the administration of the charitable, penal and reformatory institutions, the highway and fisheries departments, and other departments of the state government where the services of skilled and experienced employees are necessary, the doors should be barred to the consideration of political affiliations in the retention and selection of faithful and competent employees. Their tenure of office should be made more permanent by the enactment of legislation which would permit them to remain in office during good behavior, and to be advanced according to rules of seniority when they have demonstrated their efficiency by practicable rules of merit or civil service. This practice has been largely followed during the present administration, but it should be supported by mandate of law. So long as the fallacious plea is accepted that experienced and competent employes of the state may be dismissed to make room for persons without experience or skill but who are in political sympathy with the administration, so long will our institutions and departments suffer in their management. With such a law and its thorough enforcement, the Executive would not be compelled to spend the major portion of his time considering questions of patronage. Our state could then move along the advanced plane when party contests will not be a mere scramble for spoils or party leaders considered paymasters of a body of political adherents who demand compensation for their support at the public expense.

STATE ARCHITECT.

Owing to the great amount of construction authorized and done by the state, it is in need of the services of a competent architect. Such a department should be created and the power vested in the Governor to fill the office by appointment, the incumbent to receive a salary commensurate with his duties and the ability and fidelity requisite for their proper performance. He should be required to maintain an office in the capitol, where copies of all plans, specifications, drawings, designs and building contracts should be preserved as part of the permanent records of the state. He should approve all contracts for construction and repair of the state buildings, and no claim for services rendered or material furnished by any contractor or other person should be allowed by the State Auditor unless the same be approved by the said architect. Even though provision for additional structures is not made by this legislature, the constant need of repairs and improvements of the buildings now in existence requires the attention of an official skilled in this profession. Under existing law the board or commission charged with the duty of constructing buildings is authorized to employ an architect. Different firms of the state have rendered excellent service during this administration, which has constructed more state buildings than all preceding administrations since statehood. From 1889 to 1905 the state expended $2,788,416.86 in buildings and other permanent improvements, while for similar purposes $2,816,539.97 have been expended in the past four years.
Expenditures for public buildings by the administration about to close show clearly the wisdom of such a change as a measure of economy.

The various boards and commissions charged with the duty of supervising this work have paid during this administration fees to architects for the preparation of plans and specifications for new buildings and for repair and improvement of those already established the sum of $87,061.62, being the usual compensation paid by private parties for similar service. These fees were expended for the following purposes:

- For construction and repairs at the charitable, penal, reformatory and educational institutions, the sum of $51,324.62.
- For the Executive Mansion, $1,450.
- For buildings constructed under the direction of the State Commission to be used in connection with the Alaska-Yukon-Pacific Exposition, $5,787.
- For buildings constructed under supervision of the Board of Regents to be used in connection with the A.-Y.-P. Exposition and subsequently by the State University, $28,500.

QUARTERS FOR FORT STEILACOOM HOSPITAL.

The current biennial report of the superintendent of the Western Washington Hospital for Insane shows that he has under his care over 1,200 patients. At the present rate of increase, the number will be approximately 1,400 early in the next biennial period. The wards of that institution are now crowded and it is evident that provision must be made for the usual increase. Alienists are of one mind in the belief that no institution can provide proper treatment for more than 1,000 or 1,200 patients, as they cannot be given the necessary personal attention from the medical staff. Therefore, I am convinced that no more wards should be constructed at the Western Washington Hospital, though the present quarters and accommodations for the officers and attendants are entirely inadequate. I agree with the superintendent and the Board of Control that a suitable administration building should be constructed. The recommendation for the erection of a dormitory building on the farm, for the housing of patients who are in physical condition to perform work in order that they may be given the freedom and exercise so necessary in effecting a restoration to their normal condition, should meet with approval. With these additions, the institution at Fort Steilacoom should be considered complete and no further enlargement should be made. A tract of productive land should be purchased at an accessible point in the state and a new hospital begun thereon. Temporary quarters could be constructed and some of the stronger male patients transferred from Fort Steilacoom to be employed in improving and cultivating the land. The permanent buildings should be constructed on the cottage plan from time to time as the needs require. Ultimately the Western Washington Hospital could be used exclusively for female patients and the males all transferred to the new institution.
While this and other states are completing, at enormous annual cost, additional buildings and equipment for the care of the insane, and one person in every 350 of our population is a sufferer from mental disorder, would it not be wise to seek for the cause and endeavor to provide means for lessening the number who fall victims to this terrible malady? Dr. A. C. Biddle, an eminent alienist of the state of Kansas, and of wide experience as a hospital superintendent, discussing this subject in his recent report, states his views as follows:

"The question so frequently asked, that it is almost stereotyped, is, "Why is insanity increasing so rapidly?" The answer is briefly this: 'Heredity and degeneration.' In not less than 75 per cent. of all insanity cases heredity is an active predisposing cause of the attack. 'Like produces like,' is Nature's law, and this unchanging law is nowhere more actively enforced than in that field of Nature where unsound and unstable minds reproduce insane or unstable minds. This law is fully recognized and utilized in reproducing a higher and better type of animal life throughout the world. The breeding of all useful animals, except the human, is based on the law of selection. Then should we wonder that with this gross violation of Nature's law that has continued through the generations, together with the additional stain of alcoholism and other contaminating influence, that the stamp of degeneracy should mark such a large per cent. of mankind?

"These important sociological facts have long been recognized, yet for reasons difficult to explain society is practically doing nothing to mend this the greatest flaw in our social fabric. A few states have enacted laws, the object of which is to correct or control this evil. These laws, however, like other laws that are not supported by public sentiment, continue to sleep quietly without any effort whatever being made at enforcement."

The learned alienist then directs attention to the fact that the laws of Kansas provide that epileptics, imbeciles, feeble-minded and insane cannot marry in that state; that it is unlawful to issue marriage licenses to such persons and that it is unlawful to perform the marriage ceremony uniting people afflicted in such manner. He states that, in his opinion, Kansas has no more important law, and expresses his regret because of its non-enforcement. Continuing, he says:

"It is quite certain that a similar law in each of the states of the Union, together with strict enforcement, would in two generations change the question, 'Why is insanity increasing so rapidly?' to another one, to-wit: 'Why is insanity decreasing so rapidly?' The law should be amended and strengthened so as to give it greater force. A medical certificate covering the prohibited afflictions would certainly be an important amendment to the law. The most desirable factor, however, in its enforcement is the education of the public—an awakening of society on this vital question, until it no longer will be treated with indifference or ridicule."

This view I am advised is so generally supported by eminent alienists that it may be treated as an axiomatic truth in dealing with the question.

You can engage in no higher mission than in the enactment of legislation which will promote the mental and physical welfare of the human race. Legislative bodies of other states have attempted reforms of this character, but the desired results have not been realized because
of the failure of the general public to appreciate the gravity of the situation.

AID TO HOSPITALS FOR INSANE.

Hospitals for the insane are charitable institutions in the highest sense of that term. By their maintenance by appropriation from the funds in the state treasury, the relatives and the estate of the patient should not be absolved from the duty of assisting the state in the prosecution of its work of charity. Under the present law, voluntary aid is received from relatives and friends of the patient in the form of donations of clothing, which the records show amounts to a considerable sum. When, however, the patient is the owner of an estate or has relatives amply able to contribute a reasonable, periodical sum, neither the estate nor the relatives should be relieved from this plain duty. Many states require this co-operation and large sums are thus received and applied to the expense of maintenance, thus lessening greatly the burdens of the people without doing an injustice to anyone. Might not such a plan be of benefit to this state?

SEPARATE INSTITUTION FOR CRIMINAL INSANE.

Entertaining the belief that the method provided for the restraint of persons adjudged insane under the terms of the criminal insane law, approved February 21, 1907, could be improved, I appointed a commission to make inquiry into and recommend a proper revision of the act. This commission consisted of Dr. E. E. Heg, secretary of the State Board of Health and Vital Statistics; Senator Will G. Graves, of Spokane, author of the law; C. S. Reed, superintendent of the penitentiary; Dr. A. P. Calhoun, superintendent of the Western Washington Hospital for Insane; Dr. J. M. Semple, superintendent of the Eastern Washington Hospital for Insane; Dr. S. B. L. Penrose, president of Whitman College; Rev. Andreas Bard, of Walla Walla, and Richard T. Buchanan, of Tacoma. The commission found the conditions at the penitentiary for the care of the criminal insane and the insane criminals inadequate and even cruel; that the commingling of convicts with insane criminals is impracticable; and that the establishment of a separate institution, remote from the penitentiary, and its location on a detached farm one and a half miles from the buildings of the hospital for insane at Medical Lake, would be advisable. The new institution would then be practically separate, yet might have the service of the medical staff of the hospital for insane and also be under the supervision of the superintendent of the latter institution.

I am fully in accord with the conclusion of the commission that a separate institution for the criminal insane and the insane criminals should be created, but I firmly believe that, owing to the great saving which could be effected in its construction, the institution should be located on land belonging to and adjoining the penitentiary at Walla Walla. Prison labor could be used in the manufacture of a greater part of the material and in the erection of the buildings, while much
of the maintenance could be provided from the products of the prison farm.

**MANAGEMENT OF STATE SCHOOLS.**

The State Training School at Chehalis and the School for the Deaf and the Blind at Vancouver, now under the supervision of the Board of Control and classified with the charitable, penal and reformatory institutions, are essentially educational in character and should be co-classified and placed under the control of the Superintendent of Public Instruction. This change would be advantageous to the institutions in placing them in a decidedly different attitude toward society as well as in the estimation of the inmates. The clerical force of the educational department could keep the records and accounts of the institutions and no additional appropriation would be necessary for inspection.

**SEPARATION OF SEXES AT STATE TRAINING SCHOOL.**

I renew the recommendation in my message to the Tenth Legislature for the separation of the sexes at the Training School and the establishment of a new institution for the boys. Under present conditions it is impossible for the management of the Training School to extend to the girls the attention they should receive. Co-education in such an institution is absolutely impracticable. On reaching the age of nineteen a girl is released from the Training School by action of law and the state then has no power of custodianship over her. The expense of providing an additional institution need not be incurred at once. The buildings should be constructed on the cottage plan, and small appropriations made from time to time until the institution is completed. If a provision should be made for the purchase of land for a site at this session, the older boys could be transferred there during the summer months, established in a camp, and could perform considerable labor in improving the land. With a productive farm, the labor of the boys could be utilized to produce a food product, as well as other commodities largely in excess of that necessary for their own maintenance, and the surplus could be supplied to the other institutions.

Parents of children committed to the State Training School are often amply able to contribute to the cost of their maintenance. In such cases parental obligation does not cease even though authority over the child is assumed by the state, and they should be required by law to contribute a reasonable sum for the benefit their children receive.

**WOMEN TO HOLD OFFICE.**

I am not in harmony with the sentiment that women should be debarred from employment in the state service. The present legal disability, disqualifying women from holding office by appointment in the state as executive heads of institutions, should be removed. Should a training school for girls, separate and apart from the present insti-
tion, be created, a woman ought to be qualified by law, as she is
by nature, to act as its superintendent.

Under the present method of management of the normal schools,
where seventy-five per centum of the students are girls, one member
at least of the board of trustees should be a woman. They should also
be qualified by law to serve as members of the boards of regents of
the State College and the University of Washington. No substantial
reason can be given for this statutory discrimination which prohibits
them from rendering valuable service to the state in positions they
are peculiarly fitted to occupy.

STATE INFINARIES.

In my message to the legislature of 1907, in directing attention
to the duty of extending charity to the needy and afflicted, I said:

"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."

A bill embodying this suggestion, of which Hon. Walter J. Reed,
joint senator from Yakima and Benton counties, now deceased, was
the author, passed the Senate but failed of passage in the House. The
creation of such institutions would be in accord with the principles
of true economy. Many so afflicted are now cared for in the various
county almshouses. A great saving could be effected by establishing
two institutions of this character in accessible portions of the state
rather than to provide for their support in a score of institutions
scattered throughout the commonwealth. County poor farms would
thus be largely depopulated and many suffering from extreme old age
and senile decay now wrongfully received at the hospitals for the
insane could pass their declining days in more cheerful surroundings.

COUNTY JAILS.

Conditions attending the imprisonment in the county jails of per­
sons adjudged guilty of misdemeanors is a subject which deserves
your earnest consideration.

Ordinarily, confinement in a county jail means simply a period of
idleness. When the prisoner is discharged in due course of law, he
is physically unfitted by reason of his confinement to resume his occu­
pation or to apply himself promptly to the earning of an honest livell
hood. County jails should be used only for the restraint of prisoners
charged with crime who are not able to furnish bonds for their appearance in bailable cases. Among the inmates of these jails are those petty offenders who frequently seek the hospitality of the jailer rather than honest employment. The idleness permitted them while in confinement is not conducive to their moral welfare. But few county jails are equipped to provide labor for the inmates. State supervision and management ought to be substituted for the present system. Lands should be purchased in convenient and accessible parts of the state and prison labor used in their improvement, as well as in the manufacture of the material for and the construction of the buildings; also in producing a food supply, fuel and other commodities necessary for their maintenance, and in the construction and improvement of highways in the immediate vicinity. Under the management of efficient superintendents the expense of maintenance as compared with the present system would be reduced greatly and a large burden removed from the taxpayers. The state should make an appropriation for maintenance in the same manner as for other state institutions, and the feeding of the prisoners and other expenses of maintenance should not be the subject of speculation or profit. The property purchased by the state for the purpose would constantly increase in value. The prisoners would not then live upon the bounty of the taxpayers but could make some return to the state while deprived of their liberty.

Outdoor life and wholesome exercise would be conducive to their moral advancement. By this change the county jails would gradually develop into reformatories and our people would never be compelled to suffer the disgrace borne by a sister state, when an influential committee, including the governor, reported that, "With less than half a dozen exceptions, every jail in the state is a moral pesthouse and a school of crime."

PAROLE OFFICERS.

In the enactment of the indeterminate sentence law, the creation of a state reformatory and the parole law, this state is in harmony with approved methods of reformation and restraint in the management of its penal class. To facilitate the effort of elevating the conditions of the convict to the status of a law-abiding citizen, it is absolutely essential that convicts be kept employed. Work is a great reformer. The means of providing labor at present, as well as those herein recommended, are not and will not be used to manufacture any product which comes in competition with the free labor of the state. A current record of paroled prisoners shows that only a small per cent. violate the terms of parole or become recidivists. Greater results might be obtained, however, if parole officers were provided for the penitentiary and reformatory so that especial attention might be given prisoners in finding employment when their conduct entitles them to this form of release. Under present conditions the first friend or employer must be secured by friends or relatives of the prisoner, or by state officers or citizens who volunteer to perform this duty.
Officers having charge of the paroled prisoners could not only better find employment for the convicts, especially the friendless ones, but could aid and assist them in the protection of their civil rights while under parole. The parole officers would thus render an invaluable service in the reformation of the criminal class, and, in finding such employment promptly, would, to that extent, relieve the state of their maintenance. Progress would thus be made towards placing the penal and reformatory institutions on a self-sustaining basis.

REFORMATORY.

In accordance with an act of the Tenth Legislature establishing a reformatory, the state has secured a tract of fertile land to be used for this purpose, situated near the town of Monroe, in Snohomish county. The board of managers, consisting of Corwin S. Shank, of Seattle; Maurice A. Langhorne, of Tacoma; Frank C. Jackson, of Seattle; Fred Reeves, of Wenatchee, and John Hansen, of Everett, has rendered faithful service in planning the permanent construction of this institution, and this without compensation other than traveling expenses.

Temporary buildings have been constructed and inmates have been received since August 1, 1908. A sufficient appropriation, in addition to the maintenance, should be made to purchase material necessary for the construction of a portion of the permanent building. The appropriation for building material should be limited to the amount necessary to keep the inmates constantly employed during the next biennial period.

STATE BOARD OF CHARITIES AND CORRECTION.

I recommend the creation of a State Board of Charities and Correction, non-political in character, to be appointed by the Governor, and to serve without other compensation than traveling expenses. This board should be empowered to visit and inspect county jails, almshouses and hospitals, state charitable, penal and reformatory institutions, and all sectarian and non-sectarian institutions supported by public beneficence, such as hospitals, orphanages, infirmaries, etc. It should be the duty of the board to examine into the conduct of these institutions, certify to their standing, study improved methods of caring for patients and inmates, gather statistics and report to the Governor the results of its investigations together with recommendations for legislation and administrative changes which it may find advisable. This board should be made advisory and not administrative in character, and should be provided with a salaried secretary.

TUBERCULOSIS.

In previous messages I directed attention of the legislatures to the necessity of providing effective means for combating the spread of tuberculosis. The number of victims of this dangerous and communicable disease is increasing each year, and radical measures for
its suppression ought to be adopted without further delay. The State Board of Health and Vital Statistics suggests in its report that "provision should be made so that this board may make a special effort to locate and keep informed regarding all cases, in order that proper information may be given the tubercular patient, as well as the family and friends, how to avoid transferring the disease to others." The board further recommends the establishment of a State Sanitorium for the treatment of those "unable to meet the cost of a private sanitorium and as a means of educating the public concerning the danger of the disease and methods of preventing it."

Although the public mind may be apathetic concerning the awful devastation of this disease, that fact should not postpone the enactment of measures that will arm the state and municipal health officers and boards to wage successful warfare against this arch enemy of the human race. Its extermination is possible. I earnestly hope that this legislature will respond to this and other appeals which will be made for the enactment of practicable legislation upon this subject.

DIVORCE LEGISLATION.

In recommending divorce legislation I said in a former message:

"Our courts are often subjected to criticism, but in many instances unjustly, on account of the large number of decrees granted in divorce cases. The fault, in my judgment, is not with the courts, but with the law regulating the divorce system. The courts are bound to respect the law even if its administration results in the dissolution of the marriage contract in multitudinous cases."

Since then I have become confirmed in my judgment as to the correctness of this view. I recall many instances when judges, after reluctantly granting a decree, have stated in open court that the marriage contract should not have been dissolved and that upon the same basis of fact, under different provisions of the law, the parties to the suit would have been refused permission to thus indirectly injure society. The last legislature adopted that suggestion in my former message making it a felony for a husband to desert his wife or parents their children. I renew the other recommendations relative to divorce legislation contained in that message. If crime is to be abolished it is necessary to commence with the child and the place for primary training is in the home. The state, therefore, has a paramount interest in preserving the sacredness of the marriage tie and the integrity of the home.

RELIEF OF F. M. FORTUNE.

Mr. F. M. Fortune suffered the loss of his right eye while serving the state as steward at the School for the Deaf and the Blind. This grievous accident has impaired his earning capacity and in common justice he should receive sufficient compensation to atone for the handicap which has been placed upon him thereby. I accordingly recommend that you appropriate a reasonable sum for his relief.
PURCHASE OF INSTITUTIONAL SITES.

In connection with suggestions for the purchase of lands for sites for proposed institutions, I recommend that hereafter all acts clothing official boards with authority to select such sites should provide that the selection be made from granted lands held by the state which were received under the terms of the Enabling Act for the benefit of the common schools and for other purposes. In this way the purchase price would return to the irreducible funds in process of creation by accretion of the proceeds of state land sales.

CONSERVATION OF NATURAL RESOURCES.

The great interest aroused in the subject of conservation of our natural resources, on account of the energetic espousal of the policy by the President of the United States, will prompt the executives of every state and territory in the country to recommend to the various legislative bodies that means be devised for carrying on the work. In the State of Washington, the conservation of our resources does not necessarily mean the restriction of any particular industry, but rather the prevention of waste, and such wise methods in marketing the product that will conserve its reproduction rather than destroy it. Such conditions are demonstrably possible with ultimately no decrease in the product. The lumber business, for example, need not be restricted either through an increase in forest reserves or by the prevention of the cutting of timber owned by the state. A rational conservation would, in this instance, contemplate little more than the prevention of waste from fire, and simple reforestation. This subject is now receiving attention from associations organized as private corporations, but many schemes of conservation are and, by law, ought to be exclusively within the province of the state government. In order to assist the legislature in arriving at a practicable solution of the problem, I have appointed a commission of persons, who have manifested an interest in the policy, and have asked that the meeting be held at the capital during the present session that you may have the benefit of its findings.

REFORESTATION.

A goodly portion of the state's school and granted lands is heavily forested and valuable only for its timber. The law provides that when the estimated amount of timber shall exceed one million feet to the quarter section it may be sold separately from the land. It also provides for the removal of the timber in five years from the date of sale, with a provision for the extension of time, under certain conditions, for two years. There is nothing in the law, however, placing any restrictions upon or in any way regulating the manner of removing the timber.

It is well known that the state annually suffers great losses through devastation by forest fires, which are often either occasioned or greatly aggravated by unscientific and improper logging methods; to these the state ought not to be even a passive party. It would seem but the part
of wisdom to provide by law that in all logging operations, conducted upon state lands, care should be taken not to destroy young timber unfit for commercial purposes, and should require the proper piling and burning of all tops and other waste material.

The state has a Fire Warden and Forester, who is also an ex-officio member of the State Board of Land Commissioners, and consequently informed of every sale of state timber, who could well be charged with supervisory powers in this respect.

Much of the timber lands belonging to the state is valuable only for its timber and will never be susceptible to successful agriculture. After the sale and removal of the timber, it should be made the duty of the State Board of Land Commissioners to inspect the land, and if such board should find it to be unfitted for agriculture purposes, it should then be reserved from sale and re-forested, which, if proper methods were employed in logging, would not be an expensive or difficult matter; in fact, it would occur naturally if safeguarded from fires. The adoption of this plan means the creation of a priceless heritage to future generations.

This state, already one of the most important timber areas of the country because of the extinction of the timber in older states, should at once adopt an adequate system of scientific forestry service, and thus maintain for all time preeminence among the states as a timber reserve. All experience proves that by scientific care forests can be made to perpetuate themselves while furnishing a constant supply of merchantable timber. This cannot be done by spasmodic or irregular management, but must be a long continued plan. Conservation of the forests of this state is now possible; ten years hence it may be impossible.

STATE TAX COMMISSION.

The State Tax Commission was created by the Legislature of 1905 at a time when conditions demanded the services of such a body. Through its conscientious and indefatigable labor, tax reforms of great value to the state have been accomplished. Its two reports are compendiums of information on the subject of taxation. The Commission is preeminently an advisory board and those duties that are purely executive, which have been assigned to it, can be performed by the elective officers of the state. The creative work of the commission has been largely completed, and, since the resignation of Hon. J. H. Easterday in June of last year, the duties of the commission have been performed by two members. I am of the opinion that from this time forward the work of the commission can be performed by one man with the usual office force. This change can safely be made without injury to the welfare of the state. I am further constrained to make this recommendation on the grounds of economy and the reduction of state expenses. The highest exemplification of business efficiency and economical administration is to be found in the organization of the
great private corporations of the country. The state, which has long been struggling with a variety of experiments in a fruitless effort to devise a satisfactory and economical system of executive supervision of its affairs, may well profit by the experience of these great industrial and transportation concerns. If concentration of effort and singleness of responsibility is imposed upon one tax commissioner rather than three, the future problems of taxation may be solved with less delay and expense.

RAILROAD COMMISSION.

The Republican party, in its last state platform, adopted the following plank or resolution:

"We pledge the Republican party of this state to the enactment of a law similar in spirit and purpose to the public utilities law of the State of New York, but so extended as to assure continuous and adequate supervision of all corporations chartered by the state and doing business within the state, and we favor the fullest publicity as to all public service corporations."

This is a subject demanding your most careful attention. The manner of handling and regulating our public service corporations is of the first importance, and one of the most difficult problems confronting the different states of the national government. The reason for having these corporations governed and controlled by a special commission is that such commission in, or soon should be, an expert body, better qualified by special study and the time such commission can devote to the questions than are either the courts or the Legislature. Many students of this question have concluded that such a commission should be vested with judicial powers and made a tribunal having original jurisdiction to try all public questions between the people and the corporations, providing directly for an appeal from such tribunal to the Supreme Court, to the end that the Supreme Court may have the benefit of the commission's findings and conclusions. Such a commission has been created in the State of Virginia and the constitution and the act creating it have been lately upheld by the Supreme Court of the United States. This procedure would greatly hasten the final decisions on these important public questions, as the time consumed in taking the testimony and trying the issue before the Superior Court would be obviated.

If you should conclude that such tribunal, if created, should possess judicial power, it will probably be necessary to have the constitution of the state amended so as to directly authorize the Legislature to clothe such commission or commissions with judicial functions. I submit the matter to your careful consideration.

AMENDMENTS TO PRIMARY LAW.

The total cost to the state and the several counties of the recent primary election was $81,499.76, and the total receipts from filing fees of candidates were $28,021.60. The excess of expenditure over receipts was thus $53,478.16, which represents the amount paid from the several county treasuries.
For such a sum it would seem that a proper regulation of election boards could insure a more expeditious system of canvassing returns and the aggravating delay in announcing the results of the recent election avoided.

Efforts were made by some of the candidates in the late primary election to defeat the purpose of the law and violate its spirit by filing declarations of candidacy solely for the purpose of aiding or defeating other candidates for the same office. Such an abuse of the law should not be tolerated, but should be made illegal and penalties should be provided for those who do not file their declarations in good faith.

Political parties have been in existence since the founding of the nation, and party primary election laws should not be continued which tend to bring about the severance of party ties.

A party responsible for the character and efficiency of its candidates and standing for a concrete principle or policy is able to contribute to the welfare of the state or nation in a greater degree than a disorganized mass having no recognized political affiliation or no harmonious political relationship. The existing primary election law should, therefore, be amended in accordance with this policy.

THE ITALIAN DISASTER.

The civilized world stands aghast before the spectacle of havoc and devastation wrought by earthquake and tidal wave in Southern Italy and the Island of Sicily. The deepest sympathy and compassion is felt for that prostrate people, mourning the loss of countless thousands of their fellows who have perished amid the ruins of annihilated cities and demolished homes. There, where once the imperious Caesars reigned in proud and undisputed sway, wreck and desolation hold dominion, while regnant Death, in the gulse of famine and disease, stalks through the land marking the suffering victims for his grim harvest. The heart of all mankind cries out in pity for this ravaged nation, and I recommend that early in this session you exercise a generous charity and appropriate a sum to be distributed by the proper authorities for the relief of stricken Italy.

TARIFF ON LUMBER.

The lumber and shingle industry outranks all others in providing employment for the citizens of our state. Many of the most active and promising communities are supported by one or more shingle or lumber mills. The country west of the Cascades is preeminently the lumber region of the United States. It must have the benefit of reduced transportation rates and the continuance of protective tariff to be remunerative to the capital and labor engaged. If lumber and shingles are placed upon the free list, or if the present tariff is reduced, the prosperity which our state has enjoyed for a decade will be threatened. Protests in the form of memorials should be presented by this legislative body to the President and Congress of the
United States against the reduction or removal of the tariff on forest products. You should not rest with the adoption of memorials, but should make provision to further the efforts of associations of lumber and shingle manufacturers and labor organizations in resisting this attack upon our prosperity. A committee of this Legislature or other state officials should be appointed to collect statistical information and other data showing that the lowering of the tariff or the placing of lumber and shingles upon the free list means the denial of employment to an army of Washington laborers or their reduction to the standard of living of the Asiatic laborers employed in the lumber and shingle mills of British Columbia.

The Tenth Legislature distinguished itself, among other things, in the economy in legislative expenses. That body refused salaries to a large number of unnecessary employes. I hope this Legislature will profit by the example and make a further reduction of this expense, and thus earn the gratitude of the people.

It is a great honor to be called to the service of the state as a law-maker. For many of you it is the beginning of a career of efficient service to the state which will not end with the adjournment of this session. The record which you make here will endure forever; let it, therefore, be one of the highest merit. Unite your efforts in promoting and protecting the interests of this great commonwealth which you are accorded the privilege of serving. Washington has gained the reputation of being a progressive state. Here capital is protected, law and order maintained, and education and religion are potent factors in building up a citizenship well qualified to develop and turn to the use of mankind the vast and varied resources of this state more richly endowed by the God of Creation than any other in the American Union.

On motion of Senator Stevenson, the joint session dissolved at 2:35 p.m.

HOUSE SESSION.

The House resumed regular session.

On motion of Mr. Beach, the House adjourned to 11 a.m. Thursday, January 14, 1909.

LOREN GRINSTEAD,              LEO. O. MEIGS,
               Chief Clerk.           Speaker.
FOURTH DAY.

MORNING SESSION.

- HOUSE OF REPRESENTATIVES,
  OLYMPIA, WASH., Thursday, January 14, 1909.

The speaker called the House to order at 11 a.m.
Roll call showed all members present except Messrs. David, Thayer (excused), and Vollmer.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Carlyon, the reading of the Journal was dispensed with.
The speaker called Mr. Lambert to the chair.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mr. Bell, the resolution by Mr. Sayre, introduced on Tuesday, pertaining to the furnishing of pictures for the walls of the state hospitals for the insane, was adopted.

House concurrent resolution No. 2, by Mr. E. M. Stephens: Providing for memorial services for Representative H. L. Strobridge, deceased.
The rules were suspended and the resolution was passed to third reading and unanimously adopted.

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

The resolution was adopted.

By Mr. Bell:
Resolved, That the Rev. E. L. Swick, president of the Olympia Ministerial Association, be requested to appoint different resident ministers to alternate in acting as chaplain of the House.

The resolution was adopted.

By Mr. Jeffries:
Resolved, That the chief clerk is authorized to make any change in the assignment of the duties of all employes under his supervision.
which he may think expedient and for the best interests of the service in the House;

Further, That all employes under the direction of the chief clerk shall report daily at 9 o'clock a.m. and remain on duty until 5 o'clock p.m., except during a period of one hour for luncheon; that it shall be the duty of the chief clerk to report any breach of these regulations to the Committee on Rules and Orders, when appointed.

Mr. Palmer moved to amend by adding: "Provided; That the chief clerk shall be required to obtain the consent of the chairman of the committees to which the various clerks are respectively assigned before he shall make any re-assignment of committee clerks."

The amendment was adopted, and the resolution, as amended, was adopted.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 13, 1909.

Mr. Speaker:
The president has signed Senate joint memorial No. 1, relating to the removal of duty on forestry products.
Senate joint memorial No. 2, relating to construction of wagon roads in Alaska.
Senate joint memorial No. 4, entitled "An act relating to the duty on grain bags."
Senate concurrent resolution No. 7, relating to duplication of bills in the Senate and the House.
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The House adjourned to 9 a.m. Friday, January 15, 1909.

Loren Grinstead,
Chief Clerk.

Leo. O. Meigs,
Speaker.
FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 15, 1909.

The speaker called the House to order at 9 a.m. Roll call showed all members present except Messrs. David, Erickson and Lambert, all of whom were excused. Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Carlyon, the reading of the Journal was dispensed with.

The speaker called Mr. McMaster to the chair.

PETITIONS AND MEMORIALS.

House joint memorial No. 1, by Messrs. Bell and Whalley, relating to the passage of a rivers and harbors bill.

On motion of Mr. Bell, the rules were suspended and the memorial passed to second reading.

On motion of Mr. Bell, the rules were suspended, the second reading was considered the third, the memorial was considered engrossed and placed on final passage, and House joint memorial No. 1 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Clino, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart.
Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—92.

Those absent or not voting were: Messrs. David, Erickson and Lambert—3.

On motion of Mr. Beach, the rules were suspended and the chief clerk directed to transmit House joint memorial No. 1 to the Senate immediately.

Senate joint memorial No. 4, relating to the duty on grain bags, was read, and, upon motion, the rules were suspended and the memorial was passed to second reading.

On motion of Mr. Fancher, Senate joint memorial No. 4 was referred to the Committee on Memorials, when appointed, by the following vote: Yeas, 57; nays, 32; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (J. E.), Christensen, Clark, Cogswell, Denman, Fancher, Farnsworth, Fisher, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kenoyer, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMillan, Morse, Norris, Sayre, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Ward, Webster, Weir, Whalley, Young—57.

Those voting nay were: Messrs. Anderson (W. T.), Bolinger, Calkins, Campbell (F. T.), Carlyon, Cline, Edge, Eldridge, French, Gordon, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Kayser, Krouse, McGregor, McMaster, Miller, Morris, Palmer, Reeve, Rogers, Rudene, Scott, Spedden, Stephens (E. M.), Taylor, Thayer, Todd, Tonkin, Vollmer—32.

Those absent or not voting were: Messrs. David, Erickson, Ghent, Lambert, Renick, Mr. Speaker—6.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mr. Slayden, the rules of the Tenth session were unanimously adopted as the permanent rules for the Eleventh session.

On motion of Mr. Beach, the rules were suspended and the special order of business for 11 a.m. today was continued and
made a special order of business for 2 p. m. Thursday, January 21, 1909.

By Mr. E. M. Stephens:

Resolved, That the speaker of the House be allowed and paid extra compensation for his services as speaker, at the rate of $5.00 per day.

The resolution was adopted.

The House adjourned to 2:30 p. m. Monday, January 18, 1909.

Loren Grinstead,  Leo O. Meigs,
Chief Clerk. Speaker.

EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 18, 1909.

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

Roll call showed all present except Messrs. Anderson (W. T.), Beach, Bird, Byerly, David, Fancher, Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Leonard, Locke, McArthur, McInnis, Morse, Norris, Palmer, Reeve, Slayden, Stevens (A. M.), Thompson (H. W.), Webster, Stuart and Young. On motion of Mr. Renick, all those absent were excused.

The Journal of Friday was read.

Mr. Bell moved that the Journal be corrected to show that adjournment was taken to 10 a. m., instead of to 2:30 p. m., today.

The motion was carried, and the Journal, as corrected, was approved.

A recess was taken until 2:30 p. m.
The speaker called the House to order at 2:30 p.m. Roll call showed all members present except Messrs. Anderson (W. T.), Bird and Bishop. Messrs. Bird and Bishop were excused.

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

STANDING COMMITTEES.

The speaker announced the following standing committees:

AGRICULTURE.—Scott, chairman; Reeve, Clark, Tonkin, Anderson (Nels), Cogswell, French, Gordon, Jackson (R. A.), Vollmer, Anderson (W. T.).

APPROPRIATIONS.—Renick, chairman; Stephens (E. M.), Miller, Hubbell, Young, French, Scott, Fancher, McMaster, Slayden, Stuart, Cline, Morris, Kenoyer, Jackson (R. A.), Erickson, Farnsworth.

BANKS AND BANKING.—Hanson (Ole), chairman; Byerly, Bradsberry, Stephens (E. M.), Miller, Farnsworth, Bell, Leonard, Jeffries, Bugge, Hewitt, McArthur, Todd.

CLAIMS AND AUDITING.—Bishop, chairman; McKinney, Eldridge, McKinney, Bolinger.

COMMERCE AND MANUFACTURING.—Erickson, chairman; Kenoyer, Taylor, Thompson (T. A.), Stevens (A. M.), McKinney, Sims.

CONGRESSIONAL APPORTIONMENT.—David, chairman; Hubbell, Bradsberry, Locke, Krouse, Jackson (R. A.), Vollmer, Todd, Gordon, Tonkin, Hayward.

CONSTITUTIONAL REVISION.—Palmer, chairman; Morris, Thompson (T. A.), Halferty, Jeffries, Kenoyer, Buck, McMillan, Cameron, Hall, Edge.

COMPENSATION AND FEES FOR STATE AND COUNTY OFFICERS.—McClure, chairman; Webster, Cameron, Rudene, Tonkin, Hanson (H. H.), Hall.

CORPORATIONS OTHER THAN MUNICIPAL AND RAILROADS.—Edge, chairman; Eldridge, Sayre, McArthur, Campbell (J. E.).

COUNTIES AND COUNTY BOUNDARIES.—Campbell (F. T.), chairman; Bishop, Cogswell, Young, Cline, McGregor, Eldridge, Webster, Hall.

DAIRY AND LIVE STOCK.—Reeve, chairman; Eldridge, Taylor, Clark, Jackson (R. A.), Scott, Bugge, Bishop, Cogswell.

DIKES, DRAINS AND DRAINAGE.—Taylor, chairman; Anderson (Nels), Reeve, Thayer, Weir.

EDUCATION.—Calkins, chairman; Christensen, McKinney, Boone, Campbell (F. T.), Denman, McGregor, Shutt, Rogers, Scott, Ward, McMaster, Stone, Webster, Palmer.

ENGROSSED BILLS.—Morris, chairman; McKinney, Taylor, Hanson (H. H.), Rogers.
ENROLLED BILLS.—Thompson (T. A.), chairman; Jackson (F. C.), Halferty, Webster, Anderson (John).

FEDERAL RELATIONS AND IMMIGRATION.—Sparks, chairman; Campbell (J. E.), Bradberry, Buchanan, McClure.

FISHERIES.—Sims, chairman; Burke, Bugge, Stuart, Halferty, Rudene, McMillan, Fisher, Christensen, David, Morse.

GAME AND GAME FISH.—Beach, chairman; Anderson (Nels), Renick, Tennant, Ward, McKinney, Boone, Bugge, Fisher, Vollmer, Sparks, Denman, Hewitt, Reeve, Morse, Lambert, Stephens (E. M.).

HORTICULTURE AND FORESTRY.—Holm, chairman; Kayser, Boone, Hanson (H. H.), Gordon, Ward, Reeve.

HARBORS AND WATERWAYS.—Hewitt, chairman; Shutt, Holm, Spedden, Sims, Weir, Stuart, Rogers, Cameron.

HOSPITALS FOR THE INSANE.—Sayre, chairman; Buck, Shutt, Jackson (F. C.), Denman.

HOUSE ARRANGEMENTS.—Leonard, chairman; Thompson (T. A.), Halferty, Holm, Hayward, Clark, Spedden.

INSURANCE.—Whalley, chairman; Rogers, Miller, Campbell (F. T.), Erickson, Shutt, Kenoyer, Locke, Jeffries, Farnsworth, Hewitt.

INTERNAL IMPROVEMENTS AND INDIAN AFFAIRS.—Rudene, chairman; Eldridge, Kayser, Webster, Hall.

IRRIGATION AND ARID LANDS.—McGregor, chairman; Bolinger, Cline, Campbell (F. T.), Stevens (A. M.), Calkins, Anderson (W. T.), Halsey, Hanson (H. H.).

JUDICIARY.—Buchanan, chairman; Sparks, Palmer, McGregor, Edge, Halsey, David, Buck, Tennant, Todd, Thayer, Sims, Lambert, Bird, Hanson (Ole).

LABOR AND LABOR STATISTICS.—Campbell (J. E.), chairman; Bell, McInnis, Sweet, Krouse, Denman, Hanson (Ole), Anderson (John), Todd.

MEDICINE, SURGERY, DENTISTRY AND HYGIENE.—Ghent, chairman; Carlyon, Beach, Christensen, Slayden, McArthur, Stone, Fisher, Tennant.

MEMORIALS.—Morse, chairman; Byerly, Cogswell, Bugge, Farnsworth.

MILEAGE AND CONTINGENT EXPENSES.—Krouse, chairman; McClure, Thompson (T. A.), Campbell (J. E.), Jeffries.

MILITARY AFFAIRS AND SOLDIERS’ HOME.—Byerly, chairman; Buck, Whalley, Sayre, Ward, Cameron, Bishop, Morse, Miller, Thompson (H. W.), Anderson (W. T.).

MINES AND MINING.—Tonkin, chairman; David, Sweet, Bolinger, Spedden, Lambert, Leonard, McInnis, Hall, Campbell (J. E.), Weir.

MISCELLANEOUS.—Jeffries, chairman; Kenoyer, Hayward, Cameron, Sayre, Ghent, Bolinger.

MUNICIPAL CORPORATIONS OF THE FIRST CLASS.—Tennant, chairman; Buchanan, Norris, Hayward, Shutt.
MUNICIPAL CORPORATIONS OTHER THAN FIRST CLASS.—Thayer, chairman; McClure, Bugge, Halferty, Leonard, Krouse, Campbell (F. T.), Webster, Sparks.

PRINTING AND SUPPLIES.—Bell, chairman; Campbell (F. T.), Whalley, Anderson (John), Holm.

PRIVILEGES AND ELECTIONS.—Fancher, chairman; Lambert, Bell, Boone, Burke, Thayer, Palmer, Jackson (F. S.), Hanson (Ole).

PUBLIC MORALS.—Anderson (John), chairman; McClure, Whalley, Erickson, Thompson (H. W.), Hayward, Norris, Fisher, Anderson (W. T.).

PURE FOOD AND DRUGS.—McArthur, chairman; Fisher, Ghent, Christiansen, Stone.

REVENUE AND TAXATION.—Lambert, chairman; Kayser, Fancher, Renick, Bell, David, Scott, Farnsworth, Hubbell, Carlyon, McGregor, Rogers, Spedden, Tennant, Ghent, Rudene, Jackson (F. C.).

RAILROADS.—Halsey, chairman; Slayden, Sweet, Stevens (A. M.), Taylor, Young, Sparks, Miller, Ghent, Hubbell, Burke, Buchanan, Clark.

ROADS AND BRIDGES.—Kayser, chairman; Sweet, Byerly, Leonard, Norris, Cogswell, Clark, Gordon, Thayer, Bolinger, Cline, Anderson (W. T.), Morse, Locke, Stuart, McMillan, Anderson (John), Holm, Burke.

RULES AND ORDER.—Mr. Speaker, chairman; Renick, Slayden, Fancher, Stephens (E. M.), Carlyon, Hubbell, Sims, Burke, Thompson (H. W.).

STATE CAPITOL AND GROUNDS.—Carlyon, chairman; Jackson (F. C.), Erickson, Cline, Hayward.

STATE LIBRARY.—Fisher, chairman; Morris, Carlyon, McMaster, Beach.

STATE NORMAL SCHOOLS.—Locke, chairman; Stevens (A. M.), McMillan, McClure, Calkins.

STATE, SCHOOL, AND GRANTED LANDS.—Bradsberry, chairman; Byerly, Stephens (E. M.), Young, Beach, Slayden, Denman, Anderson (W. T.), Calkins, Jackson (R. A.), Weir, French, Norris, Bishop, Thompson (H. W.).

STATE PENITENTIARY.—Hanson (H. H.), chairman; Buchanan, Anderson (Nels), Whalley, Krouse.

STATE SCHOOL FOR DEFECTIVE YOUTH, REFORM SCHOOL AND REFORMATORY.—Bird, chairman; Christensen, Stuart, French, Thompson (H. W.).

STATE UNIVERSITY.—McMaster, chairman; Sayre, Young, Bird, Tennant.

TIDE LANDS.—Slayden, chairman; Beach, Stuart, Norris, Weir, McMillan, Bird.

WATER AND WATER RIGHTS OTHER THAN IRRIGATION.—Vollmer, chairman; Bradsberry, Stone, Palmer, Halsey.

WASHINGTON STATE COLLEGE.—Boone, chairman; Halsey, Calkins, Buck, Tonkin.
Mr. Bell gave notice that he would, on Wednesday, offer a resolution empowering the speaker to appoint a standing committee to be known as the Standing Committee on Pure Food and Drugs.

**PETITIONS, MEMORIALS AND REMONSTRANCES.**

House joint memorial No. 2, relative to obtaining estimates of the cost of irrigation of certain arid lands in Eastern Washington, particularly in Douglas county.

Referred to the Committee on Memorials.

**CONCURRENT RESOLUTIONS.**

House concurrent resolution No. 3, by Mr. Denman: Relating to the printing of bills.

Referred to Committee on Rules and Order.

Senate concurrent resolution No. 7, relating to the printing of bills.

Referred to Committee on Rules and Order.

**RESOLUTIONS.**

By Mr. McArthur:

*Be it resolved, By the House of Representatives that no person or persons be allowed the privilege to lobby for any bill or measure on the floor of this House while the same is in session.*

The resolution was adopted.

By Mr. Hubbell:

*Resolved, That the compensation of the chief clerk be increased to $7.50 per diem.*

The resolution was adopted.

**REPORTS OF STANDING COMMITTEES.**

*House of Representatives, Olympia, Wash., January 18, 1909.*

**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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Total: $4,047 60

HENRY C. KROUSE, Chairman.
We concur in this report: T. A. Thompson, J. E. Campbell, G. W. Jeffries.
The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 18, 1909.

MR. SPEAKER:
We, your Committee on Memorials, to whom was referred Senate joint memorial No. 3, relating to the donation of certain lands to the State University, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. W. MORSE, Chairman.
We concur in this report: M. Cogswell, Oliver Byerly, E. L. Farnsworth.
The report was adopted.
Mr. Bugge moved that the rules be suspended, that the memorial be considered as having been read the second time, that the second reading be considered the third, and that Senate joint memorial No. 3 be placed on final passage.

The motion was carried, and Senate joint memorial No. 3 passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bolinger, Bradberry, Buchanan, Buck. Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.). Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard. McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Anderson (W. T.), Bird, Bishop, Boone, Burke, Halsey, Holm, Lambert, Locke, McMillan, Reeve—11.

On motion of Mr. Bugge the rules were suspended and the chief clerk was directed to immediately transmit to the Senate Senate joint memorial No. 3.


Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 4, relating to the removal of duty from jute bags, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. W. Morse, Chairman.

We concur in this report: M. Cogswell, Oliver Byerly, E. L. Farnsworth.

The report was adopted.

Mr. Scott moved that the rules be suspended, that the memorial be considered as having been read the second time, that
the second reading be considered the third and that Senate joint memorial No. 4 be placed on final passage.

The motion was carried and Senate joint memorial No. 4 passed the House by the following vote: Yeas, 86; nays, 3 absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—86.

Those voting nay were: Messrs. Cameron, Erickson, and Thompson (T. A.)—3.

Those absent or not voting were: Messrs. Anderson (W. T.), Bird, Bishop, Renick, Sims and Shutt—6.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 18, 1909.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 1, relating to memorial exercises for Wm. H. Thompson; also House joint memorial No. 1, relating to rivers and harbors improvements; also Senate concurrent resolution No. 8, relating to appointment of joint committee for the purpose of meeting with a similar committee from the Oregon legislature to confer on laws affecting the fishing in the Columbia river, and the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Burke moved that the rules be suspended and the House concur in Senate concurrent resolution No. 8. The resolution was adopted and the speaker appointed Messrs. Burke, Sims, Stuart and McMillan thereunder.

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

House bill No. 1, by Mr. Hanson (Ole): An act relating to betting, wagering, pool-selling and book-making upon horse races, or upon the result of any trial or contest of speed or endurance of any animal, declaring the violation thereof a felony, fixing a penalty and declaring an emergency.

Referred to the Committee on Public Morals.

House bill No. 2, by Mr. David: An act providing for four judges of the superior court of the State of Washington in and for Pierce county, providing for the appointment of the additional judge therein to serve until the general election in November, 1910; providing for the election of his successor to serve thereafter until the second Monday of January, 1915, providing for the election of four judges of said court at the general election in November, 1912, and every four years thereafter, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 3, by Mr. Whalley: An act in relation to suits for divorce, alimony and annulment of marriage; authorizing courts to fix time in which divorced parties may re-marry, and providing a penalty for the violation of decrees.

Referred to the Committee on Judiciary.

House bill No. 4, by Mr. Bell: 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 districts, and declaring an emergency,” approved March 19, 1890, and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 5, by Mr. Bell: An act to establish and maintain a home for the indigent blind, aged and infirm, and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 6, by Mr. Christensen: An act to amend section 3 of an act entitled “An act to regulate the practice of
medicine and surgery in the State of Washington, and to license physicians and surgeons; to punish all persons violating the provisions of this act, and to repeal all laws in conflict therewith, and declaring an emergency," received by the governor March 28, 1890, and having become a law by reason of not having been filed with the governor's objections thereto, in the office of secretary of state within the time prescribed by the constitution of the state, as amended by an act passed by the House of Representatives February 8, 1901, and by the Senate February 14, 1901, thereafter vetoed by the governor, and passed over his veto by the House of Representatives and by the Senate on February 28, 1901, as subsequently amended by an act passed by the Senate February 2, 1905, and by the House of Representatives February 23, 1905, and approved by the governor February 27, 1905.

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

House bill No. 7, by Mr. Christensen: An act to amend section 4, chapter 55 of the Session Laws of 1893 entitled "An act to regulate the practice of dentistry in the State of Washington, and declaring an emergency, and to prohibit the practice of dentistry by persons not duly registered and licensed and to provide for the punishment of violators thereof," and declaring an emergency, as subsequently amended March 18, 1901, same being known as section 4467 Pierce's Code of the Laws of the State of Washington.

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

House bill No. 8, by Mr. McGregor: An act providing for the levying of a tax on all the assessable property in each county of the State of Washington sufficient to produce the sum of ten dollars for each child of school age therein, the same to be used for the support and maintenance of the public schools of the several counties in the State of Washington.

Referred to the Committee on Education.

House bill No. 9, by Mr. Cline: An act for certain deficiencies in maintenance of the State Fair of Washington.

Referred to the Committee on Appropriations.

House bill No. 10, by Mr. Jeffries: An act to create a police and firemen's relief, health, life insurance and pension fund, and
regulating and authorizing the distribution of the same.

Referred to the Committee on Judiciary.

House bill No. 11, by Mr. Sayre: An act to protect state and county roads from injury by narrow tires, and to prescribe a penalty.

Referred to the Committee on Roads and Bridges.

House bill No. 12, by Mr. Tenant: An act amending section 1 of an act entitled "An act to provide for the payment of bailiffs of the superior courts," approved February 16, 1891.

Referred to the Committee on Judiciary.

House bill No. 13, by Mr. Ghent: An act to establish a state sanatorium for the prevention and cure of tuberculosis.

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

House bill No. 14, by Mr. Todd: An act providing for the amendment of section 10, article 3, of the constitution of the State of Washington, relating to the executive department of the State of Washington, and providing for the succession to the office of governor.

Referred to the Committee on Constitutional Revision.

House bill No. 15, by Messrs. Todd and Denman: 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 providing for the submission of laws and other measures to a vote of the people.

Referred to the Committee on Labor and Labor Statistics.

House bill No. 16, by Mr. Whalley: An act to encourage the donation of property to the State of Washington or to cities or other municipal corporations therein, by testators, for benevolent, eleemosynary or other philanthropic purposes, and the exempting of the same and certain devisees from the payment of any inheritance tax.

Referred to the Committee on Revenue and Taxation.

House bill No. 17, by Mr. Bell: An act to amend section 48 of an act of the legislature of the State of Washington entitled "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,” approved March 13, 1907.

Referred to the Committee on Judiciary.

House bill No. 18, by Mr. Buchanan: An act to define the term “registered nurse” and to provide for the registration of graduate nurses in the State of Washington.

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

House bill No. 19, by Mr. McClure: An act to prohibit all livestock from running at large in any county in the State of Washington, in which three-fourths of the lands therein are under fence, providing a penalty for the enforcement of this act, and repealing chapter 91 of the Session Laws of 1905, and chapter 230 of the Session Laws of 1907 of the State of Washington.

Referred to the Committee on Agriculture.

House bill No. 20, by Mr. Palmer: An act relating to the sale of spirituous, fermented, malt, and other intoxicating liquors other than in incorporated cities, towns, and villages.

Referred to the Committee on Judiciary.

House bill No. 21, by Mr. Thayer: An act relating to the venue of civil actions and amending section 4854 of Ballinger’s Annotated Codes and Statutes of Washington.

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

House bill No. 22, by Mr. Sparks: An act providing for the appointment of guardians for minors, residents of the State of Washington, and guardians of minors having property within the State of Washington, and for the appointment of guardians of idiots, insane persons, and all who are incapable of conducting their own affairs residing within the State of Washington, and repealing chapter 180 of the Laws of 1903 of the legislature of Washington, entitled “An act providing for the giving of notice of applications for the appointment of guardians of minors under the age of fourteen years, insane persons, and persons mentally incompetent to manage their property,” and
repealing chapters 14 and 15 of Title 35, Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

House bill No. 23, by Mr. Sparks: An act for the relief of F. M. Fortune, to reimburse him for expense and loss of time and permanent injury sustained while employed by the State of Washington at Vancouver, Washington.

Referred to the Committee on Appropriations.

House bill No. 24, by Mr. Sparks: An act for the relief of the LaCamas Booming Company, a corporation, for money paid on a contract for the sale of tide lands, and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 25, by Mr. Sayre: An act to amend section 1778 of Pierce's Code of the State of Washington, relating to the sale of intoxicating or spirituous liquors to minors.

Referred to the Committee on Judiciary.

House bill No. 26, by Mr. Sparks: An act to provide all transcontinental, interstate or interurban steam or electric passenger cars operating in the State of Washington with toilets, running water and clean towels.

Referred to the Committee on Railroads.

House bill No. 27, by Mr. Sparks: An act to provide for the length of sheets used in beds in hotels and lodging houses in the State of Washington.

Referred to the Committee on Miscellaneous Matters.

House bill No. 28, by Mr. Sparks: An act to provide hotels and lodging houses in the State of Washington with fire escapes, ropes and other appliances.

Referred to the Committee on Miscellaneous Matters.

House bill No. 29, by Mr. McMaster: An act to provide for the creation by popular vote of anti-saloon territory within which, except as herein provided, the sale of intoxicating liquor and the licensing of such sale shall be prohibited; for the enforcement of such prohibition in such territory, and for the abolition by like means of the territory so created, and prescribing the offenses under this act and the penalties therefor.

Referred to the Committee on Public Morals.
To the Honorable, the Senate and the House of Representatives of the State of Washington:

GENTLEMEN: I have the honor to submit herewith a list of the pardons, commutations and reprieves granted by me since the date of my report to the Tenth Legislature:

COMMUTATIONS.

ERIC JOHNSON—Whatcom county; sentenced July 13, 1906, to one year for assault to commit rape. Commuted March 6, 1907, to 8 months actual time; liberated March 13, 1907.

W. M. HINCHMAN—Asotin county; sentenced November 11, 1906, to one year for obtaining property under false pretense. Commuted March 8, 1907, to four months and 14 days; liberated April 1, 1907.

EMILLA ALLASINA—King county; sentenced April 24, 1905, to two years for grand larceny. Commuted March 20, 1907, to one year and 11 months; liberated March 24, 1907.

WILLIAM FULTZ—Pierce county; sentenced July 12, 1902, to seven years for burglary. Commuted March 20, 1907, to four years, 8 months and 10 days; liberated March 22, 1907.

E. E. LARRIMORE—King county; sentenced November 4, 1905, to two years for larceny by embezzlement. Commuted March 26, 1907, to one year, 4 months and 26 days; liberated April 1, 1907.

FRANK PIERCE—King county; sentenced August 1, 1906, to one year for grand larceny. Commuted April 8, 1907, to 8 months; liberated April 21, 1907.

W. A. MUNSEY—Whatcom county; sentenced June 1, 1905, to three years for burglary. Commuted April 18, 1907, to 2 years, 3 months and 8 days; liberated April 22, 1907.

JOHN CROSSE—Island county; sentenced October 10, 1903, to five years for rape. Commuted April 18, 1907, to 3 years, 6 months and 12 days; liberated April 22, 1907.

STEVE BEESMER—Snohomish county; sentenced July 16, 1906, to one year for obtaining money under false pretense. Commuted April 18, 1907, to 9 months and 6 days; liberated April 22, 1907.

SAMUEL ROUSE—Lewis county; sentenced September 12, 1905, to 2 years for forgery. Commuted April 18, 1907, to one year, 7 months and 10 days; liberated April 22, 1907.

ALBERT WILSON—Thurston county; sentenced May 20, 1905, to three years for larceny of meat cattle. Commuted to payment of $250.00 fine, August 20, 1907.
W. H. BROWN—King county; sentenced March 30, 1901, to 15 years for murder in the second degree. Commuted November 4, 1907, to 6 years, 7 months and 6 days; liberated November 5, 1907.

WILLIAM DE BESLOW—King county; sentenced October 4, 1907, to one year in county jail for larceny by embezzlement. Commuted November 21, 1907, to one month and 23 days; liberated November 27, 1907.

CHARLES ANDERSON—King county; sentenced June 29, 1901, to 10 years for manslaughter. Commuted December 17, 1907, to 6 years, 5 months and 19 days; liberated December 20, 1907. Shortening time to serve 8 days that he might accept employment offered by Alaska Fish & Packing Association, of San Francisco.

WILLIAM CAREY—King county; sentenced April 17, 1896, to be hanged for murder in the first degree. Commuted April 16, 1897, by Governor Rogers to imprisonment for life. Commuted January 29, 1908, to 11 years, 9 months and 14 days; liberated February 1, 1908.

JAMES DALTON—Spokane county; sentenced August 16, 1907, to be hanged. Commuted December 11, 1907, to imprisonment for life.

M. JACOBS—Spokane county; sentenced January 8, 1908, to one month in county jail and payment of fine of $250.00 and costs, for receiving stolen property. Commuted April 8, 1908, to payment of fine and costs.

LEWIS MARTIN—Yakima county; sentenced August 30, 1900, to 15 years for murder in the second degree. Commuted September 28, 1907, to 7 years, 8 months and 4 days.

GEORGE E. GIESY—Pierce county; sentenced December 1, 1899, to 12½ years for robbery. Commuted October 26, 1907, to 7 years, 10 months and 25 days.

ANDREW PETERSON—Jefferson county; sentenced November 14, 1898, to 20 years for murder in the second degree. Commuted November 4, 1907, to 9 years. Liberated November 14, 1907.

OTTO FLEISHMAN—Spokane county; sentenced March 21, 1907, to one year for rape; commuted November 4, 1907, to 7 months and 15 days; liberated November 5, 1907.

JOSEPH BARKER—King county; sentenced May 14, 1900, to 15 years for murder in the second degree. Commuted December 4, 1907, to 7 years, 6 months and 26 days; liberated December 10, 1907.

EDWARD COSTELLO—Snohomish county; sentenced December 16, 1901, to 10 years for assault with intent to rob. Commuted January 28, 1908, to 6 years, one month and 12 days.

CLARENCE H. BRACE—Yakima county; sentenced June 29, 1906, to 2 years for forgery. Commuted January 28, 1908, to one year, 7 months and 12 days; liberated February 1, 1908.

E. L. MOODY—Chehalis county; sentenced May 16, 1898, to 20 years for murder in the second degree. Commuted January 28, 1908, to 10 years; liberated May 15, 1908.
CHARLES F. MILLER—Kitsap county; sentenced July 3, 1897, to 20 years for manslaughter. Commuted January 28, 1908, to 10 years, 6 months and 28 days; liberated February 1, 1908.

WILLIAM MOODY—Snohomish county; sentenced June 27, 1903, to 10 years for robbery. Commuted January 28, 1908, to 5 years, 4 months; liberated October 26, 1908.

ARCHIE DOYLE—Whitman county; sentenced December 5, 1904, to 8 years for robbery. Commuted January 28, 1908, to 3 years, one month and 25 days; liberated February 1, 1908.

F. W. FOSTER—Whatcom county; sentenced February 18, 1905, to five years for forgery. Commuted February 26, 1908, to 3 years, 12 days; liberated March 1, 1908.

WILLIAM HOPKINS—Spokane county; sentenced December 4, 1907, to 4 months in county jail and payment of $300 fine, for receiving stolen property. Commuted March 5, 1908, to 3 months and 3 days, and payment of fine; liberated March 7, 1908.

GEORGE F. STANLEY—Whatcom county; sentenced August 30, 1907, to one year in county jail for assault and battery. Commuted April 8, 1908, to 7 months and 10 days; liberated April 10, 1908.

FRED GARD—Spokane county; sentenced November 14, 1907, to 8 months in jail for obtaining money under false pretense. Commuted April 11, 1908, to 5 months and 2 days; liberated April 16, 1908.

PARDONS.

HUGH J. CALLAHAN—Walla Walla county; sentenced October 10, 1906, to 4 years for larceny from the person. Pardoned January 28, 1908, effective February 1, 1908. Recommended by Prison Board.

EDWARD CROWLEY—Lewis county; sentenced May 6, 1907, to 2 years for robbery. Pardoned January 28, 1908; effective February 1, 1908. Recommended by Prison Board.

PHILIP McGUIRE—King county; sentenced October 20, 1906, to 10 years for sodomy. Pardoned November 21, 1907. Recommended by trial judge, deputy prosecuting attorney, sheriff and large number of leading, reputable citizens.

WATSON H. WYMAN—King county; sentenced November 8, 1907, to 60 days in county jail for embezzlement. Pardoned December 11, 1907. Recommended by sheriff, jailers and many leading, reputable citizens.

MERRITT DEVEREAUX—Spokane county; sentenced May 16, 1908, to 6 months in county jail for obtaining money under false pretense. Pardoned September 12, 1908. Recommended by trial judge, prosecuting attorney and large number of leading citizens.

HERBERT SWANSON—Walla Walla county; sentenced December 23, 1907, to one year in county jail for petit larceny. Pardoned October 15, 1908. Recommended by trial judge, prosecuting attorney, deputy prosecuting attorney and chief of police.
THOMAS BUTLER—King county; sentenced November 23, 1907, to one year in jail and payment of fine of $1,000.00, for producing an abortion. Pardoned November 13, 1908. Recommended by prosecuting attorney and large number of leading citizens.

GEORGE PEASONER—Walla Walla county; sentenced February 28, 1908, to one year in county jail. Pardoned December 21, 1908. Crime, petit larceny. Recommended by trial judge, prosecuting attorney and sheriff.

JOSEPH R. TIPTOX—Walla Walla; sentenced August 31, 1908, to 4 months in jail for petit larceny. Pardoned December 31, 1908. Recommended by trial judge, prosecuting attorney.

EDWARD WARE—Spokane county; sentenced November 5, 1908, to 6 months in jail, for contributing to the delinquency of a female under age of seventeen years. Pardoned December 21, 1908.

L. D. LAWTON—Walla Walla county; sentenced October 14, 1908, to 6 months in county jail for obtaining money under false pretense. Pardoned December 21, 1908. Recommended by trial judge and prosecuting attorney.


CONDITIONAL PARDONS.

FRANK VAN WATERS—Seattle; sentenced March 6, 1905, to 25 years for rape. Conditionally pardoned March 26, 1907.

GRANT BOGEN—Chehalis; sentenced June 27, 1906, to 5 years for robbery. Conditionally pardoned May 21, 1907; effective May 24, 1907.

EDGAR PARSONS—Chehalis; sentenced June 27, 1906, to 5 years for robbery. Conditionally pardoned May 21, 1907; effective May 24, 1907.

O. C. BIFFLE—Whitman county; sentenced May 20, 1907, to one year for forgery. Conditionally pardoned August 12, 1907; effective May 15, 1907.

JAMES BREEN—Spokane county; sentenced May 12, 1908, to one to five years for uttering a check without sufficient funds to cover the same. Conditionally pardoned July 3, 1908, on condition that he locate and return Cecil Brittain within 60 days. Recommended by trial judge and prosecuting attorney. Returned to penitentiary at expiration of period named because of failure to locate the child and of attempt to escape.

T. M. McGREGOR, RICHARD BOUGHTON, GUY MEAGER and ROY BROWN, of Spokane county; sentenced July 8, 1908, to six months in county jail for contributing to delinquency of two minor girls. Conditionally pardoned July 31, 1908. Recommended by trial judge, sheriff, commissioners, and large number of leading citizens.

ORVIN A. THOMPSON—Spokane county; sentenced July 31, 1908, to 9 months in jail for contributing to the delinquency of a minor. Con-
ditionally pardoned August 24, 1908. Recommended by trial judge, prosecuting attorney, sheriff, probation officer, and large number of reputable citizens.

George Seekman—Thurston; sentenced June 5, 1893, to 12 years for murder in the second degree. Conditionally pardoned April 16, 1908. Recommended by officials of county and many citizens.

Fred Curtis—King county; sentenced May 23, 1908, to one to 14 years for forgery. Conditionally pardoned December 21, 1908. Crime, petit larceny. Pardon recommended by trial judge, deputy prosecuting attorney and a number of leading citizens.

Guy C. Huunin—Spokane county; sentenced April 29, 1908, to one to 14 years and to pay a fine of $100, for forgery. Conditionally pardoned and fine remitted December 22, 1908. Recommended by number of leading citizens of Lincoln and Stevens counties.

Raymond Monroe—King county; sentenced June 26, 1908, to one to 14 years for assault to commit rape. Conditionally pardoned December 29, 1908; liberated January 1, 1909. Recommended by large number of leading citizens of King county.

Oscar Bradshaw—Franklin county; sentenced May 14, 1906, to be hanged for murder in the first degree; commuted July 21, 1906, to life imprisonment. Conditionally pardoned December 30, 1908; liberated January 1, 1909. Recommended by prosecuting attorney, sheriff, six of the trial jurors and large number of leading, reputable citizens.

O. C. Mathis—Whatcom county; sentenced July 10, 1908, to one to 14 years for forgery. Conditionally pardoned January 9, 1909; effective January 11, 1909. Conditional pardon to become absolute on showing made to the governor that said Mathis has satisfied in full all debts and claims owing to Exchange Bank of Blaine for which he is liable.

E. E. Boyd—Spokane; sentenced January 11, 1907, to 10 years for forgery. Conditionally pardoned January 9, 1909; effective January 11, 1909. Recommended by prosecuting attorney, complaining witness and large number of leading citizens.

REMISSIONS OF FINE.

W. D. Sloane—Thurston county; sentenced March 9, 1908, to pay a fine of $100 and costs amounting to $682.85, for assault. Fine remitted January 4, 1909. Recommended by 10 trial jurors, 3 county commissioners and large number of leading, reputable citizens.

P. H. Phair—Spokane; sentenced December 12, 1907, to pay a fine of $500 for larceny from the person. Unpaid portion of the fine remitted March 27, 1908.

Bert Connors—King county; sentenced March 8, 1906, to one year in the county jail and to pay the costs of prosecution, for the crime of obtaining money under false pretenses. Fine remitted and prisoner ordered released May 7, 1907.
Orrin Ervin—Yakima county; sentenced May 13, 1905, to six months in jail and payment of fine of $500 and costs, for assault with deadly weapon with intent to do bodily harm. Fine remitted and prisoner ordered released May 6, 1907.

REPRIEVES.

James Dalton—Spokane county; sentenced August 16, 1907, to be hanged for crime of murder in first degree. Reprieve granted October 5, 1907, postponing date of execution from October 12, 1907, to December 13, 1907.

ADDITIONAL PARDONS.

Guy C. Stratton—King county; sentenced June 12, 1908, to 1 to 10 years and payment of fine of $1,000 for involuntary manslaughter. Pardoned January 9, 1909, and fine remitted to $300. Recommended by trial judge, prosecuting attorney who tried the case, the parents of the victim, and a large number of other leading citizens of King county.

Henry Craemer—King county; sentenced September 12, 1894, to be hanged for murder in the first degree; commuted to life imprisonment March 23, 1908. Pardoned January 11, 1909.

PAROLES.

Daniel W. Smith—Spokane county; sentenced October 16, 1903, to 6 years for burglary. Paroled April 3, 1907.

Charles E. Clark—Lewis county; sentenced December 22, 1903, to 6 years for assault to rob. Paroled April 15, 1907.

John Haley—Okanogan county; sentenced October 25, 1902, to 8 years for horse stealing. Paroled May 8, 1907.

S. A. Burrill—King county; sentenced March 10, 1906, to 1½ years for larceny by embezzlement. Paroled May 8, 1907.

Frank Thompson—King county; sentenced October 7, 1905, to two years for burglary. Paroled May 8, 1907.

George W. Edgar—Snohomish county; sentenced December 12, 1905, to 2 years and 6 months for obtaining money under false pretense. Paroled May 9, 1907.

Frank Brown—Spokane county; sentenced October 6, 1905, to 6 years for rape. Paroled May 9, 1907.

William J. Yourex—Chehalis county; sentenced May 6, 1902, to 10 years for manslaughter. Paroled May 20, 1907.

M. S. Mayo—Snohomish county; sentenced February 26, 1906, to 2 years for burglary. Paroled May 20, 1907.

Orlo Sullivan—Chelan county; sentenced February 23, 1906, to 3 years for forgery. Paroled May 20, 1907.

William F. Ivy—Pacific county; sentenced February 21, 1905, to 4 years for burglary. Paroled May 20, 1907.
The foregoing is a list of all acts of clemency performed by me, exclusive of paroles, releases and discharges passed upon and recommended by the Prison Board under the provisions of the indeterminate sentence law. These latter will be presented to you in a report of the Board of Control.

The reasons for granting all and singular the foregoing cases appear in the records and files of the governor's office, being set forth in numerous letters and petitions signed by superior court judges, prosecuting attorneys, sheriffs and police officers, as well as citizens of the community where the crime was committed, and those having knowledge of the character of the prisoner and of the circumstances of the crime.

Respectfully submitted,

ALBERT E. MEAD,
Governor of Washington.

On motion, the communication was ordered placed on file.

COMMUNICATION FROM HONORABLE WESLEY L. JONES,
• REPRESENTATIVE IN CONGRESS.

WASHINGTON, D. C., January 16, 1909.

Hon. L. O. MEIGS, Speaker House of Representatives, Olympia, Wash.:

Am personally very strong for general river and harbors bill, but situation here must be considered in reaching conclusion and this appears to be that, if general river and harbor bill is insisted upon this session, we will very likely get no bill at all. Rather than see this result, I deem it my duty to support a bill for maintenance, operation and surveys. I shall take a course which, in my judgment, will best promote river and harbor improvements in the Northwest and throughout the country.

W. L. JONES.

The House adjourned.

LOREN GRINSTEAD,  
Chief Clerk.

LEO. O. MEIGS,  
Speaker.
The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Anderson (W. T.), Buck and Campbell (F. T.). Mr. Campbell was excused.
Prayer was offered by Rev. E. L. Swick, of Olympia.
There being no objections, the report of the Committee on Mileage and Contingent Expenses, presented yesterday, was corrected as following:
Mr. Hall, 1,244 miles and $124.40, instead of 1,162 miles and $116.20;
Mr. McGregor, 534 miles and $53.40, instead of 486 miles and $48.60.
On motion of Mr. Morris, the further reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.
Petition from Ewartsville Grange No. 114, relative to the submission to the qualified voters of the State of Washington, for adoption or rejection, a constitutional amendment providing for direct legislation.
Referred to Committee on Constitutional Revision.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

By Mr. Ghent:

Resolved, That no person or persons be allowed to lobby on the floors of the House in the interest of any bill during the present session. Anyone guilty of the violation of this resolution shall be expelled and deprived of his card of admission.

Mr. Ghent moved the adoption of the resolution.
The motion was lost.
House concurrent resolution No. 4, by Mr. Rogers: Providing for the purchase of legislative supplies. Referred to Committee on Rules and Order.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., January 19, 1909.

MR. SPEAKER:

We, your Committee on Printing and Supplies, begs leave to recommend that the state printer be instructed to print for each member of the House and for the chief clerk the following supplies and stationery: 500 letter heads, 10 lb., embossed or bond. 400 envelopes, No. 6½, embossed or bond. 100 envelopes, No. 10, Diamond B., XXX.

We further recommend that each member submit to the chief clerk at once his name correctly spelled, the name of his home postoffice, the number of his district, and the list of his committee assignments and chairmanship, if any; also stating whether letter heads are desired ruled or unruled.

T. J. BELL, Chairman.

We concur in this report: John Anderson, John A. Whalley, R. F. Holm, F. T. Campbell.

The report was adopted.

EMPLOYES SWORN IN.

The following employes were called to the bar of the House and given the oath of office: H. Van Horn, L. D. Oakes, C. C. Casey, Will Nesley, G. L. Leonard, Lars Barbo, Roy Abbott, John Gifford and W. O. Dixon.

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. 30, by Mr. Sayre: An act to enable the coroner of counties having a population of fifty thousand or more inhabitants to appoint one or more deputies, and repealing an act entitled, “An act to enable coroners of counties having a population of fifty thousand or more inhabitants to appoint a deputy coroner for such counties and prescribe his duties,” approved March 3, 1905.

Referred to the Committee on Counties and County Boundaries.
House bill No. 31, by the Committee on Printing: An act appropriating the sum of $10,000, or so much thereof as may be necessary, to pay for such printing as may be ordered by the eleventh legislature or either branch thereof.

House bill No. 32, by Mr. Sparks: An act relating to the probate of estates of deceased persons and amending sections 6144, 6147, 6226, 6228, 6258, 6260, and repealing section 6259, of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

House bill No. 33, by Mr. Miller: An act relating to the construction of an armory for the use of the National Guard of Washington, at Bellingham, appropriating money from the military fund therefor, creating a board to superintend the construction thereof.

Referred to the Committee on Appropriations.

House bill No. 34, by Mr. Byerly: An act making the destruction of property or life by explosives a felony, and providing a penalty therefor.

Referred to the Committee on Judiciary.

House bill No. 35, by Mr. Shutt: An act to cure defects in the execution of deeds, mortgages and other record instruments.

Referred to the Committee on Judiciary.

House bill No. 36, by Mr. Shutt: An act amending section 1154 of Pierce's Code of the State of Washington, relating to actions brought to recover the possession of real property.

Referred to the Committee on Judiciary.

House bill No. 37, by Mr. McMaster: An act dedicating to the city of Seattle all the right, title and interest of the State of Washington in and to certain lands in the city of Seattle lying within Sec. 16, Twp. 25 north, range 3 east, W. M., for street and boulevard purposes.

Referred to the Committee on State School and Granted Lands.

House bill No. 38, by Mr. Lambert: An act fixing the time in which certain game birds can be killed, and providing a penalty.

Referred to Committee on Game and Game Fish.
House bill No. 39, by Mr. Bolinger: An act to amend section 8967 of Pierce's Code, relating to bounties on wild animals. Referred to Committee on Game and Game Fish.

House bill No. 40, by Mr. Slayden: An act continuing the appropriation made by an act 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 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," approved February 4, 1907, and amend sections 2, 7 and 8 thereof, making an appropriation and declaring an emergency. Referred to the Committee on Appropriations.

House bill No. 41, by Mr. Shutt: An act concerning the manner of electing county commissioners and amending section 4129, Pierce's Code of the State of Washington. Referred to the Committee on Judiciary.

House bill No. 42, by Mr. Rudene: An act amending section 41, Pierce's Code, section 4522 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 20, 1895. Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 43, by Mr. Rudene: An act repealing chapter 151, Session Laws of 1905, same being an act entitled "An act to provide for the payment of expenses incurred in compliance with an act entitled 'An act to provide for the construction and maintenance of dikes and dams in certain cases,' approved February 2, 1888, or of any acts amendatory thereof," and declaring an emergency. Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 44, by Mr. Rudene: An act granting additional powers to cities of the second, third, and fourth classes, giving such municipalities power to regulate the business of all corporations, individuals, companies, or associations engaged in supplying light, telephone, water; and other public service
of like character to said municipalities, or the inhabitants thereof, to fix the rates to be charged for such service, and to prescribe by ordinance, the method of arriving at a reasonable and just rate to be charged for such public service to said municipalities, or the inhabitants thereof, and to impose penalties and forfeitures for the violation of the provisions of such ordinance.

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

House bill No. 45, by Mr. Stephens (E. M.): An act amending sections 10 and 14, and repealing section 19 of an act approved March 14, 1907, entitled "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 School for Defective Youth and Reform School.

House bill No. 46, by Mr. Todd: An act authorizing and empowering the board of regents of the State College of Washington to acquire by lease or purchase a tract or tracts of land for experimental or other purposes.

Referred to the Committee on Washington State College.

House bill No. 47, by Mr. Lambert: An act for the protection of farmers, ranchers, herders of cattle, tavern keepers, livery and boarding stable keepers, and other persons for herding, keeping, pasturing, feeding and caring for stock.

Referred to the Committee on Judiciary.

SECOND READING OF BILLS.

House bill No. 31, appropriating $10,000 for legislative printing.

On motion of Mr. Lambert, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, and House bill No. 31 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 8.

Those voting yea were: Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hay-

Those voting nay were: Beach—1.

Those absent or not voting were: Anderson (W. T.), Buck, Burke, Farnsworth, Hanson (Ole), McGregor, Palmer, Thayer—8.

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

Upon request, the speaker re-referred House bill No. 25 to the Committee on Public Morals.

A recess was taken to 12 o'clock noon.

VOTE FOR UNITED STATES SENATOR.

The speaker called the House to order at 12 o'clock noon.

Mr. Jackson (F. C.) was called to the chair.

Immediately, in accordance with the United States Statutes, the House proceeded to nominate and vote for United States senator from the State of Washington.

Nominations were declared in order by the speaker.

Wesley L. Jones was nominated by Mr. Meigs and seconded by Messrs. Miller, Sparks, Renick and others.

George F. Cotterill was nominated by Mr. Todd and seconded by Mr. Farnsworth.

The clerk was ordered to call the roll.

Wesley L. Jones received eighty-nine votes, as follows: Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke,
McArthur, McClure, McGregor, McInnis, McKinney, McMast­
er, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

George F. Cotterill received five votes, as follows: Messrs. Edge, Farnsworth, Hall, Stone and Todd—5.

Those absent or not voting were: Anderson (W. T.)—1.

The speaker declared that Wesley L. Jones had received a majority of the votes of the House for United States senator.

On motion of Mr. Palmer, the House adjourned.

LOREN GRINSTEAD,  
Chief Clerk.

TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Wednesday, January 20, 1909:

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. Lambert.
Prayer was offered by Rev. E. L. Swick, of Olympia.

On motion of Mr. Taylor, further reading of the journal was dispensed with.

The speaker announced that he had signed Senate joint memorial No. 2 and Senate joint memorial No. 4.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mr. Palmer, the matter of a reprint of the Session Laws of 1905, was re-referred to the Committee on Printing and Supplies.

By Mr. Bell:

Resolved: That the speaker of the House be empowered to appoint a standing committee on Pure Food and Drugs.
The resolution was adopted and the speaker appointed on the standing Committee on Pure Food and Drugs the following: Mr. McArthur, chairman, and Messrs. Fisher, Ghent, Christensen and Stone.

RESOLUTION BY COMMITTEE ON RULES AND ORDER.
That the following named persons be employed by the House for the positions designated and at the salaries per diem herein specified:
N. R. Hill, committee clerk, $4.50.
Walter Cadman, stenographer, $5.50.
W. A. Ryan, janitor, $4.00.
Wm. Collins, janitor, $4.00.
W. A. Dixon, janitor, $4.00.

The resolution was adopted.
By Mr. Stephens (E. M.):
Resolved, That the chief clerk be, and he hereby is, empowered and instructed to dismiss from service any employe of the House in his judgment unnecessary, incompetent or unsuited to fulfill the duties to which he has been assigned, and to employ from time to time such additional employes as may be needed to properly dispose of the business of the House.

Mr. Stephens moved the adoption of the resolution.
Mr. Palmer moved to amend by striking out all after the word "assigned" in the fourth line.
Mr. Hayward moved to lay the resolution on the table.
The motion to lay on the table was lost.
The motion to adopt the amendment was carried, and the resolution, as amended, was adopted.
Mr. Denman moved that Messrs. Thayer and Halsey be added to the membership of the standing Committee on Education.
The motion was carried.
The speaker announced that Mr. Buck had withdrawn from the Committee on Constitutional Revision.

REPORTS OF STANDING COMMITTEES.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 19, 1909.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 40, entitled "An act continuing the appropriation made by the act 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 or buildings at the World's Fair, etc.,' approved February 4, 1907, and amending sections 2, 7 and 8 thereof, making an appropriation 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.

FRANK H. RENICK, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 19, 1909.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred House concurrent resolution No. 4, providing for the purchase of legislative supplies by the state board of control, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEO. O. MEIGS, Chairman.


On motion of Mr. Jackson (F. C.), the rules were suspended and House concurrent resolution No. 4 was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., January 20, 1909.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 10, relating to the Liberty Bell, requesting that it be brought west during the coming year, and the same is herewith transmitted.

WM. T. LAURE, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 48, by Mr. Burke: An act relating to the superior court of Lewis, Pacific, Wahkiakum, Cowlitz, Clarke, Skamania, and Klickitat counties, providing for the election of judges therein and providing for the appointment of a judge in and for the counties of Cowlitz and Wahkiakum.

Referred to the Committee on Judiciary.
House bill No. 49, by Mr. Holm: 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, methods and time of payment therefor and the manner of future maintenance and supervision thereof, and making an appropriation for said purpose.

Referred to the Committee on Roads and Bridges.

House bill No. 50, by Mr. Calkins: An act establishing, providing for the maintenance of, and relating to, a general and uniform public school system for the State of Washington, providing penalties for the violation of the provisions of this act, and repealing all acts and parts of acts in conflict with the provisions of this act.

Referred to the Committee on Education.

House bill No. 51, by Mr. Palmer: An act to amend an act entitled, "An act regulating automobiles or motor vehicles on public roads, highways, parkways, streets or avenues within the State of Washington."

Referred to the Committee on Roads and Bridges.

House bill No. 52, by Mr. Leonard: An act providing for the laying out, construction and extension of state highway No. 5, otherwise known as the Cowlitz-Natches road, from its present western terminal to the city of South Bend in the county of Pacific, and from its present eastern terminal to the city of North Yakima in the county of Yakima.

Referred to the Committee on Roads and Bridges.

House bill No. 53, by Mr. Edge: An act regulating marriages and the issuance of marriage licenses, providing penalties for the violation of the provisions of this act, and repealing section 4480 of volume 1 of Ballinger's Annotated Codes and Statutes of Washington, relating to the issuance of marriage licenses and all laws or parts of laws in conflict herewith.

Referred to the Committee on Judiciary.

House bill No. 54, by Mr. Hayward: An act appropriating the sum of two thousand dollars for the use of the House of the Good Shepherd charitable work in the city of Spokane.

Referred to the Committee on Appropriations.

House bill No. 55, by Mr. Bell: An act to amend sections 51 and 52 and to repeal section 3 of an act entitled, "An act
relating to the registration and confirmation of titles to land.”

Referred to the Committee on Judiciary.

House bill No. 56, by Mr. Bell: An act relating to the registration of land titles derived through sale for taxes and declaring such registration valid in certain cases.

Referred to the Committee on Judiciary.

House bill No. 57, by Mr. Bell: An act relating to the deposit of public funds in banks by the several county treasurers of the state, and amending section 2, of chapter 51, of the Session Laws of 1907.

Referred to the Committee on Banks and Banking.

House bill No. 58, by Mr. Bell: An act relating to the keeping and deposit of municipal funds, and amending section 2 of chapter 22, of the Session Laws of 1907.

Referred to the Committee on Banks and Banking.

House bill No. 59, by Mr. Bell: An act to amend article 6 of the constitution of the State of Washington, relating to the qualification of voters within the state.

Referred to the Committee on Constitutional Revision.

House bill No. 60, by Mr. Tennant: An act to amend sections 4 and 6 of chapter LV of the Session Laws of 1893, entitled, “An act to regulate the practice of dentistry in the State of Washington and declaring an emergency,” the same being sections 3025, 3027, 3029 and 3032 of vol. 1 of Ballinger’s Annotated Codes of the State of Washington, and to prohibit the practice of dentistry by persons not duly registered, and to provide for the punishment of violators thereof,” and declaring an emergency.

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

House bill No. 61, by Mr. Ghent: An act to amend sections 1 and 2 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 penalty for its violation,” approved March 11, 1901.

Referred to the Committee on Labor and Labor Statistics.
House bill No. 62, by Mr. Edge: An act relating to the superior court of the county of Spokane, the election and appointment of judges therein, and declaring an emergency.
Referred to the Committee on Judiciary.

House bill No. 63, by Mr. Edge: An act to amend section 5 of an act approved March 13, 1895, Laws of Washington, 1895, p. 109, entitled "An act defining a homestead and providing for the manner of the selection of the same" and specifying in what cases the homestead shall be liable to execution.
Referred to the Committee on Judiciary.

House bill No. 64, by Mr. Scott: An act to regulate the practice of osteopathy and license osteopaths in the State of Washington, creating a state board of osteopathic examiners and registration, and to punish persons violating the provisions of this act.
Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 65, by Mr. Edge: An act to amend section 3 of an act approved March 28, 1890, entitled "An act relating to foreign corporations and to repeal certain laws in conflict therewith."
Referred to the Committee on Corporations other than Municipal and Railroads.

House bill No. 66, by Mr. Campbell (F. T.): An act to amend section 3534 of Pierce's Code and relating to the duties of the mayor of fourth class towns.
Referred to the Committee on Municipal Corporations other than First Class.

House bill No. 67, by Mr. Todd: An act amending section 5071 and repealing section 5073 of Ballinger's Annotated Codes and Statutes of Washington, in relation to new trials.
Referred to the Committee on Judiciary.

House bill No. 68, by Mr. Todd: An act providing for the taking and filing of official oaths.
Referred to the Committee on Judiciary.

House bill No. 69, by Mr. Farnsworth (by request): An act concerning notaries public who are stockholders, directors, officers or employees of banks or other corporations.
Referred to the Committee on Banks and Banking.
House bill No. 70, by Mr. Campbell (J. E.): 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.

House bill No. 71, by Mr. Campbell (J. E.): 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. 72, by Mr. Sayre: An act prohibiting the sale or other disposition of intoxicating liquors within three miles of the boundary of any state soldiers' home or state veterans' home or branch of same.

Referred to the Committee on Public Morals.

House bill No. 73, by Mr. Rudene: An act prohibiting the chasing, killing or having in possession for other than breeding purposes any pheasant, grouse or quail in Skagit county, Washington, prior to the 1st day of October, 1911.

Referred to the Committee on Game and Game Fish.

House bill No. 74, by Mr. Erickson: An act appropriating the sum of nine thousand dollars for the use and benefit of the Florence Crittenden Home and the White Shield Home rescue work for the State of Washington.

Referred to the Committee on Appropriations.

House bill No. 75, by Mr. McClure: An act amending sections 715, 716 and 717 of Ballinger's Annotated Codes and Statutes of the State of Washington, relating to classification of cities and towns.

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

House joint memorial No. 3, by Mr. Holm: Relating to size of apple boxes and grading of fruit.

Referred to the Committee on Memorials, Resolutions and Petitions.
SECOND READING OF BILLS.

House bill No. 40, continuing the appropriation made by an act approved February 4, 1907, amending sections 2, 7 and 8 thereof, making an appropriation and declaring an emergency.

The bill was read by sections.

Mr. Taylor moved that section 2 be amended by striking out the words "such salary," in line 17 of section 2 of the original bill, and inserting in lieu thereof the words "not to exceed two hundred and twenty-five dollars per month including expenses."

The amendment was adopted.

On motion of Mr. Slayden, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, and House bill No. 40 was placed on final passage and passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—93.

Those absent or not voting were: Messrs. Campbell (J. E.) and Fancher—0.

The emergency clause passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark,
Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—92.

 Those absent or not voting were: Messrs Buchanan, Campbell (J. E.) and Fancher—3.

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

 On motion of Mr. Renick, the rules were suspended and the chief clerk was directed to transmit to the Senate immediately House bill No. 40 and House concurrent resolution No. 4.

 The House took a recess to 12 o'clock noon.

 The speaker called the House to order at 12 o'clock noon.

 JOINT SESSION.

 Immediately the sergeant-at-arms announced the arrival of the honorable senators at the door of the House and the speaker invited the senators to seats within the house.

 At the request of the speaker, the president of the Senate presided.

 The secretary of the Senate called the Senate roll, all senators being present except Senator Graves.

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

 The secretary of the Senate read that portion of the Senate journal of the preceding day relating to the ballot for United States senator.

 The clerk of the House read that portion of the House journal relating to the ballot for United States senator.

 The president of the Senate announced that it appeared from the reading of the journals that Wesley L. Jones had received
a majority of the votes for United States senator of both the Senate and the House, and declared Wesley L. Jones United States senator from the State of Washington for the term beginning March 4, 1909.

Senator Cameron presented the following communication from Honorable Wesley L. Jones, representative in congress:

WASHINGTON, D. C., January 20, 1909.

To the Hon. S. J. Cameron, Senate, Olympia, Washington:

Convey to members of joint assembly and through them to the people my sincere appreciation of the honor they have done me. I pledge my every effort to protect and promote the interest of our great state.

W. L. JONES.

RESOLUTION.

By Senator Cameron:

Resolved, That the following message be transmitted to Honorable Wesley L. Jones, United States Senator-elect from the State of Washington:

Honorable Wesley L. Jones, Washington, D. C.:

The Eleventh legislature of Washington in joint assembly, having registered the will of the people of this state by electing you United States Senator on the first joint ballot, hereby instruct the president of the Senate and the speaker of the House to telegraph you congratulations on the signal appreciation thus expressed for your many years of vigilant and impartial services to all sections of the state as Congressman.

M. E. HAY, President of the Senate.

Leo. O. Meigs, Speaker of the House.

Senator Cotterill moved the adoption of the resolution and its immediate transmission to Mr. Jones.

The motion was carried and the resolution was adopted.

On motion of Senator Nichols, the joint session dissolved at 12:18 p. m.

The House resumed regular session.

On motion of Mr. Renick, the House adjourned.

LOREN GRINSTED,  Leo. O. MEIGS,
Chief Clerk. Speaker.
The speaker called the House to order at 10 a.m. Roll call showed all members present except Mr. Jeffries. Prayer was offered by Rev. E. E. Slimp.

On motion of Mr. Lambert, further reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A remonstrance in regard to state roads was read and referred to the Committee on Roads and Bridges.

House joint memorial No. 4, by Mr. Campbell (F. T.): Memorializing congress to make a government reserve of Soap lake and surrounding territory.

Referred to Committee on Memorials, Resolutions and Petitions.

House joint memorial No. 5, by Messrs. Locke, Halferty and Hewitt: Memorializing congress to create a national park in the Olympic forest reserve.

Referred to Committee on Memorials, Resolutions and Petitions.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

House concurrent resolution No. 5: Relating to disputes and controversies between the states of Oregon and Washington and providing a commission to adjust the same.

Referred to the Committee on Fisheries.

A resolution by Mr. Sims, instructing the state librarian to send copies of House bills to certain public institutions was referred to the Committee on Printing and Supplies.

Mr. Taylor gave notice that he would tomorrow offer a resolution amending House rule No. 51 by striking out the word “seventeen” and inserting the word “twenty-three.”
Mr. Slayden gave notice that the Committee on Rules and Order would tomorrow offer a resolution striking out certain words in House rule No. 66 and adding House rule No. 69.

By Mr. Palmer:

Resolved, That the chief clerk be, and he is hereby instructed to cause to be mimeographed each and every amendment to bills as the same are adopted by the House, and have the same pasted in its proper place on each bill in the files of each member of the House.

The resolution was adopted.

By Mr. Bishop:

Resolved, That it shall be hereafter considered cause for summary dismissal of any clerk or other employe of this House who circulates among the members of the House any petition or other paper asking for an increase of salary.

The resolution was adopted.

By Mr. Carlyon:

Resolved, That the Committee on Rules and Order is hereby authorized and empowered to act with the Senate Committee on Rules and Joint Rules in formulating joint rules.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 20, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House concurrent resolution No. 1, and House joint memorial No. 1, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: John Anderson, G. S. Halferty.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 21, 1909.

MR. SPEAKER:

We, your Committee on Rules and Order, recommend the following assignment of clerks to committees, and committee groupings:
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I concur in this report: J. R. Burke.
The report 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. 76, by Mr. Cameron: An act to prohibit any person from holding or enjoying the emoluments of more than one public office at the same time within the State of Washington; defining the offense and prescribing the penalty therefor.

Referred to Committee on Judiciary.

House bill No. 77, by Mr. Farnsworth: An act to amend section 12 of chapter two hundred and nine (209) of the Session Laws of 1907, being an act, entitled "An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington, providing penalties for the violation thereof, and declaring an emergency."

Referred to Committee on Privileges and Elections.

House bill No. 78, by Mr. Farnsworth: An act to amend section 1455 of Ballinger's Annotated Codes and Statutes of Washington as amended by section 3 of chapter 171 of the Session Laws of 1905, the same being section 4895 of Pierce's Washington Code (1905 edition).

Referred to Committee on Privileges and Elections.

House bill No. 79, by Mr. McMaster: An act to prevent the killing, entrapping, shooting, and snaring, maiming, or molesting, any of the wild birds at any season of the year upon the waters of Lake Washington, or within one mile of the shores thereof, and providing a penalty for the punishment of the violation of this act.

Referred to Committee on Game and Game Fish.

House bill No. 80, by Mr. McMaster: An act relating to surety companies and defining the limits in which they may be accepted as surety on bonds and undertakings and providing a penalty for the violation thereof.

Referred to Committee on Insurance.


Referred to Committee on Judiciary.
House bill No. 82, by Mr. Hubbell: An act to prohibit operators or managers of coal mines from permitting persons to remain in coal mines within the State of Washington more than eight hours of any day, and providing a penalty for the violation thereof and declaring an emergency.
Referred to Committee on Mines and Mining.

House bill No. 83, by Mr. McMillan: An act making appropriation for repayment to Bellingham state normal school of funds remitted to state treasurer.
Referred to Committee on Appropriations.

House bill No. 84, by Mr. Bell: An act relating to the levy of an annual tax for the purpose of advertising the advantages of the counties of the State of Washington as a place for residence or as a place for business purposes.
Referred to Committee on Revenue and Taxation.

House bill No. 85, by Mr. Buchanan: An act providing for the protection and preservation of the public health and providing a penalty for the violation thereof.
Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 86, by Mr. Miller: An act amending section 2 of "An act amending sections 1 and 2 of an act entitled 'An act relating to conditional sales and leases of personal property, approved March 10, 1893,' approved February 10, 1903."
Referred to Committee on Judiciary.

House bill No. 87, by Mr. Miller: An act amending section 1 of an act approved February 3, 1886, entitled "An act relating to the cancellation of county warrants."
Referred to Committee on Judiciary.

Referred to Committee on Judiciary.

House bill No. 89, by Mr. McArthur: An act relative to the payment of deposits in trust.
Referred to Committee on Banks and Banking.
House bill No. 90, by Mr. McArthur: An act regulating the transfer of stock of corporations.

Referred to Committee on Corporations other than Municipal and Railroads.

House bill No. 91, by Mr. Bell: An act to repeal an act entitled “An act to provide for the assessment of the operating property of railroads,” approved March 6, 1907, and declaring an emergency.

Referred to Committee on Railroads.

House bill No. 92, by Mr. Bell: An act to repeal an act entitled “An act to provide for the assessment of the property of telegraph companies,” approved March 12, 1907, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 93, by Mr. Stone: An act to regulate the practice of embalming and licensing of persons to carry on such practice; to regulate the transportation of bodies of deceased human beings and providing punishment for violations.

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

House bill No. 94, by Mr. French: An act to define the liabilities of persons, firms or corporations owning or operating railroads, in relation to damages sustained by their employes.

Referred to Committee on Judiciary.

House bill No. 95, by Mr. French: An act creating the office of county inspector of horticulture, prescribing his qualifications, duties, powers, and fixing his salary.

Referred to Committee on Horticulture and Forestry.

House bill No. 96, by Mr. French: 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 declaring an emergency exists.

Referred to Committee on Judiciary.

House bill No. 97, by Mr. Hanson (H. H.): An act to amend section 1, chapter 44, of an act of the legislature of the State of Washington, approved February 26, 1907, entitled “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 same," and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 98, by Mr. Morris: An act relating to the offense of slander and providing a penalty.

Referred to Committee on Judiciary.

House bill No. 99, by Mr. Tennant: An act relating to justices of the peace and constables in cities having a population of 200,000 or more inhabitants, providing for their election and appointment, fixing their salary, and providing for the appointment of clerks and bailiffs of such courts, authorizing such clerks to administer oaths, and declaring an emergency.

Referred to Committee on Municipal Corporations other than First Class.

Upon request, the speaker re-referred House bill No. 59 to the Committee on Privileges and Elections.

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. Ghent, Hanson (Ole), and Thayer. Mr. Ghent was excused.

SPECIAL ORDER.

The hour having arrived, the House took up for consideration the bills vetoed by Governor Mead.

COMMUNICATION FROM THE SECRETARY OF STATE.

State of Washington, Department of State, Olympia, January 11, 1909.

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 bills Nos. 2, 134, 373 and 500, which were passed at the Tenth 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.

The communication accompanying House bill No. 3, session of 1907, was read, as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,  
OLYMPIA, March 16, 1907.

House bill No. 3, entitled "An act relating to the filing and approval of plats of additions to certain cities," is herewith transmitted with my disapproval.

The constitution guarantees the right to hold and enjoy property and forbids the taking of property without due process of law. Discussing the nature of this use and enjoyment, Blackstone lays down as fundamental the following:

"So great is the regard of the law for private property, that it will not authorize the least violation of it; no, not even for the general good of the whole community. If a new road, for instance, were to be made through the grounds of a private person, it might, perhaps, be extensively beneficial to the public, but the law permits no man, or set of men, to do this without the consent of the owner of the land. In vain may it be urged that the good of the individual ought to yield to that of the community, for it would be dangerous to allow any private man, or even any public tribunal, to be the judge of this common good, and to decide whether it be expedient or no. Besides, the public good is in nothing more essentially interested than in the protection of every individual's private rights, as guarded by the municipal law. In this and similar cases, the legislature alone can and frequently does interfere and compel the individual to acquiesce. But how does it interpose and compel? Not by absolutely stripping the subject of his property, in an arbitrary manner, but by giving him a full indemnity and equivalent for the injury thereby sustained." (1 Bl. Com. 139).

By the terms of the act before the owner is permitted to use this property by platting it, he is compelled by the statute to donate one-tenth thereof to the public as a public park. This apparently is enacted upon the theory that it is a proper exercise of the police power of the state. I am constrained to believe that the legislature has confounded the exercise of the police power with the power of eminent domain. There is no question but that under the power of eminent domain a person can be compelled to part with a portion of his property for the public good, but it is not done, as indicated by Blackstone, by "absolutely stripping the subject of his property in an arbitrary manner," but it is done "by giving him a full indemnity and full equivalent for the injury thereby sustained."

The American and English Encyclopedia of Law, volume 22, page 918, in discussing the distinction between the police power and the right of eminent domain uses the following language:
the distinction lies in this, that in the exercise of the latter right private property is taken for public use and the owner is invariably entitled to compensation therefor, while the police power is usually exerted merely to regulate the use and enjoyment of property by the owner, or, if he is deprived of his property outright, it is not taken for public use, but rather destroyed in order to promote the general welfare of the public, and in neither case is the owner entitled to any compensation for any injury which he may sustain in consequence thereof.

Judge Borman, 17 Fed. 1909, discussing a statute similar to this act says:

"I do not think that private property may be taken for public use under the general police power of the state without compensation therefor, or that it may be taken for public use under the exercise of any other power than this single principle of eminent domain, which in all cases carries with it just indemnity."

I do not see that this act can be distinguished in principle from the act of the legislature discussed in State ex rel. Baldwin vs. Moore, 7 Wash. page 173, which act provided that the county auditor should not receive for record any deed unless it be accompanied by a certificate that all taxes levied upon the property described had been paid. In discussing the constitutionality of this act the supreme court uses the following language:

"It is argued that a person is not compelled to record his muniments of title, and that, as the right to have such instrument recorded is given by law, the legislature may prescribe such terms and conditions therefor as it deems fit, if its action is only legislative in character, and that the act in question does not interfere with guaranteed property rights. But in our opinion it cannot stand the test. Among the rights guaranteed the citizen by the constitution is the right to acquire, hold and enjoy property, and that no person shall be deprived of his property without due process of law, and that private property shall not be taken for public use without just compensation having been first made or paid into court for the owner. The right to alienate property is essential to its use and enjoyment, as well as the right to acquire it, and both are constitutional rights. It cannot be said that this law does not interfere with the right to dispose of and acquire property, for, unless the deed of transfer is recorded a subsequent purchaser for value without notice will take the title, and this is made so by other legislative enactments, and thus the original purchaser is placed without the protection of the law. Surely such a state of affairs will most surely interfere with and impair the right to sell and acquire; and when an unjust and illegal burden or restraint is imposed thereon, it is an unwarranted interference."

A person owning real estate within or in close proximity to a city is entitled to the benefit and advantage which such property is entitled to enjoy. It is apparent that to get the full use of such property it becomes necessary to plat it in conformity with established streets. By
this act the owner is precluded from so doing unless he dedicates to the public for a public park one-tenth of his holdings. Under the reasoning of State ex rel. Baldwin vs. Moore, this would appear to me to be an unwarranted interference with property rights.

Aside from the question of the constitutionality of this law, it appears to me unreasonable in compelling the owner to yield, in addition to the streets and alleys, one-tenth of his property before he can have his plat recorded.

For the foregoing reasons, I am constrained to veto this bill.

ALBERT E. MEAD, Governor.

House bill No. 3, session of 1907, relating to the filing and approval of plats of additions to certain cities, was considered and, upon motion of Mr. Palmer, was laid on the table by the following vote: Yeas, 95; nays, 0; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Torkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—95.

The governor’s communication accompanying House bill No. 134, session of 1907, was read, as follows:

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

House bill No. 134 is transmitted herewith with my disapproval. A superficial consideration of the measure, or a brief reading of the title, might leave the impression that no harm would result from a law permitting cities and towns of this state to furnish such a useful and necessary commodity as water to the inhabitants of adjacent or contiguous communities, as well as to the inhabitants within the corporate limits of said cities or towns.
This bill immediately after its receipt in this office was attacked by
the presentation of a petition signed by sixty-eight members of the
House of Representatives, asking me to veto it. This petition, with the
signatures thereto, is as follows:

"We, the undersigned, your petitioners, beg leave to submit the fol­
lowing facts relative to House bill No. 134:

1. That said bill was passed by the House under a misapprehension
relative to its effects upon the city of Seattle.

2. That, after said bill had passed the House, it was immediately
transmitted to the Senate under a standing order of the day.

3. That the same day and immediately after its passage, notice was
given of its reconsideration.

4. That the day following its passage, the House, by unanimous vote,
requested the Senate to return said bill to the House for the purpose of
reconsideration.

5. That the Senate clerk failed to return said bill to the House and
on the day following, the House passed a second resolution again re­
questing the Senate to return said bill, and that at the evening session
of March 13, 1907, the Senate passed said House bill No. 134, having re­
fused to return the same to the House.

6. That commercial bodies in the city of Seattle are strongly opposed
to said bill becoming a law, for the reason that it will work an irre­
parable injury to said city.

Whencefore, your petitioners pray that you veto said House bill No. 134.
Respectfully submitted,"

Signed by: Geo. E. Dickson, Albert H. Beebe, Claude C. Ramsey,
Jesse Huxtable, Frank Bradberry, D. J. Davis, W. E. Quinlan, Henry
Hurshman, James A. Weir, Frank C. Jackson, P. D. McRae, W. C. Mc­
Master, S. E. Kirkpatrick, Geo. E. Vergowe, H. C. Fulton, L. P. Horn­
berger, Edmund Rice, J. D. Bassett, Edmund Croft, Geo. H. Miller, Oliver
Byerly, D. M. Thompson, A. W. McMorran, M. M. Godman, R. S. Lamp­
t, John C. Hogan, Austin M. Wade, E. A. Blackmore, J. W. Cloes,
Frank H. Renick, Howard C. Hansen, Isaac N. Stephens, W. H. Thomp­
son, David Govan, A. M. Sewall, J. B. Gilbert, Henry F. Jackson, F. H.
Tonkin, E. C. Davis, G. W. Peddicord, W. F. Freudenberg, D. S. Troy,
Slayden, J. A. Ulsh, J. J. King, J. B. Abrams, Joseph H. Griffin, W. A.
Halteman, Lee A. Johnson, J. W. Romaine, Geo. McCoy, F. H. Carlyon,
Glenn N. Ranck.

In other words, when this bill was received by the executive, it had
virtually been repudiated by the branch of the legislature in which it
originated. With this impeachment of the proposed legislation, and a
subsequent discussion with reference thereto, I am firmly convinced
that it is the duty of the executive to disapprove the bill.

I realize that in several localities of the state temporary inconvenience
may result by reason of the failure of the measure to become a
law. To accommodate those communities, however, at the expense of
inaugurating a policy of authorizing municipal corporations to furnish water, power and light from their municipal systems, created by their inhabitants, to residents outside of the limits thereof, is, in my judgment, an unwise exercise of legislative power. Such a grant as contemplated would carry with it the exercise by the governing body of a municipality the right, privilege and duty of exercising the power of eminent domain and of expending municipal revenues in acquiring rights-of-way in constructing water, light and power plants beyond the corporate limits of such cities.

Even if this measure should be in harmony with the provisions of the constitution of this state, which I seriously doubt, the enactment of such legislation is such a plain departure from the ordinary plan and scope of administrative rights, privileges and prerogatives of municipal corporations that its establishment is fraught with danger to the municipal corporations of the state. I realize that, in some few instances, where large plants are already established, the service could be extended to outside limits without any great expense to the municipality. But this fact does not outweigh the further fact that the measure is general in its application and its extraordinary grants apply equally to all municipalities in the state.

Irrespective, however, of the question of public policy, and of the question of the constitutionality of this measure, in the light of its legislative history and because of its unusual and almost revolutionary character, I believe that it is the duty of the executive to interpose his veto to the end that the people of the state may pause and consider the wisdom of this legislation during the time intervening between the adjournment of the Tenth and the assembling of the Eleventh legislature, so that either this bill may receive the constitutional majority necessary to its enactment notwithstanding the executive veto, or that other measures may be enacted within the terms of the constitution to meet the conditions that form the argument in favor of House bill No. 134.

The bill is disapproved.

ALBERT E. MEAD, Governor.

House bill No. 134, session of 1907, relating to the furnishing of water to inhabitants of communities adjacent or contiguous to the corporate limits of cities or towns, was considered and failed to pass over the governor's veto by the following vote: Yeas, 19; nays, 76; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bell, Bird, Bolinger, Buchanan, Cogswell, Ghent, Hanson (Ole), Hayward, Leonard, McGregor, Morris, Norris, Renick, Spedden, Stevens (A. M.), Stephens (E. M.), Vollmer, Ward—19.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bishop, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,  
OLYMPIA, March 23, 1907.

I transmit herewith House bill No. 373, entitled "An act providing for the protection of owners or lessees of second-class tide lands or oyster lands on which they are propagating and cultivating clams or oysters, and declaring the taking of clams or oysters from such lands by other persons without permission, a misdemeanor and providing a penalty therefor," with my disapproval.

If the provisions of the act as found in the body thereof complied with the spirit of the act as expressed in the title, or if the title fairly expressed the legislation as found in the bill, I might feel that it would not be well for me to set up my judgment of the wisdom of the legislation against that of the legislature. This, however, is not the case. Any person reading the title of this act would certainly be justified in concluding that the act dealt with the protection of clams and oysters that were cultivated and being propagated, and that taking such propagated clams or oysters without permission was declared a misdemeanor.

Sections 2 and 3 of the act, however, provide that, after planting any number of clams and posting a notice thereof, it shall be a misdemeanor to enter upon any portion of the lands owned or leased by such party and dig clams, whether they are cultivated or are the natural product of the beds. The title being thus misleading, I feel more at liberty to investigate the wisdom of the legislation.

Clams are fish. Fish are ferae naturae; therefore, wild animals. That avaricious man, King John, deprived his subjects of their old-time right to hunt and pursue these game animals by granting "for a consideration" the exclusive right of fishery in tidal waters to private individuals. The sporting blood of the Saxon barons revolted against this usurpation, and on the field of Runnymede they compelled the king to sign the Magna Charta wherein it was solemnly provided:

"Nullae ripariae defendantur decatero, nisi illae quae fuerunt in defense temporis Honoris regis, avi nostri, et per eadem loca et eosdem
terminos, sicut esse consuaverunt tempora suo," which is interpreted by Lord Coke as follows: "No owner of the banks of rivers shall so appropriate or keep the rivers several to him, to defend or bar others either to have passage or fish there, otherwise than they were used in the reign of Henry II."

From that date down to the revolution the king was prohibited from granting "even for a consideration" the exclusive right to hunt and pursue clams in tidal waters, this being a pastime and sport vested in the public, the king holding as trustee for all the people of the realm. (4 Blackstone's Commentaries, 424).

"When the revolution took place the people of each state became themselves sovereign; and in that character the people of the several states hold the absolute right to all navigable waters within their territorial limits, including the soil under them and the fisheries therein, for their own common use." Vol. 13, Am. & Eng. Ency. of Law, page 562.

Aside from the sportsman's viewpoint there is the case of the old settler. When the Forty-niners struck the shores of Puget Sound he found his table set when the tide receded. This bill, if enacted into law, would take this succulent morsel from all who do not own or hold a lease of second class tidelands. Miles of second class tidelands are held by individuals under thirty-year leases at the nominal rental of ten cents per chain. Should this bill become a law a monopoly would be given the lessees of these lands permission to fatten off the public whose taste for clams the state has built up and cultivated by its long time policy of free clams. If King John was to be condemned for granting this exclusive right "for a consideration" what can be said of legislation which gives this exclusive privilege without either consideration or restriction?

If the policy of the legislation was to encourage the propagation of shell-fish, a different case would be presented.

Again, this act provides as follows:

"Any person or persons being the owner or lessee of any second class tidelands or oyster lands in this state may have the exclusive right to take and remove the clams growing and being on said tidelands, etc."

It grants the exclusive right to take and remove clams for all time in the individual "being the owner or lessee."

This act is penal in its nature and must receive a strict construction. I cannot distinguish it from State vs. Post, 55 N. J. L., 264. The legislature of New Jersey passed an act providing that:

"'Any person or persons, citizens of this state, now using or occupying any grounds lying under the tide waters of this state, for the planting or cultivation of oysters thereon, said grounds not being natural clam grounds or natural oyster seed beds, * * * shall be confirmed in their right to use such grounds for the purpose of planting and cultivating oysters, and the oysters planted and grown thereon shall be the personal property of the person or persons using or occupying the grounds,' etc., is obnoxious to the constitution of New Jersey, art. 4,
sec. 7, par. 11, which provides that the legislature shall not pass private, local or special laws 'granting to any corporation, association or individual any exclusive privilege, immunity or franchise whatever.' State vs. Post, N. J. L. 264.

"In this case the court said: 'The right to plant oysters on the lands of the state for the sole use of the occupant is a privilege, and inasmuch as it excludes all others from taking them, it is an exclusive privilege which cannot be granted by special, local or private laws. * * * The legislature, in order to increase the product of oysters, may declare that all who may now or hereafter elect to plant and mark oyster grounds shall be protected in the enjoyment of such property, but it cannot limit immunity to those who had planted and staked the grounds at the passage of the act of 1890.'"

Section 3366, Ballinger's Code, amply protects persons engaged in the cultivation and propagation of oysters, as it makes it a penal offense to take oysters from any tidelands where any person acting in good faith has planted oysters thereon. There is no necessity, therefore, for legislation to protect persons engaged in the oyster industry. The legislation now on our statute books governing oyster culture and the sale or lease of state lands for that purpose show a careful policy to guard the interests of the state. It is provided, among other things, that every deed or conveyance or lease of oyster lands shall contain a provision to the effect that if at any time after the execution of the deed or lease the land described therein shall cease to be used as an artificial oyster bed it shall thereupon revert to and become the property of the State of Washington, and that the same is conveyed to the grantee only for the purpose of the cultivation of oysters thereon.

No protection of this kind is given by this act, but by its provisions any oyster or clam beds, natural or otherwise, are perpetually granted to the owner, or, during the term of the lease, to the lessee of second class tidelands by the simple act of planting a few oysters or clams thereon, filing his affidavit with the auditor, and posting his notice on the lands affected thereby, thus permitting such person to hold or tie up such lands indefinitely.

Contention is made that its enactment is necessary on account of the indiscriminate waste in the digging of clams for the market. Conceding the necessity of legal restrictions upon this subject, it does not follow that because this privilege has been abused that a measure like this bill should be placed among the penal statutes and the whole human race made liable to suffer a penalty whenever a tideland owner or lessee shall post the notice prescribed by this bill. Efforts on the part of the authorities to enforce such an arbitrary measure would arouse hostility and contempt for it and aggravate the present unsatisfactory conditions. Let a measure be enacted that will protect the entire interests of the people upon the un conveyed tidelands as well as those conveyed or leased; let it visit punishment upon those who wilfully plunder the natural products of all the tidelands in a spirit of avariciousness or
wastefulness; let it provide for a segregation of tidelands adapted to the culture and propagation of clams, and then no meritorious objection can be urged. I am in sympathy with any legislation that will correct present abuses, but this proposed measure, in my judgment, is so sweeping in its provisions as to utterly defeat the aim of those who fathered it.

Such regulative provisions should contain an exemption in favor of the meek and lowly race who lived in this country before white men discovered it. Many of them are dependent upon their harvests from the clam beds for a livelihood. Unlettered and untutored as they are, they would be unable under this bill to distinguish the lessee's notice from a copy of the Ten Commandments, and, without an exemption in express terms, peace officers might fail to recognize the sacred provisions of treaty rights.

I feel that the legislature must have been misled by the deceptive title of the act, and by reason of other objections set forth, I am constrained to veto this bill.

ALBERT E. MEAD, Governor.

House bill No. 373, session of 1907, providing for the protection of owners or lessees of second-class tide lands or oyster lands on which they are propagating and cultivating clams or oysters, and declaring the taking of clams or oysters from such lands by other persons without permission a misdemeanor and providing a penalty therefor, was considered and failed to pass over the governor's veto by the following vote: Yeas, 41; nays, 47; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Boone, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, David, Edge, Erickson, Fisher, French, Hanson (H. H.), Hayward, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, McClure, McInnis, McMaster, McMillan, Norris, Palmer, Rogers, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—41.

Those voting nay were: Messrs. Anderson (John), Bishop, Bolinger, Bradsberry, Bugge, Campbell (F. T.), Clark, Cline, Cogswell, Denman, Eldridge, Farnsworth, Gordon, Halferty, Hall, Halsey, Hewitt, Holm, Jackson (F. C.), Kenoyer, Leonard, Locke, McArthur, McGregor, McKinney, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Sims, Shutt, Spedden,
Stone, Sweet, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—47.

Those absent or not voting were: Messrs. Beach, Burke, Fancher, Ghent, Hanson (Ole), Renick and Stuart.

Upon explanation that they were personally interested in the outcome of the bill, Messrs. Beach and Stuart were excused from voting.

The governor’s communication accompanying House bill No. 500, session of 1907, was read, as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 25, 1907.

I transmit herewith House bill No. 500, amending the act of March 11, 1905, creating the office of state printer, with my disapproval.

It is assumed that this bill emanated from a sub-committee of the House Appropriation Committee, to which committee was assigned the investigation of the expense of public printing; in fact, legislation upon the subject matter of this bill was suggested to such committee by the executive. This bill, however, does not meet the conditions the executive had in mind. It would not effect any reduction in the expense of public printing. Under the present law the public printer is required to maintain an extensive plant in the city of Olympia, and to retain expert workmen in the conduct of his department. The legislature decided upon the amount necessary for the public printing. A diversion of a portion of the public printing would completely disarrange the plans the public printer must formulate. This bill does not carry any appropriation for a plant at the Washington Training School. The appropriation for the maintenance of that institution will not permit the employment of any number of expert workmen in the conduct of such a plant, if it were possible for the state to install the same. Such a department at this institution would naturally be a failure without adequate appropriation for equipment and without the support and operation of the printers of this state. The state is without funds to install such a plant. Neither this bill nor the appropriation for maintenance will permit the employment of any considerable number of skilled workmen at the school. The class of work performed by the public printer requires but little unskilled labor, which is the only kind the institution has or will have to apply to a printing department.

The bill would, therefore, be destined to failure, should it receive executive approval. It is accordingly disapproved.

ALBERT E. MEAD, Governor.

House bill No. 500, session of 1907, amending the act of March 11, 1905, creating the office of state printer, was considered and, upon motion of Mr. Taylor, was laid on the table.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Speck, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Those absent or not voting were: Messrs. Beach, Burke, Fancher, Ghent, Hanson (Ole), Renick, Stuart—7.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 21, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 11, entitled "An act for the relief of J. F. Collier, etc."

Also House bill No. 40, with the following amendments: In line 4 of section 2 of the printed bill and line 7 of section 2 of the original bill after the word "vouchers" strike the following: "approved by the commission" and insert in lieu thereof "in the manner provided for the disbursement of general appropriations." In line 11 of section 2 of the printed bill and line 17, section 2 of the original bill, after the word "commission" strike the remainder of section 2 and insert in lieu thereof "and he shall receive for said services a salary to be fixed by the commission not to exceed two hundred and twenty-five dollars per month, including expenses, said salary to be paid out of the money hereinafter appropriated." In line 7 of section 3 of the printed bill and line 12 of section 3 of the original bill after the figures "$400,000" strike the words "upon requisitions made by said executive commissioner when approved in writing by the president of the commission and attested by its secretary," and insert in lieu thereof "upon vouchers showing the items of each disbursement, certified by said executive commissioner, and approved in writing by the president of the commission, attested by its secretary, in the manner provided for the disbursement
of general appropriations." In line 2 of section 5 of the printed bill
and line 3 of section 5 of the original bill, strike the word "as" after
the word "or" and insert in lieu thereof the word "so."

House bill No. 31, relating to "An act appropriating the sum of
ten thousand dollars, or so much thereof as may be necessary to pay for
such printing as may be ordered by the Eleventh legislature or either
branch thereof."

And House concurrent resolution No. 2, relating to memorial exer-
ces for the late Henry L. Strobridge.

The Senate also respectfully refers House concurrent resolution No.
4 back to the House with the information that the matter of supplies
for the Senate has been provided for in its rules.

The Senate has passed Senate bill No. 30, entitled "An act for the
relief of R. E. Darnell"; also Senate bill No. 34, entitled "An act making
appropriation for sundry expenses in the office of the secretary of
state"; also Senate bill No. 47, entitled "An act prescribing the form
of official seal of the state insurance commissioner."

And the same are herewith transmitted.

W. T. Laube, Secretary.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 2, relating to memorial exer-
ces for the late Henry L. Strobridge.

Referred to the Committee on Memorials, Resolutions and
Remonstrances.

Senate bill No. 11, for the relief of J. F. Collier.
Referred to the Committee on Appropriations.

Senate bill No. 30, for the relief of R. E. Darnell.
Referred to the Committee on Appropriations.

Senate bill No. 34, making appropriations for sundry ex-
penses in the office of the secretary of state.
Referred to the Committee on Appropriations.

Senate bill No. 47, prescribing the form of official seal of the
state insurance commissioner.

On motion of Mr. Taylor, the rules were suspended and Sen-
ate bill No. 47 passed to second reading.

SECOND READING OF BILLS.

Mr. Taylor offered the following amendment to Senate bill
No. 47:

Amend to read "Insurance Department, State of Washing-
ton," in lieu of "seal of the state insurance commissioner of the
State of Washington."

The amendment was adopted.
Mr. Jackson (F. C.) offered the following amendment to the title:

Add to the title the words "and declaring an emergency."

The amendment to the title was adopted.

On motion of Mr. Taylor, the rules were suspended, the second reading considered the third and Senate bill No. 47 was placed on final passage and passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, Mcmaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—93.

Those absent or not voting were Messrs. Fancher and Lambert—2.

The emergency clause passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Norris, —8 H.
Those absent or not voting were: Mr. Fancher.

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 was directed to transmit to the Senate immediately Senate bill No. 47.

SENATE AMENDMENTS.

On motion of Mr. Slayden, the House concurred in the Senate amendments to House bill No. 40, by the following vote: Yeas, 94; nays, 0; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—94.

Those absent or not voting were: Mr. Fancher.

The speaker announced the appointment of Messrs. Stephens (E. M.), Stone and Ward as the committee to act with a similar Senate committee in arranging appropriate memorial exercises for January 29, in accordance with certain concurrent resolutions heretofore introduced in the House and Senate.
The speaker announced that, upon request of Mr. Morse, Mr. Kayser had been substituted for Mr. Morse on the Committee on Fisheries.

Upon request, the speaker re-referred House bill No. 10 to the Committee on Miscellaneous Matters.

The House adjourned.

Loren Grinstead,  Leo. O. Meigs,
Chief Clerk Speaker

TWELFTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Friday, January 22, 1909.

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

Roll call showed all members present except Messrs. Bird and Stuart. Mr. Stuart was excused.

Prayer was offered by Rev. E. E. Slimp.

On motion of Mr. Slayden, reading of the journal was dispensed with.

Propositions, Motions and Resolutions.

By Mr. Taylor:

Resolved, That House rule No. 51 be amended by striking out the word "seventeen" in said rule 51, and inserting in lieu thereof the word "twenty-three."

The resolution was adopted.

By Committee on Rules and Order:

Resolved, That House rule No. 66 be amended by striking from lines six and seven of said rules the sentence: "He shall purchase supplies as may be ordered by the House"; that House rule No. 69 be added, to read as follows: "The state board of control shall furnish all proper supplies for the use of the House upon requisition signed by the sergeant-at-arms and approved by the speaker of the House."

The resolution was adopted.
By Mr. Boone:

Be it resolved by the House of Representatives now assembled, That we hereby extend to Mr. R. F. Holm a vote of thanks for the luscious apples furnished this body by the gentleman from Chelan.

The resolution was adopted.

By Mr. Palmer (at request of Committee on Judiciary):

Resolved, That the chief clerk procure for each member of the Committee on Judiciary a set of bill files for use in committee room only.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 21, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 2, entitled "An act providing for four judges of the superior court of the State of Washington in and for Pierce county, providing for the appointment of the additional judge therein to serve until the general election in November, 1910; providing for the election of his successor to serve thereafter until the second Monday of January, 1913; providing for the election of four judges of said court at the general election in November, 1912, and every four years thereafter, 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.

R. E. Buchanan, Chairman.


REPORTS OF STANDING COMMITTEES.

House bill No. 2: Recommend it do pass.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1909.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bill No. 40, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

C. G. Morris, Chairman.

We concur in this report: H. H. Hanson, O. R. McKinney, J. T. Rogers.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed, and referred to the committees indicated.
House bill No. 100, by Mr. Bolinger: An act providing for the survey of certain proposed state roads, and state road extensions, by the state highway commissioner, and a report on the feasibility of the same.

Referred to Committee on Roads and Bridges.

House bill No. 101, by Mr. Bolinger: An act to protect state and county roads, and to prescribe a penalty for injuring the same.

Referred to Committee on Roads and Bridges.

House bill No. 102, by Mr. Bolinger: An act to amend section 2 of an act of the legislature of the State of Washington entitled “An act providing for the establishment, construction and maintenance of state roads and making appropriation for state roads heretofore established,” approved March 13, 1907.

Referred to Committee on Roads and Bridges.

House bill No. 103, by Mr. Bolinger: An act providing for a field examination of the state, with a view to ascertaining the existence and location of suitable road-making materials, and for the acquisition by the state of quarries for such materials, and the installation at such quarries of suitable rock-crushing machinery and other conveniences for operating said quarries by convict labor or free labor, and for the disposition of the output of such quarries, and making an appropriation therefor.

Referred to Committee on Roads and Bridges.

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

Referred to Committee on Appropriations.

House bill No. 105, by Mr. Leonard: An act providing for fire drills in schools of this state.

Referred to Committee on Judiciary.

House bill No. 106, by Mr. Palmer: An act to further regulate the sale of spirituous, malt, fermented and other intoxicating liquors, delegating to incorporated cities and towns the right to license, prohibit, limit, regulate and control the sale of spirituous, malt, fermented and other intoxicating liquors within their respective limits, and limiting the powers of county commissioners of each county to grant licenses for the sale of spirituous, malt, fermented and other intoxicating liquors.

Referred to Committee on Judiciary.
House bill No. 107, by Mr. Tennant: An act to create a police relief, health and insurance fund in incorporated cities and towns, providing for the disbursement thereof, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 108, by Mr. Denman: An act to provide for the issuing of certificates and diplomas to school teachers in the State of Washington, and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Education.

House bill No. 109, by Mr. Taylor: An act amending sections 1 and 2, chapter 131 of Session Laws of 1905, of an act entitled "An act granting to boards of county commissioners the power to create game reserves on certain islands within their respective counties, making it unlawful to take game from such reserves, and prescribing a penalty for a violation thereof," and adding a section.

Referred to Committee on Game and Game Fish.

House bill No. 110, by Mr. Ghent: An act to compel the placing and maintaining of cuspidors or other suitable receptacles in the entrances, hallways, corridors and lobbies of all private office buildings, hotels and lodging houses and fixing a penalty for the violation thereof.

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

House bill No. 111, by Mr. Whaley: An act relating to the powers of directors of companies organized under chapter 176 of the Laws of 1903, entitled "An act providing for the incorporation of trust companies, and defining their powers and duties."

Referred to Committee on Banks and Banking.

House bill No. 112, by the Committee on Printing and Supplies: An act making an appropriation for the payment of the publication of the notices required to be given by Sec. 2, of Chap. 67, Sec. 2, of Chap. 69, and Sec. 24, of Chap. 209 of the Laws of 1907.

Referred to the Committee on Appropriations.

House bill No. 113, by Mr. Vollmer: An act to encourage
county poultry or live stock associations and shows and exhibits of live stock and poultry; to provide funds therefor.

Referred to Committee on Counties and County Boundaries.

House bill No. 114, by Mr. Jackson: An act providing for the construction of permanent roads, creating a permanent road fund, providing for the levy, collection and manner of payment of taxes to be placed therein and the manner of expenditure thereof in the construction of permanent roads.

Referred to Committee on Roads and Bridges.

House bill No. 115, by Mr. Morris: An act creating the office of county recorder and prescribing his salary and duties and providing for the transfer of certain records from the county auditor to the county recorder, and repealing any act conflicting therewith in counties from the first to the thirteenth classes, both inclusive, in the State of Washington.

House bill No. 116, by Mr. Ward: An act regulating the business of fire insurance, and providing a penalty for violation thereof.

Referred to Committee on Insurance.

House bill No. 117, by Mr. Ward: An act authorizing cities of the first class, having a population of one hundred fifty thousand, or more, to acquire the necessary rights and property by condemnation proceedings, or otherwise, for franchises for street railway purposes, either for subways or elevated roads or surface street railways in said cities, for the purpose of offering to the bidder, who shall bid to pay the highest percentage of the gross receipts under any franchise which may be granted upon or along the streets or public highways of such cities, or over the property acquired as aforesaid, and providing a procedure for the exercise of said powers.

Referred to Committee on Municipal Corporation of the First Class.

House bill No. 118, by Mr. Whalley: An act to establish a nautical training school.

Referred to Committee on Education.

House bill No. 119, by Mr. Tennant: An act relating to railroad companies; authorizing them to sell, purchase, lease and consolidate with other railroads, and validating sales, pur-
chases, leases and consolidations heretofore made, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 120, by Mr. Buchanan: An act providing that every company owning or operating, as a common carrier or otherwise, a railroad, or constructing any railroad, within this state, shall be liable for all damages sustained within this state by any of its servants, agents or employes, by reason of the negligence of any other servant, agent or employe thereof.

Referred to Committee on Judiciary.

House bill No. 121, by Mr. Sayre: An act to amend section 5 of chapter 172 of the Laws of 1905, relating to game.

Referred to Committee on Game and Game Fish.

SECOND READING OF BILLS.

House bill No. 2, providing for judges of the superior court of Pierce county, was read the second time by sections.

On motion of Mr. Buchanan, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 2 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Those absent or not voting were: Messrs. Campbell (J. E.), Lambert, McInnis, Palmer, Stuart and Ward.
The emergency clause passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McLellan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

Those absent or not voting were: Messrs. Bird, Bradsberry, Jeffries, Lambert and Palmer—5.

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

On motion of Mr. Rogers, the following telegram was sent to Senator Falconer:

To the Honorable, J. A. Falconer,
Everett, Wash.:
The members of the House of Representatives hereby extend you their sincere condolence in your great grief.

Leo O. Meigs, Speaker.

On motion of Mr. McMaster, the House adjourned to 10 a.m. Monday, January 25, 1909.

Loren Grinstead, Leo O. Meigs,
Chief Clerk. Speaker.
FIFTEENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Monday, January 25, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Hewitt and Stephens (E. M.). Mr. Hewitt was excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Taylor, reading of the journal was dispensed with.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Beach moved that House bill No. 1, relating to gambling and wagering on horse races, be withdrawn from the Committee on Public Morals, and that the House immediately proceed to the consideration of the bill as a Committee of the Whole.
The motion was lost.

REPORTS OF STANDING COMMITTEES.

We, your Committee on House Arrangements, submit the following report, and recommend that the same be printed in sufficient number to supply each member and clerk with a copy.

J. E. LEONARD, Chairman.
R. D. HOLM.
G. P. HALFERTY.
HENRY R. SPEDDEN.
H. C. HAYWARD.
ALLEN CLARK.

PLACES AND DAYS OF COMMITTEE MEETINGS.

AT CALL OF CHAIRMAN.

Engrossed Bills—Room 407.
Enrolled Bills—Room 407.
Rules and Order—Speaker's Room.
House Arrangements—Room 2.
Judiciary—Room 5.
Appropriations—Room 406.
Compensation and Fees for State and County Officers—Room 4.
Tide Lands—Room 215.
Public Morals—Room 100.

MONDAY.

Labor and Labor Statistics—Rooms 204-205 (labor commissioner's office).
Corporations other than Municipal and Railroads—State library.
Municipal Corporations of the First Class—Room 109 (railroad commissioners' office).
Dairy and Live Stock—Room 100 (board of control).
State, School and Granted Lands—Room 215 (land commissioner).
Congressional Apportionment—Room 209 (secretary of state's office).
Harbors and Waterways—Room 220 (auditor's office).

TUESDAY.

Insurance—Room 210 (insurance commissioner's office).
Military Affairs and Soldiers' Home—State library.
Irrigation and Arid Lands—Room 215 (land commissioner's office).
Miscellaneous—Room 407.
Hospitals for the Insane—Room 109 (railroad commissioners' office).
State Normal School—Superintendent of public instruction's office.
Game and Game Fish—Room 2.
Pure Food and Drugs—Room 220 (auditor's office).

WEDNESDAY.

Counties and County Boundaries—Room 209 (secretary of state's office).
Medicine, Surgery, Dentistry and Hygiene—Room 100 (board of control).
Fisheries—Rooms 204-205 (labor commissioner's office).
Revenue and Taxation—Room 2.
Constitutional Revision—State library.
Internal Improvements and Indian Affairs—Room 4.
Privileges and Elections—Room 220 (state auditor's office).
Railroads—Room 109 (railroad commissioners' office).
Horticulture and Forestry—Room 407.

THURSDAY.

Roads and Bridges—Room 2. (When joint sessions are held, use Room 100).
State School for Defective Youth, Reform School and Reformatory—State library.
Banks and Banking—Room 412.
Commerce and Manufacturing—Rooms 204-205 (labor commissioners' office).
Municipal Corporations other than First Class—Room 411.
Mines and Mining—Room 109 (railroad commissioners' office).
Mileage and Contingent Expenses—Room 4.

FRIDAY.

Agriculture—Room 406.
Dikes, Drains and Drainage—Room 209 (secretary of state's office).
Printing and Supplies—Room 407.
State Capitol and Grounds—Room 220 (state auditor's office).
Water and Water Rights other than Irrigation—Rooms 204-205 (labor commissioner's office).
State Penitentiary—Room 109 (railroad commissioners' office).
Federal Relations and Immigration—Room 4.
Claims and Auditing—Room 400.
Memorials—Room 411.

SATURDAY.

State Library—State library.
State University—Room 4.
Education—Office superintendent of public instruction.

PLACE OF MEETING AND COMMITTEES WITH NAME OF CHAIRMAN AND CLERK.

<table>
<thead>
<tr>
<th>Committee</th>
<th>Chairman</th>
<th>Clerk</th>
<th>Place</th>
<th>Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture</td>
<td>Scott</td>
<td>Lippincott</td>
<td>406</td>
<td>Friday</td>
</tr>
<tr>
<td>Appropriations</td>
<td>Renick</td>
<td>Middaugh</td>
<td>406</td>
<td>Call of Chair</td>
</tr>
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<td>Hanson, Ole.</td>
<td>Lippincott</td>
<td>412</td>
<td>Thursday</td>
</tr>
<tr>
<td>Claims and Auditing</td>
<td>Bishop</td>
<td>Creed</td>
<td>400</td>
<td>Friday</td>
</tr>
<tr>
<td>Commerce and Manufacturing</td>
<td>Erickson</td>
<td>Anderson</td>
<td>204</td>
<td>Thursday evening</td>
</tr>
<tr>
<td>Congressional Apportionment</td>
<td>David</td>
<td>Plate</td>
<td>409</td>
<td>Monday</td>
</tr>
<tr>
<td>Constitutional Revision</td>
<td>Palmer</td>
<td>Plate</td>
<td>*</td>
<td>Wednesday</td>
</tr>
<tr>
<td>Compensation and Fees for State and County Officers</td>
<td>McClure</td>
<td>Gifford</td>
<td>4</td>
<td>Call of Chair</td>
</tr>
<tr>
<td>Corporations other than Municipal and Railroads</td>
<td>Edge</td>
<td>Gifford</td>
<td>*</td>
<td>Monday</td>
</tr>
<tr>
<td>Counties and County Boundaries</td>
<td>Campbell, F T., Abbott</td>
<td>209</td>
<td>Wednesday evening</td>
<td></td>
</tr>
<tr>
<td>Dairy and Live Stock</td>
<td>Reeve</td>
<td>Creed</td>
<td>400</td>
<td>Monday</td>
</tr>
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<td>Dikes, Drains and Drainage</td>
<td>Taylor</td>
<td>Evans</td>
<td>409</td>
<td>Friday evening</td>
</tr>
<tr>
<td>Education</td>
<td>Calkins</td>
<td>Wilcox</td>
<td>202</td>
<td>Saturday</td>
</tr>
<tr>
<td>Engrossed Bills</td>
<td>Morris</td>
<td>Loomis</td>
<td>407</td>
<td>Call of Chair</td>
</tr>
<tr>
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<td>Thompson</td>
<td>Casey</td>
<td>407</td>
<td>Call of Chair</td>
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<td>Federal Relations and Immigration</td>
<td>Sparks</td>
<td>Hall</td>
<td>4</td>
<td>Friday</td>
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<tr>
<td>Fisheries</td>
<td>Sims</td>
<td>Creed</td>
<td>204</td>
<td>Wednesday evening</td>
</tr>
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<td>Game and Game Fish</td>
<td>Beach</td>
<td>Creed</td>
<td>2</td>
<td>Tuesday</td>
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<td>Holm</td>
<td>Wilcox</td>
<td>407</td>
<td>Wednesday</td>
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<td>Hewitt</td>
<td>Johnston</td>
<td>220</td>
<td>Monday evening</td>
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<td>Hospitals for Insane</td>
<td>Sayre</td>
<td>Hathaway</td>
<td>109</td>
<td>Tuesday evening</td>
</tr>
<tr>
<td>House Arrangements</td>
<td>Leonard</td>
<td>Maloy</td>
<td>2</td>
<td>Call of Chair</td>
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<td>Whalley</td>
<td>Rudlo</td>
<td>210</td>
<td>Tuesday</td>
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<td>Rudene</td>
<td>Hall</td>
<td>4</td>
<td>Wednesday</td>
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<td>Irrigation and Arid Lands</td>
<td>McGregor</td>
<td>Abbott</td>
<td>215</td>
<td>Tuesday</td>
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The report was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 12: Recommend it do pass.
House joint memorial No. 5: Recommend it do pass.
House joint memorial No. 2: Recommend it do pass as amended.

House bill No. 29: Recommend it do pass.

Mr. Anderson (John) moved that House bill No. 29, relating to local option, be made a special order for 2 p. m. tomorrow.

Mr. Beach moved that House bill No. 29 be re-referred to the Committee on Judiciary.

Mr. Taylor moved the previous question.
The speaker declared that the motion was out of order.

Roll call on the motion of Mr. Beach was demanded, and the motion passed the House by the following vote: Yeas, 47; nays, 45; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, David, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—47.

Those voting nay were: Messrs. Anderson (John), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young; Mr. Speaker—45.

Those absent or not voting were: Messrs. Hewitt, Hubbell, Stephens (E. M.)—3.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 25, 1909.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 12, relating to competent and reliable employes;

Also Senate bill No. 39, entitled "An act making an appropriation for furniture, supplies, clerk hire and sundry expenses for the office of the state insurance commissioner;

And the same are herewith transmitted.

The Senate has concurred in the House amendments to Senate bill No. 47.

WM. T. LAUBE, Secretary of the Senate.

The House took a recess.
STATE OF WASHINGTON

AFTERNOON SESSION.

The speaker called the House to order at 2 p.m.
Roll call showed all members present except Messrs. Anderson (W. T.), McArthur and Stephens (E. M.), Mr. McArthur was excused.

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. 122, by Mr. Bell: An act to amend an act entitled "An act authorizing the formation of metropolitan park districts, providing for park officials, fixing their powers and duties, and declaring an emergency," approved March 11, 1907, and declaring an emergency.
Referred to Committee on Municipal Corporations of the First Class.

House bill No. 123, by Mr. Bell: An act to amend an act 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," approved March 15, 1907, and declaring an emergency.
Referred to the Committee on Privileges and Elections.

House bill No. 124, by Mr. Ghent: An act to amend section 1 of an act entitled "An act establishing hunters' licenses, providing for the disposition of moneys collected under the provisions thereof, creating a state fund, and fixing penalties for its violation," approved March 9, 1905.
Referred to the Committee on Game and Game Fish.

House bill No. 125, by Mr. Bradsberry: 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 Counties and County Boundaries.
House bill No. 126, by Mr. Erickson: An act relating to the time within which actions based upon liabilities incurred in the purchase of necessaries may be commenced.
Referred to the Committee on Judiciary.

House bill No. 127, by Mr. Kayser: An act to further regulate the sale of spirituous, malt, fermented, and other intoxicating liquors, delegating to incorporated cities and towns the right to license, prohibit, limit, regulate and control the sale of spirituous, malt, fermented, and other intoxicating liquors within their respective limits, and limiting the power of the county commissioners and the city council of each incorporated city or town of each county to grant licenses for the sale of spirituous, malt, fermented or other intoxicating liquors.
Referred to the Committee on Judiciary.

House bill No. 128, by Mr. Bird: An act authorizing and directing the board of state land commissioners to sell the south ten acres of the northeast quarter of the southeast quarter of section 31, township 28 north, range 8 east of the Willamette Meridian, and declaring an emergency.
Referred to the Committee on State, School and Granted Lands.

House bill No. 129, by Mr. Cline: An act to amend sections 1 and 3 of an act entitled "An act relating to the deposit of public funds in banks by the several county treasurers of this state," approved March 1, 1907, being chapter 51 of Session Laws of 1907.
Referred to the Committee on Banks and Banking.

House bill No. 130, by Mr. Edge: An act declaring it to be a part of the public policy of the State of Washington that all public work for it or any political subdivision created by its laws shall be performed by persons who are citizens of the United States or who have declared their intention to become citizens of the United States, except in cases of extraordinary emergency, with provision for carrying out such policy, and providing that all work done by or for the State of Washington or any political subdivision thereof shall be performed by persons who are citizens of the United States or who have declared their intention to become citizens of the United States, and providing penalties for its violation.
Referred to the Committee on Labor and Labor Statistics.
House bill No. 131, by Mr. Edge: An act to amend section 4736 of Ballinger's Annotated Codes and Statutes of Washington, in relation to juries.
   Referred to the Committee on Judiciary.

House bill No. 132, by Mr. Eldridge: An act providing for the screening of irrigation ditches, flumes and canals so as to prevent the destruction of food and game fish, and providing penalties for violations of this act.
   Referred to the Committee on Game and Game Fish.

House bill No. 133, by Mr. Cline: An act providing for the amendment of section 1, of article 6 of the Constitution of the State of Washington, relating to elections and elective rights.
   Referred to the Committee on Privileges and Elections.

   Referred to the Committee on Claims and Auditing.

FIRST READING OF SENATE BILLS.

Senate bill No. 39, making an appropriation for certain expenses for the office of state insurance commissioner.
   Referred to the Committee on Insurance.

Senate concurrent resolution No. 12, relating to competent and reliable employes.
   Referred to the Committee on Rules and Order.

SECOND READING OF BILLS.

House bill No. 12, relative to the payment of bailiffs of superior courts.
   The bill was read the second time by sections, passed to third reading and ordered engrossed.

House joint memorial No. 2, memorializing congress to make an appropriation for a survey to ascertain the cost of irrigating certain arid lands in the vicinity of Moses Lake.
   The committee amendments were adopted, and the memorial was passed to third reading and ordered engrossed.

The House adjourned.

LOREN GRINSTEAD,       LEO. O. MEIGS,
   Chief Clerk.               Speaker.
House of Representatives,
Olympia, Washington, Tuesday, January 26, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Sweet and Webster, excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Beach, reading of the journal was dispensed with.

The speaker announced that Senate bill No. 39 had been referred to the Committee on Appropriations.

The speaker announced that he had signed House bills Nos. 31 and 40.

The speaker announced the appointment of the following additional members on the standing Committee on Roads and Bridges: Messrs. Bishop, Beach, Hubbell and Campbell (F. T.).

RESOLUTION.

Resolved, That the speaker appoint a committee of nine members from the House, of which the speaker shall be chairman, to meet Governor S. G. Cosgrove on his arrival.

The resolution was adopted, and the speaker appointed the following: Messrs. Beach, Krouse, Cameron, Ghent, Thompson (H. W.), Byerly, Fancher and McInnis.

REPORTS OF STANDING COMMITTEES.

Your Committee on Joint Rules beg leave to report and recommend that the joint rules of the tenth legislature be adopted as the joint rules of the eleventh legislature.

Your committee further recommends that a legislative manual similar to that printed by the tenth legislature be printed for the use of
the eleventh legislature. Your committee further recommends that only five hundred copies of said manual be printed.

Respectfully submitted,

M. E. HAY,
Chairman Committee on Rules and Joint Rules.

We concur in this report: A. S. Ruth, I. B. Knickerbocker.

LEO O. MEIGS,
Chairman, Committee on Rules and Order.


The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 22, 1909.

Mr. Speaker:
Your Committee on Enrolled Bills, to whom was referred House bills Nos. 31, 40, and House concurrent resolution No. 2, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted.

T. A. THOMPSON, Chairman.

We concur in this report: John Anderson, G. P. Halferty, Frank C. Jackson, Geo. B. Webster.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 25, 1909.

Mr. Speaker:
Your Committee on Engrossed Bills, to whom was referred House joint memorial No. 2, have compared same with the original and find it correctly engrossed.
Respectfully submitted.

C. G. MORRIS, Chairman.

We concur in this report: J. T. Rogers, O. R. McKinney.

House bill No. 35: Recommend it be indefinitely postponed. The report of the committee was adopted.
House bill No. 36: Recommend it be indefinitely postponed. The report of the committee was adopted.
Senate bill No. 39: Recommend it do pass.
Senate bill No. 11: Recommend it do pass as amended.
Senate bill No. 30: Recommend it do pass as amended.
House bill No. 112: Recommend it do pass.
House bill No. 61: Recommend it do pass.
House bill No. 31: Recommend it do pass as amended.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 26, 1909.

Mr. Speaker:

The president has signed Senate bill No. 47, entitled "An act prescribing the form of the official seal of the state insurance commissioner, and declaring an emergency," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 135, by Mr. Slayden: An act making void the conveyance, transfer, sale or encumbrance of stocks of goods, wares and merchandise for the purpose of preferring creditors.

Referred to Committee on Judiciary.


Referred to Committee on Municipal Corporations other than First Class.

House bill No. 137, by Mr. Stephens: An act establishing a state board of state game and game fish commissioners, prescribing their duties, fixing their compensation, authorizing them to employ game and game fish wardens, fixing their compensation, providing for the payment of money derived from the sale of hunters' licenses, fines, etc., into the state treasury, to be used for the protection and propagation of game and game fish, and making an appropriation.

Referred to Committee on Game and Game Fish.

House bill No. 138, by Mr. Buchanan: An act relating to the public health, providing for the compulsory physical examination of all school children, providing the duties of the county commissioners in counties and of the city council and village trustees in cities and towns, and providing the duties
of school authorities and of parents and children, and providing a penalty.

Referred to Committee on Medicine, Surgery, Dentistry & Hygiene.

House bill No. 139, by Mr. Taylor and Mr. Tonkin: An act to improve county roads and giving the people the privilege of voting bonds for the payment of the same, and declaring an emergency.

Referred to Committee on Roads and Bridges.

House bill No. 140, by Mr. Krouse: An act amending section 1274 of Ballinger's Annotated Codes and Statutes of Washington, relating to the correction of defects in city and town plats, and the recording of the same and declaring the effect thereof.

Referred to Committee on Judiciary.

House bill No. 141, by Mr. Erickson: An act relating to the construction of a state historical building for the use of the Washington State Historical Society and making an appropriation from the general fund for the construction thereof.

Referred to Committee on Appropriations.

House bill No. 142, by Mr. Bishop: An act to provide for the licensing and government of the pilots and regulating pilot age for the Strait of Juan de Fuca, Puget Sound and all American waters pertaining thereto, and declaring an emergency.

Referred to Committee on Harbors and Waterways.

House bill No. 143, by Mr. Bishop: An act further defining the duties of physicians and fixing penalties for violations.

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

SECOND READING OF BILLS.

Senate bill No. 39, making an appropriation for certain expenses for the office of state insurance commissioner.

The bill was read the second time by sections, and on motion of Mr. Miller the rules were suspended, the second reading considered the third, and Senate bill No. 39 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bo-
linger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—91.

Those absent or not voting were: Messrs. Locke, Sweet, Thayer, Webster—4.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 25, 1909.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 11, entitled "An act for the relief of J. F. Collier 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 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. That the sum of three hundred and twenty (320.00) dollars be, and is hereby appropriated out of the state treasury, from any funds not otherwise appropriated, to pay J. F. Collier for the value of improvements on section thirty-six (36), township sixteen (16) north, range thirty-five (35) east of the Willamette Meridian, in the county of Adams, State of Washington, heretofore sold by the State of Washington to one Ed Binford, under application No. 4193, the value of which was never refunded to the said J. F. Collier by the State of Washington.

Section 2. The state auditor is hereby authorized to draw a warrant on the state treasurer for the said sum in favor of J. F. Collier, and
the said treasurer is hereby directed to pay said warrant out of any funds in the state treasury not otherwise appropriated.

FRANK H. RENICK, Chairman.


The bill was read the second time by sections, and on motion of Mr. Renick the committee amendments were adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 25, 1909.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 30, entitled "An act for the relief of R. E. Darnell," 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 words "and making an appropriation therefor."

FRANK H. RENICK, Chairman.

We concur in this report: C. G. Morris, J. A. Fancher, R. A. Jackson, E. L. French, J. A. Miller, D. A. Scott, O. E. Young, E. O. Erickson

The bill was read the second time by sections, and on motion of Mr. Renick the committee amendments were adopted.

House bill No. 112, making an appropriation for the payment of the cost of publication of certain notices.

The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 112 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher; French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McImnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott; Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.) Stephens (E. M.), Stone, Stuart, Tennant, Thayer,
Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—88.

Those voting nay were: Messrs. Palmer, Taylor—2.
Those absent or not voting were: Messrs. Farnsworth, Hewitt, Lambert, Sweet, Webster—5.

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

House bill No. 61, relating to the employment of females in mechanical and mercantile establishments, hotels and restaurants.

The bill was read the second time by sections.

Mr. Palmer moved to strike out, in line 5 of section 1 of the printed bill, the words "in any mechanical or mercantile establishment, laundry, hotel or restaurant in this state."

The motion was lost.

Mr. Tennant moved to amend section 1 by adding thereto the following:

"Provided, That if any female consent to work for more than eight hours in any one day she shall be paid for each hour she works over time a sum equal to her average wage per hour."

Mr. Sayre moved that consideration of House bill No. 61 be postponed to 10 a.m. Thursday, January 28.

The motion to postpone was lost.

Mr. Jackson (F. C.) moved the following amendment to the amendment offered by Mr. Tennant:

Insert in the last line of said amendment, between the words "to" and "her," the word "twice."

Roll call on the amendment to the amendment was demanded, and the amendment to the amendment was lost by the following vote: Yeas, 17; nays, 72; absent or not voting, 6.

Those voting yea were: Messrs. Bishop, Buchanan, Bugge, Burke, Cline, Hall, Jackson (F. C.), Kayser, McKinney, Palmer, Sayre, Spedden, Stevens (A. M.), Stephens (E. M.), Tennant, Todd, Webster—17.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Ghent, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Hayward,

Those absent or not voting were: Messrs. Byerly, Carlyon, French, Halferty, Lambert, Sweet—6.

Roll call on the amendment offered by Mr. Tennant was demanded, and the amendment was lost by the following vote:

Yeas, 27; nays, 62; absent or not voting, 6.

Those voting yea were: Messrs. Beach, Buck, Byerly, Cline, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Hewitt, McArthur, McKinney, McMillan, Palmer, Rogers, Sayre, Sims, Slayden, Sparks, Stone, Stuart, Taylor, Tennant, Thayer, Webster, Young—27.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Ghent, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McMaster, Miller, Morris, Morse, Norris, Reeve, Renick, Rudene, Scott, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Mr. Speaker—62.

Those absent or not voting were: Messrs. Bishop, Bugge, Carlyon, Halferty, Lambert, Sweet—6.

Mr. Palmer offered the following amendment:

Sec. 3. Any female employer, overseer, superintendent or other agent of any such employer who shall violate any of the provisions of this act shall upon conviction thereof be fined for each offense in a sum not less than ten nor more than twenty-five dollars.

Roll call on the amendment was demanded, and the amendment was lost by the following vote: Yeas, 20; nays, 70; absent or not voting, 5.
Those voting yea were: Messrs. Beach, Byerly, Carlyon, Cline, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Hewitt, McMaster, Morris, Morse, Norris, Palmer, Sims, Slayden, Stuart, Taylor—20.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—70.

Those absent or not voting were: Messrs. Bishop, Halferty, Renick, Sweet, Thayer—5.

On motion of Mr. Beach, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Bishop and Sweet.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 25, 1909.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 13, entitled “An act to establish a state sanatorium for the prevention and cure of tuberculosis,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that do pass as amended:

That line one of section 4 of the original bill, and line 1 of section 4 of the printed bill, be amended by striking out the word “April” and inserting in lieu thereof the word “September,”
That line seven (7) of section 3 of the original bill, and line 4 of section 3 of the printed bill, be amended by striking the word "passage" and inserting in lieu thereof the words "taking effect."

J. A. Ghent, Chairman.


The bill was read by sections, and on motion of Mr. Ghent, the committee amendments were adopted.

Mr. Morris moved to amend by striking out all of section 3 after the word "of" in line 1 of section 3 of the printed bill and inserting in lieu thereof the following: "The board of control."

The motion was lost.

Mr. Jackson (F. C.), moved to amend section 3 by inserting after the word "governor," in line 4 of the printed bill, the words "by and with the advice and consent of the senate."

The motion was lost.

Mr. Jackson (F. C.) moved to amend by striking out, in line 2 of section 5 of the printed bill, the words "dispose of and convey."

The motion was lost.

Mr. Farnsworth moved that section 9 be stricken out.

The motion was lost.

Mr. Palmer moved to amend by inserting after the words "bona fide residents," in line 1 of section 13 of the printed bill, the words "of one year."

The amendment was adopted.

Mr. Edge moved that the bill be re-referred to the Committee on Appropriations.

Mr. Shutt moved, as an amendment to the motion of Mr. Edge, that the bill be re-referred to the Committee on Judiciary.

Mr. McMaster moved that the bill be laid on the table.

The motion to lay on the table was lost by the following vote: Yeas, 37; nays, 57; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bishop, Bolinger, Boone, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Habbell, Jackson (F. C.), Kayser, McClure, McGregor, McMaster, Morris, Palmer, Rogers, Rudene, Sims, Shutt, Sparks, Spedden, Taylor, Whalley, Young—37.
Those voting nay were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bradsberry, Buchanan, Buck, Burke, Cameron, Campbell (J. E.), Christensen, Clark, Cogswell, David, Erickson, Fisher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMillan, Miller, Morse, Norris, Reeve, Renick, Sayre, Scott, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Mr. Spokes-57.

Absent or not voting: Mr. Sweet.

The amendment offered by Mr. Shutt to the motion to re-refer House bill No. 13 to the Committee on Appropriations was lost.

The motion to re-refer the bill to the Committee on Appropriations was carried by a vote of 45 to 35.

On motion of Mr. Morris, the House adjourned to 11 a.m. Wednesday, January 27, 1909.

LOREN GRINSTEAD,  
Chief Clerk.

SEVENTEENTH DAY.

MORNING SESSION.

House of Representatives,  

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

Roll call showed all members present except Messrs. Christensen and Anderson (Nels). Mr. Christensen was excused.

Prayer was offered by Rev. F. S. Pearson, of Olympia.

On motion of Mr. Morris, reading of the journal was dispensed with.
REPORTS OF STANDING COMMITTEES.

House bill No. 1: Recommend it do pass.
House bill No. 3: Recommend it be indefinitely postponed.
On motion of Mr. Palmer, House bill No. 3 was re-referred to the Committee on Judiciary.
House bill No. 41: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House joint memorial No. 3: Recommend it do pass.
Senate concurrent resolution No. 10: Recommend it do pass.

MESSAGES FROM THE GOVERNOR.

OLYMPIA, January 26, 1909.

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

GENTLEMEN:—I have the honor to transmit to you herewith copy of a letter and of a bill forwarded to me by the secretary of war of the United States.

ALBERT E. MEAD, Governor.

The communication from the Secretary of War was referred to the Committee on Judiciary.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, January 26, 1909.

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

GENTLEMEN:—I recently appointed a conservation commission, composed of representative citizens interested in the important problems of conserving and perpetuating the natural resources of Washington. Pursuant to a call issued by me, this commission met at the state capital on the 25th and 26th of this month and organized by electing Joel Shomaker, of Tukwila, president; Dr. N. G. Blalock, of Walla Walla, vice president, and Elmer E. Johnston, of Everett, secretary; and the naming of committees to report upon the various phases of the conservation problems.

In submitting the report of this meeting, I desire to again recommend that a conservation commission be created by law, authorized to investigate the conditions in this state and embody in its report suggestions for practicable legislation that will result in the proper conservation and protection of the resources of Washington. An appropriation of not to exceed $500 should be provided for the necessary expenses of the commission for incidental expenditures, gathering data, and preparing the results of its deliberations in a printed report.
I herewith transmit copies of the resolutions adopted by the commission.

ALBERT E. MEAD, Governor.

The report of the conservation commission was referred to the Committee on Horticulture and Forestry.

INTRODUCTION OF BILLS.

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

House bill No. 144, by Mr. Beach: An act for the regulation of the practice of medicine and surgery, osteopathy, and other systems or modes of treating the sick or afflicted, in the State of Washington, and for the appointment of a board of medical examiners, in the matter of said regulation.

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

House bill No. 145, by Mr. Anderson (Nels): An act establishing a Western Washington farm for the harmless insane.

Referred to Committee on Hospitals for the Insane.

House bill No. 146, by Mr. McArthur: An act to amend section 254 of Ballinger's Annotated Codes and Statutes of Washington, the same being section 6807 of Pierce's Washington Code, relating to certificates as to official character of notaries public, and fee for same.

Referred to Committee on Judiciary.

House bill No. 147, by Mr. Thayer: An act to amend chapter 72 of the Session Laws of 1905, being "An act to secure and perpetuate liens upon chattels for labor, skill and materials expended thereon, and providing for the enforcement thereof."

Referred to Committee on Judiciary.

House bill No. 148, by Mr. Palmer: An act relating to surety companies not incorporated under the laws of the State of Washington.

Referred to Committee on Insurance.

House bill No. 149, by Mr. Bell: An act to protect the public from impostors, and regulate the practice of drugless healing in the State of Washington; to devise a plan of registration; providing the right to the use of professional titles and abbreviations thereof; to create a fund to defray the expenses thereof;
and providing a penalty for the violation of the provisions of this act.

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

House bill No. 150, by Mr. Slayden: An act granting to the United States for public purposes the use of certain tide and shore lands belonging to the State of Washington.

Referred to Committee on State, School and Granted Lands.

SECOND READING OF BILLS.

House bill No. 1, prohibiting wagering and gambling on horse races.

The bill was read the second time by sections.

Mr. Taylor moved that the bill be made a special order for 10:30 a.m., February 4.

Roll call on the motion was demanded, and the motion was lost by the following vote: Yeas, 41; nays, 51; absent or not voting, 3.

Those voting yea were: Messrs. Bishop, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Carlyon, Clark, Cogswell, Edge, Eldridge, Fancher, Fisher, French, Gordon, Hall, Halsey, Hayward, Hewitt, Jackson (F.C.), Kayser, Kenoyer, Leonard, Locke, McArthur, McClure, McMaster, Morris, Palmer, Rogers, Sims, Slayden, Sparks, Taylor, Tennant, Thayer, Tonkin, Webster, Weir, Young—41.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Buck, Calkins, Cameron, Campbell (F. T.), Campboll (J.E.), Cline, David, Denman, Erickson, Farnsworth, Halferty, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Norris, Reeve, Renick, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Mr. Speaker—51.

Those absent or not voting were: Messrs. Beach, Christensen, Ghent—3.

On motion of Mr. Hanson (Ole), the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 1 was placed on final passage and
passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—93.

Those absent or not voting were: Messrs. Christensen and Ghent—2.

The emergency clause passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—91.

Those absent or not voting were: Messrs. Christensen, Ghent, Renick, Weir—4.
There being no objections, the title of the bill was ordered to stand as the title of the act.

The House took a recess to 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. Fisher and Kenoyer. Mr. Kenoyer was excused.

MESSAGE FROM THE GOVERNOR'S SECRETARY.

CENTRALIA, WASH., January 27, 1909.

Eugene Lorton, Olympia, Wash.:

Father insists on inauguration before joint session at 3 o'clock. He feels fairly well.

HOWARD G. COSGROVE.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 26, 1909.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 18, entitled "An act relating to the deposit of public funds in banks by the several county treasurers of this state, and declaring an emergency," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

House joint memorial No. 3, relating to the size of apple boxes and grading of fruit.

On motion of Mr. Holm, the rules were suspended, the memorial considered engrossed, the second reading considered the third, and House joint memorial No. 3 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall,

Those absent or not voting were: Messrs. Bishop, Byerly, Christensen, Fancher, Hanson (Ole), Jeffries, Kenoyer—7.

Senate concurrent resolution No. 10, relative to having the liberty bell brought to the Alaska-Yukon-Pacific Exposition.

On motion of Mr. Sime, the rules were suspended, and Senate concurrent resolution No. 10 was adopted by the House.

On motion of Mr. Sims, the rules were suspended, and the chief clerk was directed to immediately transmit to the Senate Senate concurrent resolution No. 10.

THIRD READING OF BILLS.

House bill No. 12, relating to the payment of bailiffs of superior courts.

On motion of Mr. Edge, the bill was returned to second reading for amendment.

Mr. Edge moved to amend by striking out, in line 4 of section 1 of the printed bill, the words "and ten."

The amendment was adopted.

Mr. Hanson (Ole) moved to amend section 1 by adding there-to the following:

"Provided, That, in case any bailiff shall work more than eight hours a day, he shall receive, as added compensation for each hour overtime, an amount which shall equal his average compensation per hour at one hundred dollars per month."

The amendment was lost.

Mr. Buchanan moved to re-refer the bill to the Committee on Judiciary.

The motion was lost.

Mr. Burke moved to amend by inserting in line 6 of section 1 of the printed bill the words "for the days actually employed."

The amendment was adopted.

On motion of Mr. Jackson (F. C.), the rules were suspended,
the bill was considered engrossed, the second reading considered the third, and House bill No. 12 was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

Voting nay: Mr. Farnsworth—1.

Those absent or not voting were: Messrs. Christensen, Kenoyer, Renick, Shutt—4.

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

House bill No. 61, relating to the employment of females.

Mr. Sims moved that the bill be returned to second reading for amendment.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 46; nays, 47; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bugge, Burke, Byerly, Carlyon, Cline, Cogswell, David, Edge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Jackson (F. C.), Lambert, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, McMillan, Palmer, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Whalley, Young—46.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.
son (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Denman, Eldridge, Erickson, Ghent, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, McClure, McInnis, Miller, Morris, Morse, Norris, Reeve, Scott, Shutt, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Mr. Speaker—47.

Those absent or not voting were: Messrs. Christensen and Kenoyer—2.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 15; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—77.

Those voting nay were: Messrs. Beach, Bishop, Bugge, Byerly, Fancher, Farnsworth, Hall, Halsey, Lambert, McMillan, Scott, Sims, Stone, Stuart, Taylor—15.

Those absent or not voting were: Messrs. Burke, Christensen, French—3.

Mr. French was excused from voting upon explanation that he was personally interested in the outcome of the bill.

Mr. Taylor was given consent to have recorded in the journal his explanation of his vote upon the bill, as follows:

"The Republican party platform calls for an eight-hour day for female labor. In this bill you are violating the Republican platform, because you are classifying certain female labor. I therefore vote 'No.'"
There being no objections, the title of the bill was ordered to stand as the title of the act.

Mr. McMaster gave notice that he would tomorrow ask for a reconsideration of House bill No. 61.


Mr. Speaker:

We, your Committee on Memorials, to whom was referred House joint memorial No. 2, relating to irrigation of certain lands, 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 by writing after the word "west" in line 8 the words, "partially covered by what is known as the Big Bend Irrigation project, heretofore considered by the reclamation department."

G. W. Morse, Chairman.

We concur in this report: Oliver Byerly, E. L. Farnsworth, S. M. Bugge.

The memorial was read the second time, the committee amendment was adopted, and on motion the rules were suspended, the second reading considered the third, and House joint memorial No. 2 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kroyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—86.

Those absent or not voting were: Messrs. Bird, Byerly, Cameron, Christensen, Fancher, Ghent, Lambert, Thomipson (H. W.), Thompson (T. A.)—9.
House joint memorial No. 5, memorializing congress to make a national park of a portion of the Olympic forest reserve.

The memorial was read the second time, and on motion the rules were suspended, the second reading considered the third, and House joint memorial No. 5 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—86.

Those absent or not voting were: Messrs. Beach, Byerly, Cameron, Christensen, Fancher, Ghent, Krouse, McInnis, and Thompson (H. W.)—9.

The sergeant-at-arms was directed to inform the Senate that the House was ready to enter joint session to receive the governor-elect.

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

**JOINT SESSION.**

The joint session was called to order by the speaker, and Lieutenant Governor Hay, president of the Senate, presided.

The roll of the Senate was called by the secretary of the Senate and showed all members present except Senator Roberts.

The roll of the House was called by the chief clerk of the House and showed all members present except Mr. Christensen.

The sergeant-at-arms announced the arrival of Governor-Elect Cosgrove, with Governor Mead, escorted by the joint com-
Governor-Elect Cosgrove was introduced by Lieutenant Governor Hay, and addressed the joint session as follows:

Gentlemen of the legislative body: The kind words that have come to me from all over the State of Washington have touched me deeply, and I cannot refrain from thanking you and the people of this state for their wonderful sympathy with me in my affliction. A few weeks ago I was led down into the valley of the shadow and I was allowed to peep almost on to the other side, but for some reason or other I have been called back, and I am here with you again. But I do want to show that I appreciate the sympathy that has come to me from all over the state.

There are some little matters of legislation that I would like also to mention to you now, because I may not be with you again. I would like to see a good, strong local option law enacted in this state—and I want no foolishness about it either. It is fair to the men who manage the saloons; it is fair to the people who don't want them, and so I hope that the legislature will see that that bill or some other good bill is enacted into a law.

There is a constitutional amendment which I think ought to be enacted, and it is in regard to the railroad commission. There is a question of doubt as to the constitutionality of that law, and I trust that a committee will be appointed and look that up carefully, because it would be a calamity if this state should go on day after day and day after day and, when they want to use the power of the railroad commission law, will—use the commission itself—they will find themselves standing up having the courts declare it unconstitutional. I agree with a federal court judge of this state in his verbal opinion that the present railroad law is unconstitutional. I believe that it is and I think that when you look it up you will find that the commission itself does not have the power without additional legislation to control railroad rates and we will need a constitutional amendment that would be practical.

There is another matter I want to say a word about. I trust that the present law relative to the primary election be not amended in such a manner as to destroy its efficiency, but that a few questions might be added to it, and that is in the election of a judge. I think two judges should be nominated to be voted on by each voter, so that it would not be simply a farce of voting for one man.

I simply suggest these things, because I have brought no message to you, and I have not had any power to write one since I became sick, and so I have not written you a message; I have not done anything, and I do not expect to be able to do anything. I would like a joint resolution of this assembly giving me an indefinite leave of absence, so
that I might recuperate myself and become stronger, so that when I come back I will be a governor in deed and in truth; that is what I want to be.

I do not desire to say any more, especially since I was told not to say anything; that I must come up here like a monkey and keep still. I never could do that, gentlemen, you know, consequently I had to open up a little. I have a few more things to say, but I feel my strength will not permit it, so I will have to wait until the next legislature, until I am able to tell you what I want, although that will be awfully late then; so I now am ready to take that peculiar oath of office that nobody knows anything about, and, although I may later find out what it is, I know now whatever it is it will make me governor of Washington.

Chief Justice Rudkin administered the oath of office to Samuel G. Cosgrove as governor of the State of Washington.

JOINT RESOLUTION.

By Senator Myers:

Resolved, That the governor of the State of Washington be granted leave of absence for an indefinite period.

The joint resolution was unanimously adopted.

On motion of Senator Nichols, the joint session dissolved at 8:30 p.m.

HOUSE SESSION.

The House resumed regular session.

On motion of Mr. Jeffries, the House adjourned.

LOREN GRINSTEAD,  LEO. O. MEIGS,
Chief Clerk.        Speaker.
EIGHTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, January 28, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Christensen, McMillan and Norris, all of whom were excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Beach, reading of the journal was dispensed with.
The following employes were called before the bar of the House and given the oath of office: Messrs. N. R. Hill and W. L. Cadman.
On motion of Mr. Leonard, House bill No. 105 was re-referred to the Committee on Education.

REPORTS OF STANDING COMMITTEES.

House concurrent resolution No. 3: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 63: Recommend it do pass.
House bill No. 68: Recommend it do pass as amended.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred Senate concurrent resolution No. 7, relating to the printing of similar Senate and House bills, 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 the resolution after the word “and” in line ten and insert the following:
Resolved, That all identical bills introduced in both the House and the Senate, before being printed in either, shall be printed with the following heading in the upper left hand corner: “House bill No. ——, by Mr. ———,” and with the following heading in the upper right hand corner: “Senate bill No. ——, by Senator ———.”
filling in the proper blanks. But when a bill has been introduced in either house which has already been introduced and printed in the other house the last bill introduced shall not be printed, but, in lieu thereof, there shall be printed a slip setting forth the number and author of the former bill as follows:

House bill No. —, by Mr. ————, is Senate bill No. ———, by Senator ———— (and vice versa).

LEO O. MEIGS, Chairman.

We concur in this report: J. W. Slayden, J. A. Fancher, E. A. Sims.

On motion of Mr. Carlyon, the rules were suspended, and the resolution was read the second time.

On motion of Mr. Renick, the committee amendments were adopted, the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 7 was placed on final passage and adopted by the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—87.

Voting nay: Mr. Stevens (A. M.)—1.

Those absent or not voting were: Messrs. Christensen, Ghent, McGregor, Miller, Norris, Stephens (E. M.), Weir—7.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 27, 1909.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 13, relating to the granting of leave of absence to Governor Cosgrove from the state;

Also Senate bill No. 2, entitled "An act providing for seven judges of the superior court for King county";
Also Senate bill No. 77, entitled "An act making an appropriation for the payment of sundry expenses in the office of the superintendent of public instruction";
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

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. 151, by Mr. Erickson: An act relating to the weekly payment of wages, and providing a penalty.
Referred to the Committee on Labor and Labor Statistics.

House bill No. 152, by Mr. Whalley: An act requiring material men or persons furnishing materials or supplies to any contractor or other person to furnish to the owner, or his agent, duplicate statements of all materials for supplies furnished, and making the furnishing of such duplicate statements a condition precedent to filing and maintaining a mechanic’s lien for materials and supplies so furnished.
Referred to the Committee on Judiciary.

House bill No. 153, by Mr. Whalley: An act relating to elections.
Referred to the Committee on Privileges and Elections.

Referred to the Committee on Judiciary.

House bill No. 155, by Mr. Scott: An act relating to the election of county commissioners by districts, providing a forfeiture of office because of absence from or failure to reside in such districts, and amending section 326 of Ballinger’s Annotated Codes and Statutes of Washington.
Referred to the Committee on Privileges and Elections.

House bill No. 156, by Mr. McKinney: An act providing time for employees to attend elections.
Referred to the Committee on Privileges and Elections.

House bill No. 157, by Mr. French: An act relating to the correction of the survey and supplemental plat of the tide and
shore lands in front of and adjacent to the city of Vancouver, Washington.

Referred to the Committee on Tide Lands.

House joint resolution No. 1, by the Committee on Fisheries, relating to disputes between fishermen from the states of Oregon and Washington regarding fishing on the Columbia river.

On motion of Mr. Taylor, the rules were suspended and the resolution passed to second reading.

FIRST READING OF SENATE BILLS.

Senate bill No. 18, relating to the deposit of funds in banks by county treasurers.

Referred to Committee on Banks and Banking.

Senate concurrent resolution No. 18, relating to the absence of Governor Cosgrove.

On motion of Mr. Taylor, the rules were suspended, and the resolution was read the second time, the second reading considered the third and Senate concurrent resolution No. 18 was placed on final passage and adopted by the House.

SECOND READING OF BILLS.

House joint resolution No. 1, relating to fishing disputes.

The resolution was read the second time, and on motion of Mr. Taylor the rules were suspended, the second reading considered the third, the resolution considered engrossed, and House joint resolution No. 1 was placed on final passage and adopted by the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone,
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 68, entitled "An act providing for the taking and filing of official oaths," 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 line 2, section 1 of the printed bill, insert the word "and" between the words "lands" and "insurance."

Strike from line 3 the words "and all other executive officers"; also the words, "whether elective or appointive."

In line 9 of the printed bill strike the words "within this state, by any person authorized to administer oaths," and insert in lieu thereof the words "by one of the justices of the supreme court at the capitol."

ending the same with a period and beginning the word "a" in the same line with a capital letter.

R. E. BUCHANAN, Chairman.

We concur in this report: Peter David, B. E. McGregor, Lester P. Edge, W. W. Sparks, Hugh C. Todd, R. S. Lambert.

The bill was read the second time by sections, and on motion of Mr. Todd the committee amendments were adopted, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 68 was placed on final passage and passed the House by the following vote: Yea, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Demman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Haferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve,
Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Buck, Burke, Christensen, Fancher, Ghent, Jackson (F. C.), Lambert, Miller, Norris, Renick, Stephens (E. M.), Weir—12.

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

House bill No. 63, relating to liens upon homesteads.

The bill was read the second time by sections.

Mr. Palmer moved to amend by striking section 2.

Mr. Denman moved, as a substitute motion, to amend by inserting at the end of the title the words "and repealing all acts or parts of acts in conflict herewith."

The substitute motion was lost.

The amendment offered by Mr. Palmer was adopted.

The speaker called Mr. Beach to the chair.

THIRD READING OF BILLS.

Senate bill No. 11, for the relief of J. F. Collier.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—81.

Voting nay: Mr. Taylor—1.
Those absent or not voting were: Messrs. Buck, Carlyon, Christensen, Cline, Fancher, Ghent, Halferty, Lambert, McGregor, Miller, Norris, Weir, Mr. Speaker—13.

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

Senate bill No. 30, for the relief of R. E. Darnell.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—85.

Those absent or not voting were: Messrs. Buck, Carlyon, Christensen, Ghent, Miller, Norris, Stone, Thompson (T. A.), Weir, Mr. Speaker—10.

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

On motion of Mr. Sims, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately all bills and resolutions which had been passed by the House.

The House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Christensen, Ghent, Holm and Weir, all of whom were excused.
PETITIONS, MEMORIALS AND REMONSTRANCES.

Petition from Port Townsend Commercial Club, relative to the operation of bucket shops.
Referred to the Committee on Judiciary.
Mr. Campbell (J.E.) moved reconsideration of House bill No. 61.
The motion was carried.
On motion of Mr. Todd, House bill No. 61 was returned to second reading and re-referred to Committee on Labor and Labor Statistics.

REPORTS OF STANDING COMMITTEES.

House bill No. 62: Recommend it do pass as amended.

SECOND READING OF BILLS.

The following bills were introduced, read the first time by title, and referred to the committees indicated:
House bill No. 158, by Mr. Tennant: An act relating to county commissioners and amending sections 320, 321, 322, 323, 324, 325, 327, 328 and 331 of Ballinger's Annotated Codes and Statutes of Washington.
Referred to the Committee on Judiciary.

FIRST READING OF SENATE BILLS.

Senate bill No. 2: Referred to Committee on Judiciary.
Senate bill No. 77: Referred to Committee on Appropriations.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 62, entitled "An act relating to the superior court of the county of Spokane, the election and appointment of judges 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 with the following amendments:

In line 1 of section 1 of the printed bill, strike the words "At the general election to be held in 1910," and insert in lieu thereof the word "hereafter." From the first and second lines of section 1, strike the words "elected in the county of Spokane five" and insert in lieu thereof the words, "five judges of the." In line two strike the word
“judges,” and insert in lieu thereof the words, “of the state of Washington in and for Spokane county.”

In line 1 of section 2 of the printed bill, and in line 2, strike the words, “superior court judge for the county of Spokane,” and insert in lieu thereof the words, “judge of said superior court.”

In line 3 of section 2 of the printed bill, strike the words, “until the next general election, and”; insert after the word “qualified” a comma in lieu of the period, and add the words, “which said successor shall be elected at the general election in November, 1910, and shall hold his office until the second Monday in January, 1913, and until his successor is elected and qualified.”

For section 3, insert the following:

“Sec. 3. At the general election in November, 1912, there shall be elected five judges of said superior court, whose terms of office shall be four years from and after the second Monday in January, 1913, and until their successors are elected and qualified; and every four years thereafter there shall be elected at the general state election, five judges of said superior court, whose terms of office shall be four years from the second Monday in January, next succeeding their election, and until their successors are elected and qualified.”

Change section number 3 of the printed bill to number 4.

R. E. Buchanan, Chairman.


The bill was read the second time by sections, and on motion of Mr. Edge the committee amendments were adopted.

The House adjourned.

Loren Grinstead,  
Chief Clerk.

Leo. O. Meigs,  
Speaker.
NINETEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 29, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Ghent and Weir, both of whom were excused.
Prayer was offered by Rev. D. R. McDonald, of Olympia.
On motion of Mr. Lambert, reading of the journal was dispensed with.
The speaker announced that he had signed Senate bill No. 39.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Beach gave notice that he would, on Monday, offer amendments to House rules Nos. 22 and 27.
Senate concurrent resolution No. 14, postponing the memorial services set for 2 p.m. today to 2 p.m., Wednesday, February 3.
On motion of Mr. Bell, the rules were suspended, the resolution was adopted by the House, and the chief clerk was directed to transmit to the Senate immediately Senate concurrent resolution No. 14.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1909.

Mr. Speaker:

We, your Committee on Printing and Supplies, to whom was referred a House resolution by Mr. Sims, relating to the sending of all House bills to the various libraries and commercial bodies of the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the state librarian be instructed to send copies of all House bills to the various libraries and commercial bodies within the state, and to other institutions outside the state as recommended by the state librarian.

T. J. Bell, Chairman.

We concur in this report: John Anderson, F. T. Campbell, John A. Whalley.

On motion of Mr. Bell, the report was adopted.
House bill No. 21: Recommend it do pass.
On motion of Mr. Thayer, House bill No. 21 was referred to
the Committee on Judiciary.
House bill No. 65: Recommend it do pass.
House bill No. 84: Recommend it do pass.
House bill No. 102: Recommend it do pass.
House bill No. 66: Recommend it do pass as amended.
House bill No. 75: Recommend it do pass as amended.
House bill No. 59: Majority recommend that it do pass as
amended; minority that it be indefinitely postponed.
House bill No. 101: Recommend that it do pass as amended.
House bill No. 52: Recommend that it be indefinitely post-
poned.
The report was adopted.
Senate bill No. 34: Recommend it do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 29, 1909.

MR. SPEAKER:
The Senate has passed Senate concurrent resolution No. 14, relating
to postponement of memorial exercises;
Also Senate bill No. 29, entitled "An act relating to the collection of
assessments for local improvements, amending section 1 of chapter
70, Session Laws of 1907";
Also House bill No. 2, entitled "An act providing for four judges
of the superior court of the state of Washington in and for Pierce
county, etc.," with amendment to the title: "In line 3 of the title of
the original bill, preceding the word 'appointment,' line 2 of the
printed bill, strike out the word 'the' and substitute therefor the word
'an'; in line 3 of the original bill, line 2 of the printed bill, following
the word 'therein' strike out the words 'to serve until the general elec-
tion in November, 1910'; in line 5 of the original bill, line 4 of the
printed bill, following the word 'serve' strike out the word "there-
after";
Also Senate bill No. 88, entitled "An act providing for and regulat-
ing the assignment of wages to be earned in the future."
The president has signed Senate bill No. 39, entitled "An act making
an appropriation for furniture, supplies and sundry expenses of in-
surance commissioner";
Also House bill No. 31, making an appropriation for sundry printing;
Also House bill No. 40, relating to Alaska-Yukon-Pacific Exposition,"And the same are herewith transmitted.
WM. T. LAUBE, Secretary of the Senate.
INTRODUCTION OF BILLS.

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

House bill No. 159, by Mr. Buchanan: An act providing for the equipment of all railway depots and depot grounds with safe and convenient approaches and exits, and for lighting same at night, and providing penalties and fixing liabilities for violations thereof.

Referred to Committee on Railroads.


Referred to Committee on Appropriations.

House bill 161, by Mr. Campbell (F. T.): An act to create the county of Big Bend, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties.

Referred to Committee on Counties and County Boundaries.

House bill No. 162, by Mr. Bradberry: An act to amend section 45, chapter LXXI, of the Laws of 1897, entitled “An act to provide for the assessment and collection of taxes in the State of Washington,” approved March 15, 1897.

Referred to Committee on Revenue and Taxation.

House bill No. 163, by Mr. David: An act providing that bonds in actions for restitution, attachment, garnishment, injunction and in stay of execution shall be approved by the judge, except in his absence from the county.

Referred to Committee on Judiciary.

House bill No. 164, by Mr. David: An act to amend 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 21, 1890.

Referred to Committee on Judiciary.

House bill No. 165, by Mr. David: An act to amend section 1 of “An act to provide for the payment by the state or counties, or cities of the premium or charge on official bonds of state, county or city treasurers when given by surety companies,” approved March 2, 1905.

Referred to Committee on Judiciary.
House bill No. 166, by Mr. David: "An act providing for and regulating the taking of exceptions and the settling and certifying of bills of exceptions and statements of facts, and declaring the effect thereof," approved March 8, 1893.
Referred to Committee on Judiciary.

House bill No. 167, by Mr. David: An act providing that county clerks shall deposit trust funds in banks and shall require and take an indemnity bond to protect the same.
Referred to Committee on Judiciary.

House bill No. 168, by Mr. David: An act providing for an annual convention of county clerks, and for the payment of the expense of attending the same by their respective counties.
Referred to Committee on Counties and County Boundaries.

House bill No. 169, by Committee on State Library: An act to create a public archives commission, and to define its duties and powers.
Passed to second reading.

House bill No. 170, by Mr. Lambert: An act further defining the crime of manslaughter.
Referred to Committee on Judiciary.

House bill No. 171, by Mr. Kayser: An act to amend section 15 of chapter 119 of the Laws of 1903, 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 16, 1903.
Referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS.

Senate bill No. 29: Referred to Committee on Municipal Corporations other than the First Class.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1909.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 59, entitled "An act to amend article six (6) of the Constitution of the State of Washington, relating to the qualification
of voters within the state," have had the same under consideration, and we, a majority, report the same back to the House with the recommendation that it do pass as amended:

That line 4 of section 3 of the printed bill, being line 6 of section 3 of the original bill, be amended by striking the word "the" after the word "within," and inserting in lieu thereof the word "this."

JOHN A. FANCHER, Chairman.

We concur in this report: Frank C. Jackson, T. J. Bell, S. J. Boone, Ole Hanson, R. S. Lambert.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1909.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 59, entitled "An act to amend article six (6) of the Constitution of the State of Washington, relating to the qualification of voters within the state," have had the same under consideration, and we, a minority, report the same back to the House with the recommendation that it be indefinitely postponed.

E. B. PALMER,
J. R. BURKE.

The bill was read the second time by sections and, on motion of Mr. Fancher, the committee amendment was adopted.

Mr. Palmer moved the adoption of the minority report.

Mr. Bell moved, as a substitute motion, the adoption of the majority report.

Roll call on the substitute motion was demanded and the substitute motion was carried by the following vote: Yeas, 68; nays, 24; absent or not voting, 3.

Those voting yea were: Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Beach, Bishop, Bugge, Burke, Cameron, Carlyon, Erickson, Halferty, Hewitt, Kenoyer,

Those absent or not voting were: Messrs. Ghent, Stuart, Weir—3.

On motion of Mr. Palmer, the rules were suspended, the second reading considered the third, the bill considered engrossed, and House bill No. 59 was placed on final passage and passed the House by the following vote: Yeas, 70; nays, 18; absent or not voting, 7.

Those voting yea were: Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—70.

 Those voting nay were: Beach, Bishop, Bugge, Cameron, Carlyon, Erickson, Hewitt, Kenoyer, Miller, Morse, Palmer, Sims, Slayden, Stephens (E. M.), Tennant, Thayer, Tonkin, Webster—18.

Those absent or not voting were: Ghent, Locke, McMillan, Norris, Renick, Stuart, Weir—7.

On motion of Mr. Carlyon, the rules were suspended and the chief clerk was directed to transmit to the Senate immediately House bill No. 59.

On motion of Mr. Webster, the House adjourned to 11 a. m. Monday, February 1.

LOREN GRINSTEAD,  
Chief Clerk.

LEO. O. MEIGS,  
Speaker.
The speaker called the House to order at 11 a.m.

Roll call showed all members present except Messrs. Hewitt, McGregor and Stephens (E. M.), all of whom were excused.

Prayer was offered by Rev. M. A. Casey, of Tacoma.

On motion of Mr. Beach, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Four petitions relative to the extension of state road No. 7: Referred to Committee on Roads and Bridges.

Petition from Rock Creek Valley Township Club, relative to repealing the present township laws: Referred to Committee on Counties and County Boundaries.

MOTIONS TO AMEND THE RULES OF THE HOUSE.

By Mr. Beach:

That House rule No. 22 be amended to read as follows:

Rule 22. When a question is under debate, no motion shall be received but the following in the rank named:

First rank—Question of consideration.
Second rank—to lay on the table.
Third rank—for the previous question.
Fourth rank—to postpone to a day certain; to commit or re-commit; to postpone indefinitely.
Fifth rank—to amend.

Roll call was demanded, and the motion was carried by the following vote: Yeas, 70; nays, 121; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty,
Hall, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Boone, Byerly, Calkins, Campbell (F. T.), Christensen; Cline, Denman, Eldridge, Halsey, Jackson (F. C.), Krouse, McClure, McKinney, McMaster, Morris, Sayre, Scott, Shutt, Spedden, Stone, Vollmer—21.

Those absent or not voting were: Messrs. Bird, Hewitt, McGregor, Stephens (E. M.)—4.

By Mr. Beach:

That House rule No. 27 be amended by adding to the end of said rule 27 the following:

The previous question may be ordered by two-thirds of the members present upon all recognized motions or amendments which are debatable, and shall have the effect to cut off all debate and bring the House to a direct vote upon the motion or amendment on which it has been ordered.

The amendment was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 30: Recommend it be indefinitely postponed. On motion of Mr. Morris, the committee report was adopted.

House bill No. 46: Recommend it do pass.

House bill No. 118: Recommend it do pass.

House bill No. 100: Recommend it do pass as amended.

House bill No. 103: Recommend it be re-referred to Committee on Appropriations.

On motion of Mr. Bolinger, the report was adopted.

House bill No. 125: Recommend it do pass as amended.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives,

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 62 and 63, have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

C. G. Morris, Chairman.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 1, 1909.

MR. SPEAKER:

The president has signed Senate joint memorial No. 3, relating to the donation of certain lands to the State University;

Senate joint memorial No. 4, relating to the removal of duty from grain sacks.

The Senate has passed Senate bill No. 27, entitled "An act providing for the purchase of the S. E. ¼ of the N. E. ¼, section 16, township 21, range 5 E., for state fish hatchery purposes;

House joint resolution No. 1, relating to the appointment of committees to confer with a committee from the State of Oregon in the matter of boundary dispute between the States of Oregon and Washington,

Senate bill No. 96, entitled "An act relating to the dividing of counties into districts for judicial purposes," etc.

And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate bill No. 30, entitled "An act for the relief of R. E. Darnell;"

The Senate has concurred in House amendments to Senate bill No. 11, entitled "An act for the relief of J. F. Collier, Adams county, State of Washington, and making an appropriation therefor."

WILLIAM T. LAUBE, Secretary.

INTRODUCTION OF BILLS.

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

House bill No. 172, by Mr. Fancher: An act providing for the payment of warrants drawn on the “State Normal School Fund,” under act of March 7, 1895, making an appropriation and providing that bonds may be issued therefor, and declaring an emergency.

Referred to Committee on Appropriations.

House bill No. 173, by Mr. Fancher: An act making appropriations for deficiencies in maintenance appropriations of certain state institutions.

Referred to Committee on Appropriations.

House bill No. 174, 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 Wash-
ington Code, and to repeal section 33 of said act, the same being section 5563 of Pierce's Washington Code.

Referred to Committee on Hospitals for the Insane.

House bill No. 175, by Committee on Mines and Mining: An act for the purpose of providing for a geological survey of all coal lands in the State of Washington, and making an appropriation therefor, and declaring an emergency.

Referred to Committee on Appropriations.

House bill No. 176, by Mr. Buchanan: An act relating to powers of cities of the first class, and granting to said cities of the first class the power to license, regulate and control employment agencies, labor agencies, and emigrant agencies.

Referred to Committee on Municipal Corporations of the First Class.

House bill No. 177, by Mr. Jeffries: An act relating to lateral support as to real property when excavation is made down to grade, in cities of the first class.

Referred to Committee on Municipal Corporations of the First Class.

House bill No. 178, by Mr. Palmer: An act licensing persons driving, operating, or in charge of automobiles, or motor vehicles and providing a penalty.

Referred to Committee on Roads and Bridges.

House bill No. 179, by Mr. Hubbell: An act for the relief of Kittitas county, Washington, for money advanced in securing the extradition from the State of Illinois of Paolo Nigro, accused of a felony, and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 180, by Mr. Morse: An act legalizing the sale of propagated Golden, Chinese, Mongolian or English pheasants, and declaring an emergency.

Referred to Committee on Game and Game Fish.

House bill No. 181, by Mr. Hall: An act providing for the appointment and election of a judge of the superior court of the State of Washington in and for Ferry county, and providing that the present judge of Okanogan and Ferry counties shall remain judge of Okanogan county during the remainder of his term, and fixing the term of office of the judge appointed, and declaring an emergency.

Referred to Committee on Judiciary.
House bill No. 182, by Mr. Sparks: An act for the relief of Indian war veterans of the wars of 1855 and 1856. Referred to Committee on Military Affairs and Soldiers' Home.

House bill No. 183, by Mr. Cogswell: An act further defining the management of automobiles on public highways. Referred to Committee on Roads and Bridges.


House bill No. 185, by Mr. Taylor: An act authorizing county commissioners to pay a bounty for the destruction of moles, and prescribing the method thereof. Referred to Committee on Dairy and Live Stock.

House bill No. 186, by Mr. Beach: An act providing for the establishment of certain state roads. Referred to Committee on Roads and Bridges.

House bill No. 187, by Mr. Erickson: An act to prohibit the county commissioners of any county within the State of Washington from granting any license for the sale of spirituous, malt, fermented or other intoxicating liquors within five miles of the city limits of any incorporated city of the first class of the State of Washington. Referred to Committee on Judiciary.

House bill No. 188, by Mr. Palmer: An act permitting
county and city officers of the first class to close their respective offices at one o'clock on Saturday afternoons.

Referred to Committee on Judiciary.

House bill No. 189, by Mr. Palmer: An act protecting certain game birds until September 1, 1915, and providing a penalty.

Referred to Committee on Game and Game Fish.

House bill No. 190, by Mr. Palmer: An act relating to fishing licenses, authorizing county auditors to issue same, and providing penalties for violation.

Referred to Committees on Game and Game Fish.

House bill No. 191, by Mr. Palmer: An act making it unlawful to hunt with dogs and fixing a penalty therefor.

Referred to Committee on Game and Game Fish.

FIRST READING OF SENATE BILLS.

Senate bill No. 88: Referred to Committee on Judiciary.

Senate bill No. 27: Referred to Committee on Fisheries.

SECOND READING OF BILLS.

House bill No. 65, amending an act relating to foreign corporations.

The bill was read the second time by sections, and was passed to third reading, and ordered engrossed.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1909.

MR. SPEAKER:

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 75, entitled "An act amending sections 715, 716, and 717 of Ballinger's Annotated Codes and Statutes of the State of Washington, relating to classification of cities and towns," 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 as follows: In line one of the printed bill, the same being line one of the original bill, by striking out the words "chapter two," and after the word "Washington" insert the words "the same being section 3384 of Pierce's Code of Washington."

Amend section two as follows: In line one of the printed bill, the same being line one of the original bill, by striking out the words
“chapter two,” and after the word “Washington” insert the words “the same being section 3385 of Pierce’s Code of Washington.”

Amend section three as follows: In line one of the printed bill, the same being line one of the original bill, by striking out the words “chapter two,” and after the word “Washington” insert the words “the same being section 3386 of Pierce’s Code of Washington.”

Amend the title after the word “Washington” by inserting the words “the same being sections 3384, 3385 and 3386 of Pierce’s Code of Washington.”

R. A. Thayer, Chairman.

We concur in this report: H. S. McClure, F. T. Campbell, W. W. Sparks, S. M. Bugge, Henry C. Krouse.

The bill was read the second time by sections, and on motion of Mr. Clure the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

House bill No. 102, amending an act relating to the construction and maintenance of state roads.

The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 102 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Those voting nay were: Mr. Palmer—1.

Those absent or not voting were: Messrs. Farnsworth, Hewitt, Jackson (F. C.), McGregor, Stephens (E. M.), and Sweet—6.
There being no objections, the title of the bill was ordered to stand as the title of the act.
The House took a recess.

AFTERNOON SESSION.

The speaker called the House to order at 2 p.m. Roll call showed all members present.
The speaker announced the appointment of Messrs. Thompson (H. W.) and Byerly on the joint committee to arrange for Lincoln memorial services.

SECOND READING OF BILLS.

House bill No. 84, relating to the levying of an annual tax for the purpose of advertising the advantages of the counties of this state.
The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 84 was placed on final passage and passed the House by the following vote: Yeas, 48; nays, 45; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bolinger, Bradberry, Buchanan, Burke, Byerly, Cameron, Campbell (J. E.), Carlyon, David, Eldridge, Erickson, Ghent, Gordon, Halferty, Halsey, Hayward, Hewitt, Holm, Jackson (R. A.), Kayser, Lambert, Leonard, Locke, McArthur, McKinney, McMillan, Miller, Morse, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stuart, Sweet, Thayer, Thompson (T. A.), Todd, Vollmer, Ward, Weir, Mr. Speaker—48.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Boone, Buck, Bugge, Calkins, Campbell (F. T.), Christensen, Clark, Cline, Cogswell, Denman, Edge, Fancher, Farnsworth, Fisher, French, Hall, Hanson (Ole), Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, McClure, McGregor, McInnis, McMaster, Norris, Palmer, Renick, Rudene, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Taylor,
Tennant, Thompson (H. W.), Tonkin, Webster, Whalley, and Young—45.

Those absent or not voting were: Messrs. Hanson (H. H.), Morris—2.

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

Mr. Palmer requested that the journal show that he protested against Mr. Anderson (W. T.), voting until it was ascertained whether he was within the bar of the House at the time the question was put.

MR. SPEAKER:


Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 101, entitled "An act to protect state and county roads and to prescribe a penalty for injuring the same," 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 four of section one of the printed bill and line six of the original bill, between the words "logs" and "poles," insert the word "sleds."

Strike out all of section 2.

In line one of section 3 of the printed bill and line two of section three of the original bill strike out the words "Either of" and in line two of the same section of the printed bill and of the original bill strike out the word "two," and in line two of the same section strike out the word "sections," and insert the word "section."

In section four, lines one and two of the printed bill and line two of the same section in the original bill strike out "when the same shall have been paid."

Section 3 to read "Section 2," and section 4 to read "Section 3."

C. F. Kaysel, Chairman.


The bill was read the second time by sections, and on motion of Mr. Kayser the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.


Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 125, 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:

Amend section 2 as follows: In line ten of the printed bill, the same being line 15 of the original bill, after the word "weeks" insert the words "prior to the election".

F. T. Campbell, Chairman.

We concur in this report: W. J. Hall, W. H. Cline, M. Cogswell, H. D. Eldridge, O. E. Young.

The bill was read the second time by sections, and on motion of Mr. Bradsberry the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 125 was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 2; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

Those voting nay were: Messrs. Palmer and Sparks—2.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Ghent—3.

The emergency clause passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Brads-
Those voting nay were: Mr. Palmer—1.
Those absent or not voting were: Messrs. Anderson (W. T.), McMillan, Sparks—3.

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

The speaker called Mr. Ghent to the chair.

House bill No. 169, creating a public archives commission.

The bill was read the second time by sections, and on motion of Mr. Hanson (Ole), the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 169 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—91.
A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—86.

Voting nay: Mr. Palmer—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Bradsberry, David, Farnsworth, Locke, McMaster, and Weir—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., January 28, 1909.

We, your Committee on Roads and Bridges, to whom was referred House bill No. 100, entitled "An act providing for the survey of certain proposed state roads and state road extensions," 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 seven of the printed bill and ten of the original bill insert, between the words "westerly" and "to," the following: "through the city of Chehalis."

C. F. KAYSER, Chairman.


The bill was read the second time by sections, and on motion of Mr. Kayser the committee amendments were adopted.

Mr. Thayer offered the following amendment:

Add the following at the end of the bill:

9th. A road beginning at Metaline, in Stevens county, and extending by the most feasible route northerly and westerly through Northport and thence southerly and westerly to Orient, in Ferry county.

The amendment was adopted.

Mr. Farnsworth offered the following amendment:

Amend by adding at the end of the act the following:

10th. A road beginning at a point in Lincoln county opposite the mouth of the San Poil river in Ferry county, and extending southerly to Wilbur, Washington, the same being an extension of State Road No. 4.

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House bill No. 46, authorizing the board of regents of the State College to acquire land for experimental or other purposes.

Mr. French moved that the bill be re-referred to the Committee on Appropriations.
The motion was lost.

The bill was read by sections, and on motion of Mr. Todd the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 46 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 12; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—80.

Those voting nay were: Messrs. Beach, Cline, French, Kayser, Kenoyer, Lambert, Locke, Norris, Palmer, Slayden, Webster, Weir—12.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Clark—3.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1909.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 34, entitled "An act making appropriation for the payment of sundry expenses in the office of the secretary of 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:

In line two of the original bill, being line two of the printed bill, strike out the words and figures "five hundred (500)" and insert in lieu thereof the words and figures "three hundred (300)."

FRANK H. RENICK, Chairman.

The bill was read the second time by sections, and on motion of Mr. Renick the committee amendments were adopted.

On motion of Mr. Carlyon the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 34 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Those voting nay were: Messrs. Kayser, Stevens (A. M.)—2.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Buck, Shutt, Spedden—5.

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

RESOLUTION.

By Mr. Beach:

Resolved, That the use of the House chamber be granted the employees of the House and of the Senate, and the newspapermen in both bodies, Thursday evening, February 4, 1909, for the holding of a third house meeting; further, that hereafter the permission of the Committee on Rules and Order to hold such meetings at specified times shall be sufficient authority for the holding of such meetings and the use of the House chamber therefor.

The resolution was adopted.

On motion of Mr. Carlyon, the House adjourned.
TWENTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Tuesday, February 2, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present.
Prayer was offered by Rev. T. E. Elliott, of Seattle.
On motion of Mr. Morris, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Three petitions relating to local option: Referred to Committee on Judiciary.
Protest from Washington State Association of County Commissioners: Referred to Committee on Roads and Bridges.
Petition regarding state road No. 2: Referred to Committee on Appropriations.
Petition regarding an annex to Soldiers' Home at Port Orchard for certain war veterans: Referred to Committee on Appropriations.
Protest of International Shingle Weavers' Union of America regarding duty on shingles: Referred to Committee on Labor and Labor Statistics.
Petition for passage of House bill No. 147: Referred to Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 2, 1909.

MR. SPEAKER:

We, your Committee on Engrossed Bills, to whom was referred House bills Nos. 100, 75, 101, 125, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

C. G. MORRIS, Chairman.

We concur in this report: J. T. Rogers, H. H. Hanson, O. R. McKinney.
House bill No. 23: Recommend it be indefinitely postponed.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Slayden, the House resolved itself into a Committee of the Whole House for the consideration of House bill No. 23.

The speaker called Mr. Slayden 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 the committee report be adopted.

On motion of Mr. Beach, the report of the Committee of the Whole House was adopted.

House bill No. 171: Recommend it be indefinitely postponed.

On motion of Mr. Beach, the report of the committee was adopted.


Mr. Palmer moved the adoption of the minority report.

The motion was lost.

The House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Mr. McGregor, excused.

The speaker announced that he had signed Senate joint memorials Nos. 3 and 4.

Mr. Reeve moved a reconsideration of House bill No. 84.

The motion was carried.

On motion of Mr. Beach, House bill No. 84 was re-referred to Committee on Revenue and Taxation.

Mr. Halsey gave notice that he would tomorrow move a reconsideration of the vote upon the adoption of the report of the Committee of the Whole House on House bill No. 23.
REPORTS OF STANDING COMMITTEES.

House bill No. 157: Recommend it do pass.
House bill No. 37: Recommend it do pass.
House bill No. 128: Recommend it do pass.
House bill No. 99: Recommend it do pass.
House bill No. 81: Recommend it do pass.
House bill No. 67: Majority report—Recommend that it do pass as amended. Minority report—Recommend that it be indefinitely postponed.

Mr. Palmer moved the adoption of the minority report.
The motion was lost.

House bill No. 86: Recommend it do pass as amended.
House bill No. 87: Recommend it do pass as amended.
House bill No. 150: Recommend it do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 2, 1909.

Mr. Speaker:
The Senate has passed Senate bill No. 124, entitled "An act relating to appropriation for maintenance of the office of commissioner of public lands, etc.";

Senate bill No. 106, entitled "An act to empower municipal corporations of other states to acquire title to lands and water rights within the State of Washington, etc.";

Senate bill No. 99, entitled "An act for the appropriation of money to defray expenses of the department of the railway commission";

Senate bill No. 52, entitled "An act to amend section 1330 of Ballinger's Annotated Codes and Statutes, relating to the meeting of the presidential electors";

Senate concurrent resolution No. 17, relating to polygamy;
And the same are herewith transmitted.

Wm. T. Laube, Secretary.

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

House bill No. 192, by Mr. Ghent: An act to amend section 3 of an act entitled "An act to regulate the practice of medicine and surgery in the State of Washington and to license physicians and surgeons; to punish all persons violating the provi-
sions of this act, and to repeal all laws in conflict therewith and declaring an emergency.

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

House bill No. 193, by Mr. Bugge: An act to prohibit the taking away, shipment, or transportation of certain game birds from the islands of the State of Washington comprising the present counties of San Juan and Island, and fixing a penalty for the violation thereof.

Referred to Committee on Game and Game Fish.

House bill No. 194, by Mr. Hanson (H. H.): An act to repeal chapter 150 of the Session Laws of 1907, relating to the improvement of public highways.

Referred to Committee on Roads and Bridges.

House bill No. 195, by Mr. Sims: An act relating to the rendition of judgments against sureties on cost bonds filed in any court.

Referred to Committee on Judiciary.

House bill No. 196, by Mr. Fisher: An act for the protection of crabs in the waters of the State of Washington, and providing a penalty for the violation thereof.

Referred to Committee on Fisheries.

House bill No. 197, by Mr. David: An act requiring street and electric cars to be properly heated for the comfort of passengers and employees, making the violation of same a misde-meanor, and prescribing a penalty.

Referred to Committee on Judiciary.

House bill No. 198, by Mr. McArthur: An act amending section 4 of an act 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 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 XCIV of the Laws of 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 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 the 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 Committee on Pure Food and Drugs.

House bill No. 199, by Mr. Hall: An act to prohibit the making, mixing, compounding, manufacturing, sale or possess­ion of rectified spirits within the State of Washington, and fixing a penalty therefor.

Referred to Committee on Miscellaneous Matters.

House bill No. 200, by Mr. Eldridge: An act to amend sec­tion 18 of chapter 141 of Laws of 1899, relating to revenue and taxation.

Referred to Committee on Revenue and Taxation.

House bill No. 201, by Mr. Lambert: An act repealing sec­tion 7319 and section 7320 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

House bill No. 202, by Mr. Kayser: An act fixing the sal­aries to be paid county assessors.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 203, by Mr. Palmer: An act defining 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 Committee on Dairy and Live Stock.

House bill No. 204, by Mr. Palmer: An act relating to the use and sale of milk, and prescribing penalties for violation of the provisions thereof.

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

House bill No. 205, by Mr. Thayer: An act relating to evidence.

Referred to Committee on Judiciary.

House bill No. 206, by Mr. Thayer: An act providing for the determination of the descent of lands in probate in certain
cases and for the making and recording of such decisions of descent by the superior court of this state in probate.

Referred to Committee on Judiciary.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 17: Referred to Committee on Judiciary.

Senate bill No. 52: Referred to Committee on Federal Relations and Immigration.

Senate bill No. 96: Referred to Committee on Judiciary

Senate bill No. 99: Referred to Committee on Appropriations.

Senate bill No. 106: Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.

SECOND READING OF BILLS.

House bill No. 37, dedicating certain lands to the city of Seattle.

The bill was read the second time by sections, and on motion of Mr. McMaster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 37 was placed on final passage and passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—92.
Those voting nay were: Mr. Palmer—1.
Those absent or not voting were: Messrs. Ghent, McGregor—2.

The emergency clause passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sladen, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young; Mr. Speaker—92.

Those voting nay were: Mr. Palmer—1.

Those absent or not voting were: Messrs. Ghent, McGregor—2.

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

House bill No. 157, relating to the correction of the survey of tide lands adjacent to the city of Vancouver.

The bill was read the second time by sections, passed to third reading, and ordered engrossed.

House bill No. 128, authorizing and directing the board of state land commissioners to sell the south ten acres of the northeast quarter of the southeast quarter of section 1, township 28 north, range 8 east W. M.

The bill was read the second time by sections, passed to third reading, and ordered engrossed.

House bill No. 99, relating to justices of the peace and constables in cities having a population of 200,000 or more inhabitants.
The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the bill was considered engrossed, the second reading considered the third, and House bill No. 99 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—86.

Those voting nay were: Mr. Palmer—1.

Those absent or not voting were: Messrs. Bird, Ghent, Jackson (F. C.), McGregor, Morris, Renick, Rudene, Stone—8.

The emergency clause passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart Sweet, Taylor, Tennant, Thayer, Thompson (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson
(H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—85.

Those voting nay were: Mr. Palmer—1.

Those absent or not voting were: Messrs. Bird, Burke, Edge, Ghent, Jackson (F. C.), McGregor, Morris, Renick, Stone—9.

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 2, 1909.

We, your Committee on Judiciary, to whom was referred House bill No. 67, entitled "An act amending section 5071 and repealing section 5073 of Ballinger's Annotated Codes and Statutes of Washington in relation to new trials," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In line 15 of section 1 of the printed bill, after the word "passion" strike the comma, and insert the word "or."

In line 16 of section 1 of the printed bill, insert a period after the word "prejudice" and strike the remainder of the line, and all of line 17.

R. E. BUCHANAN, Chairman.

We concur in this report: Hugh C. Todd, Elmer E. Halsey, Lester P. Edge, Peter David, R. A. Thayer, E. A. Sims.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 2, 1909.

We, your Committee on Judiciary, to whom was referred House bill No. 67, entitled "An act amending section 5071 and repealing section 5073 of Ballinger's Annotated Codes and Statutes of Washington, in relation to new trials," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

We concur in this report:

E. B. PALMER,
R. S. LAMBERT,
GEO. R. TENNANT.

The bill was read the second time by sections, and on motion of Mr. Buchanan the majority committee amendments were adopted, and the bill was passed to third reading, and ordered engrossed.

House bill No. 71, amending existing statutes relating to the recovery of damages in personal injury cases.
The bill was read the second time by sections.

Mr. Campbell (J. E.) offered the following amendments:

In section 1, in line 7 of the printed bill, after the word "brothers" insert "who may be."

In line 8 of the printed bill, after the word "support" add "and resident within the United States at the time of his death."

In line 12 of the printed bill, after the word "support" insert "and resident within the United States at the time of his death."

In line 14 of the printed bill strike the words "pecuniary or exemplary."

The amendments were adopted, and the bill was passed to third reading and ordered engrossed.

House bill No. 81, changing the limits of the 53rd and 54th representative districts.

The bill was read the second time by sections, passed to third reading, and ordered engrossed.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 86, entitled "An act amending section 2 of an act entitled 'An act amending sections 1 and 2 of an act entitled 'An act relating to conditional sales and leases of personal property,' approved March 10th, 1893,' approved February 10th, 1903,' 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 line 10 of section 2 of the printed bill, strike the comma after the word "Release," and insert in lieu thereof a semicolon; strike the letter "d" from the word "and" immediately following, making it "an."

In line 11 of section 2 of the printed bill, strike the word "fifty" and insert in lieu thereof the word "twenty-five."

R. E. Buchanan, Chairman.

We concur in this report: Lester P. Edge, Hugh C. Todd, Elmer E. Halsey, E. B. Palmer, E. A. Sims.

The bill was read the second time by sections:

On motion of Mr. Buchanan, the committee amendment to line 10 of section 2 in the printed bill was adopted.

Mr. Palmer moved the adoption of the committee amendment to line 11 of section 2 in the printed bill.

The amendment was lost, and the bill passed to third reading, and ordered engrossed.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 87, entitled "An act relating to the cancellation of county warrants," 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 the title of the printed bill as follows: After the word "section" in the first line, strike the words "1 of an act approved February 3, 1886, entitled An act," and insert in lieu thereof the words, "402a of Ballinger’s Annotated Codes and Statutes of Washington."

In line 5 of section 1 of the printed bill, strike the word "when" and insert in lieu thereof the word "whereupon."

R. E. BUCHANAN, Chairman.

We concur in this report: Lester P. Edge, Hugh C. Todd, Elmer E. Halsey, E. B. Palmer, E. A. Sims.

The bill was read the second time by sections, and on motion of Mr. Sparks the committee amendments were adopted, and the bill was passed to third reading, and ordered engrossed.

MR. SPEAKER:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 150, entitled "An act granting to the United States for public purposes the use of certain tide and shore lands belonging to 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 do pass with the following amendment:

Amend by adding to the original bill a new section to be known as section four, as follows:

Sec. 4. Whenever the United States shall cease to hold and use any uplands for the use and purpose mentioned in this act, said easement shall be thereby terminated and said tide and shore lands shall revert to the state without resort to any court or tribunal whatsoever.

F. BRADBERRY, Chairman.


The bill was read the second time by sections, and on motion of Mr. Slayden the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.
THIRD READING OF BILLS.

House bill No. 63, amending existing laws relative to home­steads.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bishop, Bolinger, Boone, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Bradsberry, Clark, Jeffries, McInnis, Palmer, Renick, Tonkin, Weir—8.

Those absent or not voting were: Messrs. Bell, Bird, Buchanan, Buck, Campbell (J. E.), Carlyon, Christensen, Erickson, Ghent, Hanson (Ole), Holm, McGregor, Thompson (T. A.)—13.

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

On motion of Mr. Farnsworth, the House adjourned.

LOREN GRINSTEAD, Leo. O. MEIGS,
Chief Clerk. Speaker.
TWENTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Wednesday, February 3, 1909.

The speaker called the House to order at 10 A. M.
Roll call showed all members present except Messrs. Campbell (J. E.), Clark, and Slayden. Mr. Slayden was excused.
Prayer was offered by Rev. B. F. Brooks, of Vancouver.
On motion of Mr. Jackson (F. C.), reading of the journal was dispensed with.

The speaker announced that the following members had been added to the standing Committee on Appropriations: Messrs. Sims, Taylor, Cogswell and Spedden.

REPORTS OF STANDING COMMITTEES.

House bill No. 148: Recommend it be indefinitely postponed.
Mr. Whalley moved adoption of the committee report.
The motion was lost, and the bill passed to second reading.
House bill No. 27: Recommend it do pass.
House bill No. 28: Recommend it do pass.
House bill No. 42: Recommend it do pass.
House bill No. 70: Majority report, recommend it do pass; minority report, recommend it be indefinitely postponed.
Mr. Palmer moved adoption of the minority report.
The motion was lost, and the bill passed to second reading.
House bill No. 116: Recommend it do pass.
House bill No. 80: Recommend it do pass as amended.
Senate bill No. 18: Recommend it do pass as amended.

MR. SPEAKER:

Your Committee on Engrossed bills, to whom was referred House bills Nos. 81, 86, 150, 67, 71, and 87, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted,

C. G. MORRIS, Chairman.

We concur in this report: H. H. Hanson, O. R. McKinney.
MESSAGE FROM THE SENATE.

STATE OF WASHINGTON

SENATE CHAMBER,
OLYMPIA, WASH., February 3, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 161, entitled "An act relating to jury trials in superior court, providing for payment by litigants of certain jury fees," etc;

Senate bill No. 126, entitled "An act to amend 'An act to provide for the establishment of harbor lines,' " etc.;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 207, by Messrs. Halferty, Hewitt and Locke: An act authorizing cities of the second class to provide for the lighting of the public streets and public places within such cities and to install lighting fixtures, apparatus and appliances at the expense of the property benefited, and to levy local assessments to pay for the cost of such installation, and declaring an emergency.

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

House bill No. 208, by Messrs. Halferty, Hewitt and Locke: An act empowering cities of the second class to fill low lands within their borders and for that purpose to exercise the right of eminent domain for the taking and damaging of property, and providing a method for making compensation therefor, and providing for levying and collection of special assessments on the property benefited, and declaring an emergency.

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

House bill No. 209, by Mr. Hubbell: An act for the relief of Kittitas county for money expended for the survey of and securing the right of way for the Snoqualmie Pass State road, and making an appropriation therefor.

Referred to the Committee on Appropriations.

SECOND READING OF BILLS.

House bill No. 27, relating to the length of sheets in hotels.

The bill was read by sections, passed to third reading and ordered engrossed.
House bill No. 28, relating to fire escapes from hotels.

Mr. Jackson (F. C.) moved to amend section 1 by striking from line 3 of section 1 in the printed bill the word “each” and inserting in lieu thereof the words “at least two,” and by adding the letter “s” to the word “side” in said line 3.

The amendment was adopted.

Mr. Sims moved to amend by striking the words “one-half” in line 2 of section 2 of the printed bill and inserting in lieu thereof the words “three-fourths”.

The amendment was lost.

Mr. Edge moved to amend by adding the following at the end of section 3:

Provided, That the provisions of this act shall not apply to hotels and lodging-houses situated in cities of the first class.

Mr. Beach moved to amend the amendment by including cities of the fourth class.

The amendment to the amendment was lost.

The original amendment was adopted.

Mr. Sims moved to amend by inserting at the end of line 1 of section 2 of the printed bill, after the word “with,” the word “wire.”

The amendment was lost.

Mr. Hubbell moved to amend by striking the word “one” in line 1 of section 1 of the printed bill and inserting in lieu thereof the word “two.”

The amendment was lost.

Mr. Spedden moved to amend by inserting the word “outside” after the word “every” in line 3 of section 2 of the printed bill.

The amendment was adopted.

Mr. Edge moved to amend by striking the title on the original bill and inserting in lieu thereof the following:

An act requiring certain hotels and lodging-houses in the State of Washington to be provided with fire escapes, ropes and other appliances.

The amendment was adopted.

The bill was read by sections, passed to third reading, and ordered engrossed.

House bill No. 148, relating to surety companies not incorporated under the laws of this state.
Mr. Spedden moved to amend by striking from lines 11 and 12 of section 1 of the printed bill the words "or bonds or notes secured by first mortgages upon unencumbered real estate within this state."

The amendment was lost.

Mr. Holm moved to amend by striking the words "having a population of more than fifty thousand" from line 10 of section 1 of the printed bill.

The amendment was adopted.

Mr. Farnsworth moved to amend by striking the words "of this state" in line 10 of section 1 of the printed bill.

The amendment was lost.

The bill was read the second time by sections, passed to third reading, and ordered engrossed.

On motion of Mr. Hanson, the rules were suspended and the House returned to the consideration of Senate amendments.

On motion of Mr. Sparks, the House concurred in the Senate amendments to House bill No. 2, by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bishop, Bolinger, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Bell, Bird, Boone, Bradberry, Campbell (J. E.), Carlyon, Christensen, Clark, Hewitt, Jeffries, Kayser, Lambert, Palmer, Slayden, Thayer—15.

On motion of Mr. Miller, the House took a recess.
AFTERNOON SESSION.

The speaker called the House to order at 2 P. M.

Roll call showed all members present except Messrs. Bell, Hewitt, Scott and Slayden. Messrs. Bell and Slayden were excused.

The sergeant-at-arms was directed to notify the Senate that the House was ready to enter into joint session.

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

JOINT SESSION.

The joint session was called to order by Senator A. S. Ruth, president of the Senate, at 2 o'clock P. M.

The secretary of the Senate called the roll of the Senate, all members being present except Senators Booth, Cameron and Rydstrom. Senators Cameron and Rydstrom were excused.

The clerk of the House called the roll of the House, all members being present except Messrs. Bell, Hanson (H. H.), Hanson (Ole), Hewitt, Scott, Slayden and Weir. Messrs. Bell, Slayden and Weir were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

The president announced that these memorial services were as a mark of respect to the memories of Senators Walter J. Reed and John Earles and Representatives W. H. Thompson and Henry L. Strobridge.

Eulogies on the life of Walter J. Reed were delivered by Senators Stevenson and Blair, and on the life of John Earles by Senators Brown, Graves and Kline.

Addresses in memoriam were made by Messrs. Stone and Farnsworth on the life of W. H. Thompson, and by Messrs. Rogers, Lambert and Bird on the life of Henry L. Strobridge.

Mr. Stone spoke as follows:

I wish to speak only briefly in memory of Wm. H. Thompson, who lived in the county in which I live, and represented that county in the House of Representatives at its last session.

One year ago last Christmas time he answered to his last and final roll call, and passed out into the great beyond.

We shall miss has face at this session and his absence will cast a gloom over those of his colleagues who knew him best.
I am not personally acquainted with this brother, but on inquiry I find that he was greatly beloved by the citizens of the little town of Harrington, in which he lived, and to bear me out in this assertion is the name which he bore, "Uncle Billy."

Both old and young met and greeted him in this familiar and most endearing name.

May the ashes of "Uncle Billy" Thompson rest in peace and may his name be cherished in our memory.

Mr. Farnsworth spoke as follows:

W. H. Thompson was born in Tennessee, December 15th, 1839. Born in a region which Boone and Crockett, Kenton and the Clarks had so prominently aided in opening to white settlement, and at a time when the memory of their adventurous deeds was fresh in the minds of the inhabitants of that section, he was possessed by nature of the spirit of the pioneer.

In 1869, at the age of thirty, with his wife, he crossed the plains and mountains, westward bound. He traveled as the army of others who preceded him had traveled, by team. Withstanding the dangers and hardships then incident to such journeys, he settled on a farm near Albany, Oregon, where he resided for thirty years.

In 1899, at the age of sixty, the spirit of the pioneer again manifested itself in his nature, and with his family he removed to Lincoln county, Washington, where he purchased a farm near Harrington. There he resided until the day of his death, November 25th, 1907.

His genial nature and rugged integrity soon won for him many friends in his new home, and in 1906 he was honored by the Republican party with the nomination and election as a representative from Lincoln county, serving during the last session of this body with honor to himself and his constituency.

He was not a seeker of political preferment. His strong body, his early training, his environment, were such as to cause him to find his chief pleasure in accomplishment, in winning victory over material obstacles, in subjecting nature to his will, in converting lands from their wild state to a highly cultivated condition. A lover of nature, such work afforded him pleasure and honest joy.

He was a pioneer of the West—not one of the kind that gives rise to the term "wild and wooly," but one of those who, by constant application and persistent effort, made for himself and his loved ones a happy home in a new country. We are not likely to do too much honor to the memory of the pioneer. Toiling through the dust and heat of the prairies, laboriously working their way over and through mountain passes, far, far from the possibility of assistance in case of sickness or accident; in constant danger from the savages whose empire they were invading, those early pioneers earned more honors than will ever be given them. We give our cheers and songs of praise to statesmen and warriors. We commemorate their memory and the memory of their deeds in monuments of marble and bronze; but what monument
could be erected which would worthily pay a tribute to the efforts, the sacrifices and the accomplishments of the pioneers who blazed and made the trail of civilization which we have followed? Monuments, the work of human hands, may be defaced, destroyed or return to the elements of nature from which they originated; but to do honor to the pioneer, there should be a monument durable as time, so great as to cast the shadow of its influence over all, so creditable as to receive the favorable approval of the Almighty.

Such a monument, I believe, can only be found in the development of the highest type of manhood and womanhood to which the human race can possibly attain. Then upon the broad foundation made for us by the pioneers, a foundation of liberty in thought and action, of the quality and opportunity and of justice always, it is for us, their successors, to erect a superstructure of superior manhood which shall do honor to their patriotism and their self-sacrificing achievements. I can conceive of no better ending for these remarks than to quote a sentence from the recent Thanksgiving proclamation of our honorable president: "Let us therefore as a people set our faces resolutely against the evil, and with broad charity, with kindliness and good-will toward all men, but with unflinching determination to smite down wrong, strive with all the strength that is given us for righteousness in public and private life."

The people, the individual unit of which have such an ideal, would be a worthy monument in a land given us by the pioneers.

Mr. Rogers spoke as follows:

Henry L. Strobridge, who died December 7th, was a man of splendid intellect, and few who have served in the lower House came better equipped in broad education and mental balance than he.

As a friend he could be implicitly relied upon, ever ready with aidful counsel to assist those in need. He was generous to a fault, not alone with advice, but with his purse if necessary.

Henry L. Strobridge was a man to gain whose intimate friendship necessitated the taking of most of the introductory steps by those who sought his esteem; but the gaining of that relationship was proof sufficient that the initiatory advances made by applicants for his favor resulted in a splendid reward. If one of these friendships suffered from wrecking—though of rare occurrence—it is safe to assert Henry L. Strobridge was not responsible for the overt act causing the rupture, for friendship to him was a highly valued bond.

The deceased member in his college days pulled bow oar in the first racing crew Cornell ever put in the water and throughout his life was an enthusiastic sportsman. His broad education had its foundation in his legal, medical, musical and art training, assisted by a vast amount of travel abroad and in America; also in journalism, for he once worked shoulder to shoulder as a reporter with the poet, Eugene Field, and other scintillating newspaper men of that early day. Some
years ago he was known as a valued contributor to such out-of-door publications as "Outing" and "Forest and Stream."

Henry L. Strobridge had reached his fifty-eighth year when death so suddenly and unexpectedly closed his career, which should have contained at least ten years more of active, useful life.

Mr. H. L. Strobridge was a pioneer of the city of Everett, and I have known him intimately for the last seventeen years and I have always gone to him for counsel. He was my next door neighbor for a number of years and I loved him for his great attainments and due simplicity.

Funeral services were held at Everett, December 10th, and were attended by a large number of people from all over the state, among them distinguished persons, including the governor; a number of his colleagues in the House and members of the Senate and many state officers and nearly all the bar of Snohomish county.

There comes a time in the life of every man, no matter how exalted his position or how humble his lot, how keen his intellect or how simple his thought, when he must face the inevitable solution of life's great mystery. It may put off until the shades of evening are fast blotting out the glories of the setting sun, or during the heat of midday while the work seems all but done, but come as it may, it will always stir our sympathies and leave an ache that is hard to cure.

He believed in the fatherhood of God and the brotherhood of man, in the religion of love, and the gospel of good works; that above all sects is truth, above all nations is humanity. He believed that all the sons of man were sons of God. He sympathized with human frailties and human sufferings. He felt that the man who scatters flowers in the pathway of his fellow men, who lets into the dark places of life the sunshine of human sympathy and human helpfulness, is following in the footsteps of his Master.

He believed that: "We rise by raising others, and he who stoops above the fallen stands erect."

Beyond Time's whirl we brightly see
The stars shine through the cypress trees,
Not hopeless pass our dead away,
For we shall view the breaking day
Across the mournful marbles play.

Mr. Lambert spoke as follows:

I wish at this time to say a few words in memory of Henry L. Strobridge. Well may we pause as did the troubled patriarch of old and ask the momentous question to which the centuries have given no answer: If a man die, shall he be live again? Whether he is pursuing his labor in another world, or sleeps as unconscious dust we do not know. The hope of immortality is as natural and may spring from our desire to live, so let us hope that our departed friend is now contented in a higher House than this.

It has been a custom among mankind for ages to meet together and engage in some kind of ceremonies at the death of one of their
number. The primitive people believed that they could assist the spirit of the departed from the realm of the known to the great unknown, but we meet today to pay our respects in official form, to the memory of the deceased members of this body, review the work, recount their virtues, and forget their faults.

It was my very good fortune to personally know and enjoy the friendship of Mr. Strobridge. He was a good lawyer, a true friend and a devoted public servant. In the advocacy of measures before this House he never asked support on any ground other than the justness of his cause. I served with Mr. Strobridge during the sessions of 1905 and 1907. He was a valuable legislator who believed that he could best serve the people of his district and this great state by preparing and securing the passage of a few measures of general interest. He did not take an active part in general legislation on the floor of this House, but rather confined his work to committees and in the support of one or two measures, of great public interest. During the session of 1905 he introduced and urged the passage of a direct primary law, and two years later, as a member of the sub-committee on privileges and elections, drafted and urged the passage of the primary law on our statute books. It was his aim in this law to provide that the people should express their preference for candidates without being subject to the influences that might be had with money. He was an able speaker, always thoroughly prepared to sustain his position on any measure in which he was interested.

Mr. Strobridge was a lover of nature, and an outing with a few friends along the streams and mountains was one of his chief pleasures. He enjoyed the good things of life and in his habits regulated his conduct along that golden mesne between abstinence on the one side and over-indulgence on the other. In the death of Henry L. Strobridge the state has lost a valuable public servant and humanity a good friend.

Mr. Bird spoke as follows:
The fading violet of early spring, the murmurs of the brook growing less musical with the evaporations of mid-summer, the icy breath of winter chilling the heart of animated nature—all teach us that life is but a vapor; that our stay here is but temporary and that we, too, must soon answer the summons from the shadow world.

Already four of those who occupied honored places in this assembly at the last session have been called to the great beyond, and, conforming to a beautiful custom, we have turned aside today from the usual routine of business to pay a tribute of respect to their cherished memory.

It had never been my privilege to become intimately acquainted with Mr. Strobridge, and I regret that I am deprived of that inspiration which obtains between men whose hearts have been linked together in the mysterious ties of personal friendship. Coming, however, as I do, from the community where his public and private virtues were
so clearly indexed, I feel it not only a duty but a pleasure to add this appreciation of his goodness and his manliness, morality, temperance, unbending integrity, and personal honor, which so adorns and by which we estimate personal character; are in no less degree honorable and ornamental when carried into and made the governing principle of public life and political action, and these attributes were in a marked degree characteristic of the late lamented Henry L. Strobridge, whose memory we commemorate today.

As a friend, he was ever kind, genial and sympathetic; as a citizen, he was ever prominently identified with the promotion of the welfare of his city; as a lawyer, he stood high in the councils of his profession; as a legislator, he was broad and charitable in his views, faithful to his constituents, and true to the trusts confided to his care.

As we honored and respected him while he lived, so now that he is gone, I gladly bear this brief testimony to his high character as a friend, a citizen, a lawyer, and a legislator.

Senator Stevenson said:

We are assembled here today in pursuance of a joint resolution which requires that we shall meet at this time to pay our tribute of respect to the memory of those of our colleagues and friends who, since the gavel fell for the last time in the session of 1907, have gone out into the vast eternity.

The deep interest we feel in these ceremonies is evidenced by this large gathering of friends and associates who have assembled to take part in these memorial services here today.

I will claim your attention for a moment while I pay my tribute of respect to the memory of our late friend, Senator Walter J. Reed, of Yakima, a member of the Senate in the legislature of 1907. I wish I might find and give expression to words which would convey to you something of the deep sorrow I felt when news of the death of Walter J. Reed was imparted to me. While I had not the pleasure of a long acquaintance with Senator Reed, only during the 1907 session, yet during the two months in which we were associated more or less closely in committee work I learned to love and admire that kind, conscientious, unassuming old gentleman.

I recognized in him a man of sterling worth and noble purposes. Since we have met to commemorate the lives and memory of those who have gone before, it is well that we pause to consider those qualities of life and character which form a basis for grateful remembrance. Many who attained distinction have died unmourned. The goodness and worth of individuals is measured by the tears of sorrow that are shed when they lie down to their last sleep. When Napoleon Bonaparte, the general before whom the European nations crouched and cowered like a belabored hound beneath his master's lash, who scattered the armies of the European nations like the leaves of the forest, who spread the funeral crepe over empires, and who on the glorious battlefield of Austerlitz recorded his name as a military
genius unparalleled in the annals of earth—when that warrior, a lonely prisoner on the desolate isle of St. Helena, laid down for the last time, no tears of grief were shed, no hearts were wrung with sorrow and anguish; he died a prisoner on that lonely isle, with no funeral dirge save the moaning of the stormy Atlantic as it beat against that rock-bound shore. When the news was carried to France, the very nation where once the beckon of Napoleon's hand would call forth an army from her citizens, it was received without sorrow or mourning; the busy metropolis heard the report, and continued on in its world of gaiety and pleasure. We ask, "Why such indifference at the death of one who had attained such distinctions?" The answer is readily given: Those brilliant campaigns, that tremendous energy and dazzling genius which had rendered his name immortal were not employed in the interest of humanity, but for self alone. In the language of Phillips, he knew no motive but interest, acknowledged no criterion but success, worshipped no God but ambition, and with an eastern devotion, knelt at the shrine of his idolatry.

With Napoleon contrast the immortal Lincoln—that name which, as the centennial of the birth of the great emancipator approaches, is in the hearts and minds of millions of loyal American citizens; that man who, in devotion to duty, forgot self and gave all to the cause of humanity, justice and freedom. When the news of his assassination was flashed like an electric shock to every corner of the continent, the nation wept like a child; even Europe joined in the mourning, and the civilized world felt and knew that a great and good man had fallen beneath the hand of the assassin; from every altar prayers ascended to the throne of heaven, petitioning the Almighty to spare his noble life, that he might yet live to behold the glory and prosperity of the nation he had helped to preserve. But the hand of the assassin had done its work, and, amid the sorrow of the world and the weeping of those million of slaves who by his hand were exalted by the light of freedom, the nation laid away the noblest character of modern times to its last repose.

The record of the life of Walter J. Reed, like that of the great Lincoln, reveals a life devoted to duty. Born in Edinburgh in 1842, while yet very young he moved with his parents to America, settling in the Great Beaver valley of Pennsylvania, where his early life was spent. When Sumpter was fired upon and the great war president called for volunteers, he, with his father and only brother, were among the first to respond to the call. Young Reed, then only 19 years old, offered his young life upon the altar of the country of his adoption, fighting her battles through three years of that great fratricidal struggle. He enlisted in the 63d regiment of Pennsylvania Volunteers, and participated, with his regiment, in the battles of Antietam, Fredericksburg, Chancellorville, Gettysburg and many others. At Gettysburg he received the veteran's badge in wounds, and was soon after honorably discharged and mustered out of the service, returning again to his Pennsylvania home.
Soon after he turned his face to the setting sun, settling in California in 1877, removing to the Northwest territory a year later, settling in Yakima valley, then in Washington Territory, in 1878, where he has since resided. Identified with all the great interests and building up of that great section of our state, he held many positions of honor and trust, always filling the same with credit to himself and satisfaction to his constituency, holding the position of joint senator from the 15th senatorial district at the time of his death.

Senator Walter J. Reed is gone; our words here today can neither comfort nor disturb him. At the grave all pride is lost; death knocks alike at the palace and the hovel, and today as we stand by the river that marks the border of the unknown shore, no boast of achievement, no pride of ancestry or pomp of wealth will still the soul or harden our heart. But as we reflect on the uncertainty of life and the fleeting character of mortal glory, we can join with Lincoln in the words of his favorite poem:

Oh, why should the spirit of mortal be proud?  
Like a swift fleeting 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 Kline said:

It was my pleasure and good fortune to know John Earles, and to know him well, in his home and business life. I did not associate with him as a member of the Senate of this state, but, coming as his successor from the district he represented, I am somewhat familiar with his work while representing his district. His reason for leaving public life was owing to ill health, and not because our people wished to have him succeeded; his popularity with our people is best shown by the fact that, while a democrat in politics, he was elected from a strong republican district.

He was a native of Wisconsin, born in 1858. He secured a common school education, and came to this state in 1897, locating in Bellingham, and engaged in the lumbering industry. He died at Pasadena, California, on the 18th day of last December, and his remains were brought back to his adopted state and interred in Mt. Calvary cemetery in the city of Seattle.

A man of truth, honor and integrity, he was esteemed because of these qualities. I never heard a fellow man speak an ill word of him; his every act and deed proclaimed him a man worthy of our confidence and esteem. He was a loving husband and father, a good citizen, an upright man.

The State of Washington is the better from the fact of his having been a citizen of it. Although stricken down in the early afternoon of life, his work was well done, and in his death Washington lost one of its best and most honored citizens. His loss as a neighbor, townsman and friend is a severe one indeed.
Senator Blair said:

While I only had the opportunity of knowing Walter J. Reed for the sixty days of the legislative session of 1907, as Joint senator from the 15th senatorial district, and the few days I spent in his company thereafter in locating the soldier's branch home, I learned that to become acquainted with him was to respect him, and to know him was to love him.

To me he was a brother, for when the war broke out in 1861 and the nation was in the throes of dissolution, he went into the army to defend his country on the side of right and justice, and to sustain and protect and advance the integrity and honor of the American flag. He fought through many battles and received his badge of honor in wounds upon the battlefield, seared into the flesh of his body to be held sacred by him through life. He had the pleasure and joy of living to see the National flag placed upon every school house in the United States, and also to witness the progress of the land of the free, and advance in strength to a point where it is almost the arbiter in peace and war among the nations of the world. When Japan and Russia were having their struggle, and our nation called upon them to make peace with each other, he had the great satisfaction of seeing that advice followed in recognition of the superiority of his own great nation.

Had Comrade Reed lived a few days longer he would have rejoiced in his nation's charity to the afflicted, for when Italy was recently scourged with a great calamity, she gave to her own suffering people two million dollars; England came forward, with her six millions, and with all the great, rich nations of Europe and all the rest of the world, they sent to the stricken people four millions of money. Our nation—my comrade's nation—gave four millions, or as much as all the rest of the world, outside of Italy herself.

After the war of '61 he returned home an energetic, resolute, self-reliant young man. Later he came west, finally settling at North Yakima, where he did all in his power to build up and forward the interests of his new state. In agriculture, education and development of the coal mines he was always to the front, and he was exceedingly successful in building up his part of the state. He first introduced alfalfa in the State of Washington, securing and planting in the soil, the first seed, thereby instituting an industry in Eastern Washington which brought millions of money into the hands of his people.

During the legislative session of 1907 his one great ambition was to see a perfect school system built up, and his efforts were all in that direction, for a better school system and a higher standard of morality. Later, during our travels around the Sound seeking for a suitable place to establish the soldier's home, he said to me: "Blair, I'll tell you what we'll do, and we will stand by it. We will not locate the home in any place where we wouldn't be willing to live ourselves, provided circumstances are such that we wished to live at a soldier's
home." And he did stand by his statement and would consider no place for the location of this institution which he believed to be unfit for any man to pass his last days who had been among those to assist in preserving the honor and glory of the United States of America.

Walter J. Reed, the man and statesman, is no longer with us, but he is sincerely mourned by those he left behind, who today are in sorrow because of his absence—and he has left behind him a heritage in works and deeds, by which he will be remembered, and which will not pass away.

Senator Brown spoke as follows:

Mr. President and gentlemen of the joint session:

It would seem but mockery for a man like myself to attempt to eulogize the name of the late Senator John Earles, a man whose life, like the magic wand, left a brighter spot wherever it touched. By frugal habits and careful industry, this man of humble birth built for himself and family a beautiful home, surrounded with every comfort, and by his numerous virtues and kindly disposition entwined himself about the lives of his many acquaintances. In his death the citizens of Whatcom county lost one of its most enterprising and respected citizens.

Being a colleague of Senator Earles while I was serving in the lower House of the legislature of 1901, I know that his knowledge and influence and all his works were directed toward the common welfare and for the best interest of his constituents, the records of the state show many of his wise and well considered measures. Why the Grim Reaper sees fit to strike down in the midsummer of life, when in the midst of manifold duties and responsibilities, at a time when so much of the work seems unfinished, a man of such sterling qualities and unquestioned ability as Senator John Earles, we will never know until the great scroll is rolled back and we too stand before the All Wise and Just Judge. As we travel down the river of life and meet here at the different sessions and look around the halls to view the different faces that adorn the walls and their memories are reflected back, we ask where are such men as Senator Carey Stewart, Representative Dawes, the great and powerful men physically and mentally of days now past, and we hear the words, "They are gone, gone to the great beyond." How vividly the words of the old song come to our mind that we have heard sung around the open grave in the country churchyard, "One by one, one by one, fording the river one by one." Realizing that we too must soon cross this great river, how well it behooves us to so do our work that when we do stand before the Great Tribunal it may be said of us as we say of Senator Earles today, "His work was not only done, but well done."

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

On motion of Senator Rosenhaupt, the joint session dissolved at 3:10 P. M.
HOUSE SESSION.

The House resumed regular session.
On motion of Mr. Palmer, the House adjourned.

LOREN GRINSTEAD, LEO. O. MEIGS,
Chief Clerk. Speaker.

TWENTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, February 4, 1909.

The speaker called the House to order at 10 A. M.
Roll call showed all members present.
Prayer was offered by Rev. Adrian F. Kirkpatrick, of Ta­
coma.

On motion of Mr. Beach, reading of the journal was dis­
pensed with.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Beach moved that the chief clerk be instructed to strike
from the journal of the 3rd inst. the message from the Senate
dated February 3, 1909, relating to House bill No. 1, and
the record of the action of the House in refusing to concur in
the Senate amendment to House bill No. 1.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 99: Recommend it do pass.
Senate bill No. 77: Recommend it do pass.
House bill No. 186: Recommend it do pass.
Senate bill No. 29: Recommend it do pass as amended.
House bill No. 44: Recommend it do pass as amended.
House bill No. 66: Recommend it do pass as amended.
House bill No. 26: Recommend it do pass as amended.
House bill No. 29: Majority report without recommenda­
tion; minority report, recommend the substitution of bill ac­
companying report for House bill No. 29 and that substitute bill do pass.

Mr. Beach moved the adoption of that portion of the minority report recommending the acceptance of the substitute bill.

Mr. Hubbell moved the previous question.

The motion was lost.

Roll call on the motion of Mr. Beach was demanded, and the motion was lost by the following vote: Yeas, 36; nays, 59; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McMillan, Norris, Palmer, Renick, Sims, Slayden, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—36.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—59.

Mr. Speaker:

Your Committee on Engrossed bills, to whom was referred House bills Nos. 27, 148, 28, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted, C. G. Morris, Chairman.

We concur in this report: H. H. Hanson, O. R. McKinney.

—14 H
HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 3, 1909.

Mr. Speaker:

Your Committee on Enrolled bills, to whom was referred House joint resolution No. 1, have compared same with the engrossed resolution and find it correctly enrolled.

Respectfully submitted, T. A. Thompson, Chairman.

We concur in this report: G. P. Halferty, John Anderson.

REPORTS OF SPECIAL COMMITTEES.

To the Speaker of the House:

We, your joint committee of the Senate and House, appointed under provision of joint Resolution No. ..., for the purpose of meeting a like committee from the legislature of the State of Oregon to confer, and, if practicable, to agree on matters for concurrent legislation of the states of Oregon and Washington in relation to the fisheries of the Columbia river, met at the Arlington hotel in Seattle, Saturday, January 30th, 1909, and thoroughly considered all matters concerning the said fisheries, which resulted in an agreement, signed by all members of the joint committee, and we beg leave to submit the report attached hereto, and recommend that the same be adopted, and that legislation be enacted in accordance therewith.

Respectfully submitted,

H. T. McGowan, Chairman.

W. B. Presby,

F. L. Stewart,

A. B. Eastham,

E. A. Sims,

Wallace Stuart,

D. N. McMillan,

J. R. Burke.

The report was referred to the Committee on Fisheries.

INTRODUCTION OF BILLS.

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

House bill No. 210, by Mr. Sparks: An act to amend sections three (3) and four (4) of an act entitled "An act to provide for the drainage of cities of the second, third and fourth class, by the construction of sewers and drains," approved March 10, 1901, same being sections 1092 and 1093 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Municipal Corporations other than First Class.
House bill No. 211, by Mr. Ghent: An act to establish a state sanatorium for the prevention, treatment and cure of tuberculosis, and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 212, by Mr. Buck: An act to repeal chapter 173 of the Laws of 1907, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 213, by Mr. Edge: An act appropriating fifty-eight and 40-100 dollars for the relief of the city of Spokane.

Referred to Committee on Appropriations.

House bill No. 214, by Mr. Palmer: An act to create a bureau of inspection and supervision of public offices, and to establish a uniform system of public accounting, auditing and reporting, under the administration of the state auditor.

Referred to Committee on Judiciary.

House bill No. 215, by Mr. Palmer: An act to regulate and control telephone and telegraph companies and lines, to provide for just and reasonable charges for messages, conversations and service to be rendered, preventing extortion and discrimination, providing that their appliances shall be safe, modern and efficient, providing for joint service between telephone and telegraph lines, authorizing the railroad commission of Washington to have supervision over such companies, their equipment, facilities, rates and charges, and to enforce the provisions of this act, and providing penalties for the violation of the provisions of this act.

Referred to Committee on Railroads.

House bill No. 216, by Mr. Lambert: An act creating the offices of state mining commissioner and deputy state mining commissioners, defining their duties, fixing their compensations and defining and prescribing regulations and restrictions upon the disposition and use of funds derived from the sale of the capital stock of corporations and joint stock associations engaged or interested in the business of mining, regulating and defining certain duties of the officers and other members of corporations and joint stock associations engaged or interested in the business of mining, providing for a system of inspection of mines and mining properties, and providing for the inspection of books and records of all corporations or joint stock associa-
tions engaged or interested in the business of mining, and pro-
viding for a state mineral display, and providing penalties for
the violation of any of the provisions of this act, and repealing
all acts or parts of acts in conflict herewith.

Referred to Committee on Mines and Mining.

House bill No. 217, by Mr. Bishop: An act to amend an act
relating to the compulsory attendance of children between the
ages of eight and eighteen years in the public schools of the
State of Washington.

Referred to Committee on Education.

FIRST READING OF SENATE BILLS.

Senate bill No. 124: Referred to Committee on Appropriations.

Senate bill No. 161: Referred to Committee on Judiciary.

Senate bill No. 126: Referred to Committee on Harbors and
Waterways.

On motion of Mr. Palmer, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 4, 1909.

Mr. Speaker:

The Senate has passed House joint memorial No. 3, relating to the
size of apple boxes and grading of fruit, and the same is herewith
transmitted.

WM. T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1909.

We, your Committee on Judiciary, to whom was referred House bill
No. 29, entitled "An act to provide for the creation by popular vote of
anticaloon territory, within which, except as herein provided, the sale
of intoxicating liquor and the licensing of such sale shall be prohibited,
for the enforcement of such prohibition in such territory, and for
the abolition by like means of the territory so created, and prescribing
the offenses under this act and the penalties therefor," have had the
same under consideration, and we, a majority, respectfully report the same back to the House without recommendation.

R. E. Buchanan, Chairman.

We concur in this report: W. W. Sparks, Elmer E. Halsey, Hugh C. Todd, Norman Buck, Ole Hanson, B. E. McGregor, Thomas Bird.

Mr. Speaker:

We your Committee on Judiciary, to whom was referred House bill No. 29, entitled "An act to provide for the creation by popular vote of anti-saloon territory, within which, except as herein provided, the sale of intoxicating liquor and the licensing of such sale shall be prohibited, for the enforcement of such prohibition in such territory, and for the abolition by like means of the territory so created, and prescribing the offenses under this act and the penalties therefor," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that the following be substituted for House bill No. 29, and that the substituted bill do pass:

An Act to further regulate the sale of spirituous, malt, fermented and other intoxicating liquors, and limiting the power of the county commissioners and the city council of each incorporated city or town to grant licenses for the sale of spirituous, malt, fermented or other intoxicating liquors, and providing for a vote by the qualified electors to determine whether license for the sale of spirituous, malt, fermented and other intoxicating liquors may or may not be granted, and defining the unit or area to be governed thereby, and fixing a penalty for the violation thereof.

Be it Enacted by the Legislature of the State of Washington:

Section 1. That for the purpose of this act there shall be two units. Each incorporated city and town within the state shall constitute a unit, and all portions of each county outside of said incorporated cities and towns shall constitute a unit.

Sec. 2. There may be submitted at each general election, to the qualified electors in each or either of said units, the question whether license for the sale of spirituous, malt, fermented or other intoxicating liquors may or may not be granted therein.

Sec. 3. That upon the filing with the council, in case the unit is an incorporated city or town, or the filing with the county commissioners, in case the unit is outside of incorporated cities or towns, a petition to submit to the qualified electors of such unit as to whether license may or may not be issued for the sale of spirituous, malt, fermented or other intoxicating liquors, which such petition shall be signed by forty-five per cent. (45%) of the qualified electors of such unit, and filed with the county commissioners or council of the incor-
porated city or town, ninety days (90) prior to the biennial general
election; which petition shall be substantially as follows:

*To the Council of the City of .................. County of ..................,

or to the County Commissioners of .............County:

The undersigned, qualified electors of the..............(insert the legal name or correct designation of the unit), respectfully petition
that you cause to be submitted, in the manner provided by law, to the
electors thereof, at the next general election, the proposition "May or
may not license for the sale of spirituous, malt, fermented and other
intoxicating liquor be granted in.............(insert the legal name
of the unit)."

<table>
<thead>
<tr>
<th>Name of Signer</th>
<th>City or Voting Precinct</th>
<th>House Number, if Any</th>
<th>Street, if Named</th>
<th>Date of Signing</th>
</tr>
</thead>
</table>

Such petition shall consist of sheets having such form printed or
written at the top thereof, and shall be signed by the qualified electors
in their own proper persons only, and opposite the signature of each
qualified elector shall be written the house number and street name,
(if there be such), and the city or voting precinct in which he resides,
and the date of signing the same. No signature shall be valid or counted
in considering such petition unless these requirements are complied
with, and unless the date of signing is less than ninety days preceding
the date of filing the same.

At the bottom of each sheet of such petition shall be added the
statement, signed by a qualified elector of such unit in which the
signers thereof reside, with his residence address as aforesaid, stating
that the signatures on that sheet of the said petition are genuine, and
that to the best of his knowledge and belief the persons so signing
were at the time of signing said petition qualified electors of the said
unit; that their respective residences, where required to be stated, are
correctly stated therein and that each signer signed the same on the
date set opposite his name. Such statement shall be sworn to before
some officer residing in the unit where such qualified electors reside,
authorized to administer oaths therein. Such sheets shall be fastened
together in one document, filed as a whole.

Upon request of anyone filing such a petition and verified state­
ment and paying or tendering to the council or county commissioners
one dollar for each one hundred names, or fraction thereof, signed
thereto, together with a copy thereof, the council or county commis­
sioners shall immediately cause to be compared the original and copy
and attach to such copy and deliver to such person their official certi­
ficate that such copy is a true copy of the original, stating the day when
such original was filed in his office.

Whoever in making the sworn statement above prescribed shall
knowingly, wilfully and corruptly swear falsely shall be deemed guilty
of perjury, and on conviction thereof shall be punished accordingly.
Whoever forges the signature of any person upon any petition or statement provided for in this act shall be deemed guilty of forgery, and on conviction thereof shall be punished accordingly.

Sec. 4. That the council or county commissioners, with whom any petition shall be filed, as provided in this act, shall cause notice thereof to be given in the manner provided by law for giving notice of general elections to the electors of the unit named in such petition, of the submission of said proposition at the next general election.

Sec. 5. The county auditors in preparing the ballots for the next general election in precincts included in such unit shall cause to be printed in bold-faced type on each ballot at the bottom thereof, the following:

For Granting Liquor licenses ........................................

Against Granting Liquor licenses ....................................

The elector in voting will indicate his decision by making a cross in the square opposite the provision he wishes to vote for.

Sec. 6. If the majority of the electors voting at such election in such unit vote in favor of such sale, the county commissioners or council of the incorporated city or town may grant licenses therein as provided by law: Provided, No license shall be granted in residence districts. If a majority of the electors voting at such election in said unit vote against such sale, the council, in case of an incorporated city or town, and the county commissioners, in case the unit is outside of incorporated cities or towns, are thereby prohibited from granting any license therein.

Sec. 7. Any and all licenses in force at the time the voters of such unit vote against licenses as provided by this act shall terminate on the first Monday in January following said election, and the unearned portion of such license fee shall thereupon be repaid to the holder thereof.

Sec. 8. This act shall not repeal by implication or otherwise any of the existing laws governing the sale of spirituous, malt, fermented or other intoxicating liquor by druggists, wholesalers or manufacturers, or as repealing any penalty for unlawful sales as now provided by law.

Sec. 9. That in case the majority vote in a unit, as provided here in, is in favor of the granting of license for the sale of spirituous, malt, fermented and other intoxicating liquors, the council or county commissioners, as the case may be, shall have the sole and exclusive power to grant, limit, license, prohibit, restrict, regulate and control the sale of spirituous, malt, fermented or other intoxicating liquors within their respective jurisdictions.

Sec. 10. Nothing in this act shall be construed to authorize the granting of any license for the sale of spirituous, malt, fermented or other intoxicating liquors within specified reserved areas now provided.
for, or which may hereafter be made by state law, or by any city charter or ordinance.

Sec. 10. Any public officer, official, or person who shall violate or fail to comply with any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than fifty dollars ($50.00) nor more than three hundred dollars ($300.00), or imprisoned in the county jail for a term not longer than six months.

E. B. Palmer,
Geo. R. Tennant,
R. S. Lambert,
E. A. Sims,
R. A. Thayer.

Mr. Beach moved that the bill be made a special order for 10:30 a.m., Thursday, February 9.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 42; nays, 53; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, David, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—42.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Bradsberry, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Demman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—53.

Mr. Beach moved to amend section 1 by adding the following:

"That, for the purpose of this act, there shall be two units. Each incorporated city within the state shall constitute a unit and all portions of each county outside of said incorporated cities shall constitute a unit."

Mr. Kayser moved to amend the amendment by inserting, after the word "city" therein the words "and towns."
Roll call was demanded, and the amendment to the amendment was lost by the following vote: Yeas, 40; nays, 55; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Clark, David, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—40.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Cogshall, Denman, Eldridge, Fancher, Farnsworth, Farnswor
Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—51.

Mr. Hanson moved to amend section 1 by adding thereto the following: "Each city of the first class shall constitute a unit and the county in which said city is located another unit."

Mr. Edge moved to amend Mr. Hanson's amendment by adding thereto the following: "Each of which units shall be separate and controlling in itself."

Mr. Hanson accepted the amendment to his amendment proposed by Mr. Edge.

Mr. Hanson withdrew his amendment.

On motion of Mr. Jackson (F. C.), the House took a recess to 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. Bird, Burke, Fisher, Taylor, Tennant, and Webster.

Mr. Sims moved to amend by adding, in line 36 of section 1 of the printed bill, after the word "states," the following: "The entire state of Washington shall constitute a unit."

The amendment was lost.

Mr. Sims moved to amend by adding, in line 36 of section 1 of the printed bill, after the word "states," the following: "Each congressional districts shall constitute a unit."

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 38; nays, 50; absent or not voting, 7.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Hall, Hayward, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thayer, Thompson (T. A.), Tonkin, Ward, Weir—38.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.),
Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those absent or not voting were: Messrs. Bird, Fisher, Ghent, Hewitt, Taylor, Tennant, Webster—7.

Mr. Sims moved to amend by striking after the word “ale,” in line 31 of section 1 in the printed bill, the word “beer.”

Roll call was demanded, and the amendment was lost by the following vote: Yeas; 30; nays, 64; absent or not voting, 1.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Fisher, Ghent, Hall, Hayward, Jeffries, Kenoyer, Lambert, Locke, McInnis, Norris, Palmer, Renick, Sims, Taylor, Tennant, Thayer, Tonkin, Ward, Webster, Weir—30.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Whalley, Young, Mr. Speaker—64.

Those absent or not voting were: Mr. Bird—1.

Mr. McArthur moved to amend by striking the words “one-half of one per cent,” in line 33 of section 1 in the printed bill, and inserting in lieu thereof the words “two per cent.”

Mr. Ghent moved to amend the amendment offered by Mr. McArthur by substituting the words “eight per cent” for the words “two per cent” therein.

The amendment to the amendment was lost.

Roll call was demanded, and the amendment offered by Mr. McArthur was lost by the following vote: Yeas, 32; nays, 63; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bird, Bishop, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Erickson,

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Bradberry, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, Locke, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Whalley, Young, Mr. Speaker—63.

Mr. Sims moved to amend by inserting after the word “beer,” in line 31 of section 1 in the printed bill, the words “distilled water.”

The amendment was lost.

Mr. Anderson (W. T.) offered the following amendment: “Amend line 3 of section 2 in the printed bill by striking the word ‘twenty’ and inserting in lieu thereof the word ‘thirty.’”

Mr. Ghent moved to amend the amendment by substituting the word “forty-five” for the word “thirty” therein.

Roll call was demanded, and the amendment to the amendment was lost by the following vote: Yeas, 16; nays, 79; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bishop, Bugge, Campbell (J. E.), Fisher, Hall, Hayward, Jeffries, Kayser, Lambert, Locke, McInnis, Norris, Sims, Webster, Weir—16.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMil-
Roll call on the amendment offered by Mr. Anderson (W. T.) was demanded, and the amendment was adopted by the following vote: Yeas, 51; nays, 44; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bishop, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Hayward, Hewitt, Hubbell, Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—51.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bolinger, Boone, Bradberry, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Jackson (F. C.), Jackson (R. A.), Krouse, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—44.

Mr. Ghent moved to amend by striking the word “thirtieth,” in line 1 of section 3 in the printed bill, and inserting in lieu thereof the word “ninetieth.”

The amendment was lost.

Mr. Hanson (Ole) moved to amend by striking out the word “six,” in line 17 of section 4 in the printed bill, and inserting in lieu thereof the word “three.”

Mr. Palmer moved that the amendment be laid on the table. The motion was carried.

Mr. Denman moved a reconsideration of the vote by which the amendment proposed by Mr. Hanson was laid on the table.

Mr. Taylor moved that the motion to reconsider be laid on the table.
Roll call was demanded, and the motion to lay on the table was lost by the following vote: Yeas, 38; nays, 57; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (E.M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—38.

Those voting nay were: Messrs. Anderson (John), Anderson, (Nels), Anderson (W.T.), Bell, Bird, Bolinger, Boone, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F.T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H.H.), Hanson (Ole), Holm, Hubbell, Jackson (F.C.), Jackson (R.A.), Jeffries, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A.M.), Stone, Thompson (H.W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—57.

Roll call on the motion to reconsider was demanded, and the motion was carried by the following vote: Yeas, 57; nays, 38; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (John), Anderson, (Nels), Anderson (W.T.), Bell, Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F.T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H.H.), Hanson (Ole), Holm, Hubbell, Jackson (F.C.), Jackson (R.A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Shutt, Spedden, Stevens (A.M.), Stone, Sweet, Thompson (H.W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—57.

Those voting nay were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Campbell (J.E.), Carlyon, Clark, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (E.M.),

The amendment to section 4, proposed by Mr. Hanson was adopted.

Mr. Beach moved that the House adjourn to 9 a. m. tomorrow.

The motion was lost.

Mr. Erickson moved to amend section 9 as follows:
In line 3 of section 9 in the printed bill strike the word “twenty” and insert in lieu thereof the word “thirty.”

The amendment was adopted.

Mr. Kayser moved to amend section 11 by striking out all of lines 6, 7 and 8 thereof in the printed bill.

The amendment was lost.

Mr. Ghent moved to amend section 11 by striking out, in lines 1 and 3 of section 11 in the printed bill, the words “or give away.”

The amendment was lost.

Mr. Ghent moved to amend by striking the word “ten,” in line 4 of section 12 in the printed bill, and inserting in lieu thereof the word “ninety.”

The amendment was lost.

Mr. Palmer moved to amend by striking the words “or give away,” in lines 2 and 5 of section 13 in the printed bill.

The motion was lost.

Mr. Tennant moved that the House adjourn.

The motion was lost.

Mr. Edge moved to amend section 14 as follows:
Add to section 14 the following:

“Provided, That nothing in this act shall be construed to forbid or prevent the sale at wholesale by a manufacturer, who manufactures from the raw materials, of the product of his own manufactory located within anti-saloon territory for delivery outside the limits of such territory.”

The amendment was adopted.

Mr. Anderson (W. T.) moved to amend section 16 by striking out all of lines 4, 5 and 6 and all of line 3 after the word “same” of section 16 in the printed bill.

The amendment was adopted.
Mr. Tennant moved to amend section 16 by striking lines 1, 2 and 3 thereof in the printed bill.

The amendment was lost.

Mr. Ghent moved that the House adjourn.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 46; nays, 47; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Bugge, Cameron, Campbell, (J. E.), Clark, Edge, Erickson, Ghent, Halferty, Hall, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—46.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Boone, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanson (Ole), Holm, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—47.

Those absent or not voting were: Messrs. Carlyon, Sims—2.

The clerk read section 18.

Mr. Ghent moved that the House adjourn.

The motion was lost.

Mr. Beach moved to amend by striking out all of section 18.

Roll call was demanded, and the amendment was adopted by the following vote: Yeas, 48; nays, 45; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bishop, Buck, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—48.

Those voting nay were: Messrs. Anderson (John), Ander-
Those absent or not voting were: Messrs. Bird, Bradsberry—2.

The speaker ruled that the vote upon the motion to lay upon the table the amendment to line 17 of section 4 in the printed bill, offered by Mr. Hanson (Ole), was void for the reason that the same was participated in by spectators upon the floor of the House.

Mr. Kayser moved that the House adjourn.

Roll call was demanded, and the motion to adjourn was carried by the following vote: Yeas, 55; nays, 40; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, French, Ghent, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Kenoyer, Lambert, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Sladen, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir—55.

Those voting nay were: Messrs. Anderson (John), Boone, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halfferty, Halsey, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, Locke, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Spedden, Stone, Taylor, Thompson (H. W.), Vollmer, Whalley, Young, Mr. Speaker—40.

LOREN GRINSTEAD,  
Chief Clerk.  

LEO. O. MEIGS,  
Speaker.
TWENTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, FEBRUARY 5, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present.
Prayer was offered by Rev. Charles Cornwell, of Buckley.
On motion of Mr. Taylor, reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.
Senate bill No. 124: Recommend it do pass.

MR. SPEAKER:
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 4, 1909.

Your Committee on Enrolled Bills, to whom was referred House bill No. 2, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted, T. A. THOMPSON, Chairman.
We concur in this report: Geo. B. Webster, Frank C. Jackson, John Anderson.

MESSAGE FROM THE SENATE.
SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 5, 1909.

Mr. Speaker:
The Senate has passed House bill No. 1, entitled "An act relating to betting, wagering, pool selling and book-making upon horse races, or upon the result of any trial or contest of speed or endurance of any animal, declaring the violation thereof a felony, etc," without the emergency.
The president has signed Senate bill No. 11, entitled "An act for the relief of J. F. Collier, Adams county, State of Washington, and making appropriation therefor";
Also Senate bill No. 30, entitled "An act for the relief of R. E. Darnell, and making an appropriation therefor";
Also Senate bill No. 34, entitled "An act making an appropriation for the payment of sundry expenses in the office of the secretary of state";
And the same are herewith transmitted.
Wm. T. LAUBE, Secretary of the Senate.
INTRODUCTION OF BILLS.

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

House bill No. 218, by Mr. Holm: An act amending sections 526 and 538 of Ballinger’s Annotated Codes and Statutes of Washington, relating to the duties of coroners.

Referred to Committee on Judiciary.

House bill No. 219, by Mr. Holm: An act to regulate trout fishing in Chelan river and in Lake Chelan and its tributaries, repealing all conflicting acts and parts of acts, and declaring an emergency.

Referred to Committee on Game and Game Fish.

House bill No. 220, by Mr. Cogswell: An act relating to township organization and amending an act entitled “An act to provide for township organization, and prescribing the duties and fixing the compensation of township officers, and providing for the assessment, levy and collection of town taxes, approved March 23, 1895,” by amending sections 11, 17, 48, 79, 80, 81, 82, 93 and 115 and adding sections 117, 118, 119 and 120 to said act, repealing all laws in conflict therewith, and declaring an emergency.

Referred to Committee on Counties and County Boundaries.

House bill No. 221, by Mr. Scott: An act relating to revenue and taxation, making county assessors ex-officio clerks of county boards of equalization, prescribing the method of certifying state, county, municipal and other tax levies, and providing for the computation and extension of the same upon assessment and tax rolls.

Referred to Committee on Revenue and Taxation.

House bill No. 222, by Mr. Kenoyer: An act relating to telephone lines.

Referred to Committee on Judiciary.

House bill No. 223, by Mr. Kenoyer: An act for the relief of C. A. Ives.

Referred to Committee on State, School and Granted Lands.

House bill No. 224, by Mr. Morris: An act relating to corporations.

Referred to Committee on Corporations other than Municipal and Railroads.
House bill No. 225, by Mr. Morris: An act relating to ex­
emptions, and providing that no property shall be exempt from
certain claims, and amending chapter 88 of the Laws of 1903.
Referred to Committee on Judiciary.

House bill No. 226, by Mr. Fancher: An act forbidding any
public officer, municipal officer, or the officer of any public cor­
poration, or any deputy serving in any capacity whatever, in
such public office, or in the office of any such municipal or pub­
corporation, acting or serving in a legal capacity, by virtue
of election, appointment, or otherwise, for such municipal or
public corporation, or any law firm with which such officer or
deputy shall be connected, to defend, or in any wise to partici­
pate in the defense as attorney or counselor-at-law of any action
brought in the name of the State of Washington, or in the name
of the government of the United States, where the State of
Washington or the government of the United States is plaintiff,
and providing a penalty.
Referred to Committee on Judiciary.

House bill No. 227, by Mr. Buchanan: An act to provide for
the disposition of the delinquent tax lists of the several counties
of the State of Washington.
Referred to Committee on Judiciary.

Mr. Farnsworth raised the point that, under the speaker's
ruling of the evening before, the question before the House was
upon the motion to lay upon the table the amendment offered
by Mr. Hanson to line 17 of section 4 of the printed House bill
No. 29.

The speaker so ruled, and, roll call being demanded, the mo­
tion to lay on the table was lost by the following vote: Yeas,
39; nays, 56; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bell, Bishop, Brad­
berry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon,
Clark, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jef­
fries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis,
McMillan, Norris, Palmer, Renick, Sims, Slayden, Stuart,
Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin,
Ward, Webster, Weir—39.

Those voting nay were: Messrs. Anderson (John), And­
erson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buch­
anan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen,
Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—56.

The amendment offered by Mr. Hanson to line 17 of section 4 in the printed bill was adopted.

Mr. Palmer moved to amend by striking the words “knowingly, wilfully and corruptly,” in line 37 of section 4 in the printed bill, after the word “shall” in said line.

The amendment was lost.

Mr. Sims moved to amend by inserting after the word “valid,” in line 15 of section 4 in the printed bill, the words “except when written in ink.”

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 40; nays, 50; absent or not voting, 5.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Burke, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Tonkin, Ward, Webster, Weir—40.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those absent or not voting were: Messrs. Hewitt, Stevens (A. M.), Thayer, Thompson (H. W.), Thompson (T. A.)—5.
Mr. Edge moved that the rules be suspended and that section 5 be considered as having been read the second time.

The motion was carried.

Mr. Edge moved that the rules be suspended and that section 6 be considered as having been read the second time.

The motion was carried.

Mr. Erickson moved to amend by striking the word “twenty,” in line 3 of section 9 in the printed bill, and inserting in lieu thereof the word “thirty.”

The amendment was adopted.

Mr. Ghent moved that the House adjourn to 10 a. m., Monday, February 8.

The roll was called and the motion to adjourn was lost by the following vote: Yeas, 43; nays, 59; absent or not voting, 0.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—43.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—52.

Mr. Palmer was given permission to offer the following amendment to section 7:

In line 5 of section 7 in the printed bill, strike out, after the word “county,” the words “if the owner of such newspaper will publish the same at the current rates of advertisement.”

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 43; nays, 50; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bishop, Brad-
Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—50.

Those absent or not voting were: Messrs. Ghent, Stevens (A. M.)—2.

Mr. Norris moved that the House adjourn until 11 a. m., Monday, February 8.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 39; nays, 53; absent or not voting, 3.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weit, Mr. Speaker—48.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—50.

Those absent or not voting were: Messrs. Ghent, Stevens (A. M.)—2.

Mr. Norris moved that the House adjourn until 11 a. m., Monday, February 8.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 39; nays, 53; absent or not voting, 3.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, Miller, Norris, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—39.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—53.
Those absent or not voting were: Messrs. Bell, Renick, Stevens (A. M.)—3.

Mr. Palmer moved to amend by striking out the words “or give away” in lines 1 and 3 of section 11 in the printed bill, and by also striking out all of lines 6, 7 and 8 of section 11 in the printed bill.

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 37; nays, 52; absent or not voting, 6.

Those voting yea were: Messrs. Beach, Bradsberry, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillin, Miller, Norris, Palmer, Sims, Slayden, Stevens (A. M.), Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—37.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fan cher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stephens (E. M.), Stone, Sweet, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—52.

Those absent or not voting were: Messrs. Bell, Bishop, Bugge, David, Renick, Sparks—6.

Mr. Palmer moved to amend by striking from line 2 the words “or give away,” and in line 5 the words “give away,” in section 13 in the printed bill; also striking the word “presentments” in line 19, and the word “presentment” in line 25 of section 13 in the printed bill.

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 40; nays, 51; absent or not voting, 4.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Cogswell, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stephens (E.
M.), Stuart; Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—40.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—51.

Those absent or not voting were: Messrs. Bell, Burke, Clark, David—4.

Mr. Tennant was given permission to offer the following amendment to section 9:

Amend by striking out all of section 9 and substituting in lieu thereof the following:

Sec. 9. That upon the filing with the council, in case the unit is an incorporated city or town, or the filing with the county commissioners, in case the unit is outside of incorporated cities or towns, a petition to submit to the qualified electors of such unit as to whether license may or may not be issued for the sale of spirituous, malt, fermented or other intoxicating liquors, which such petition shall be signed by (30%) thirty per cent. of the qualified electors of such unit, and filed with the county commissioners or council of the incorporated city or town, ninety (90) days prior to the biennial general election; which petition shall be substantially as follows:

To the Council of the City of ............, County of ............, or to the County Commissioners of ............ County:

The undersigned, qualified electors of the ............ (insert the legal name or correct designation of the unit) respectfully petition that you cause to be submitted, in the manner provided by law, to the electors thereof, at the next general election, the proposition, "May or may not license for the sale of spirituous, malt, fermented and other intoxicating liquor be granted in ............ (insert the legal name of the unit)."
Such petition shall consist of sheets having such form printed or written at the top thereof, and shall be signed by the qualified electors in their own proper persons only, and opposite the signature of each qualified elector shall be written the house number and street name (if there be such), and the city or voting precinct in which he resides, and the date of signing the same. No signature shall be valid or counted in considering such petition unless these requirements are complied with and unless the date of signing is less than ninety days preceding the date of filing the same.

At the bottom of each sheet of such petition shall be added the statement, signed by a qualified elector of such unit in which the signers thereof reside, with his residence address as aforesaid, stating that the signatures on that sheet of the said petition are genuine, and that to the best of his knowledge and belief the persons so signing were at the time of signing said petition qualified electors of the said unit; that their respective residences, where required to be stated, are correctly stated therein, and that each signer signed the same on the date set opposite his name. Such statement shall be sworn to before some officer residing in the unit where such qualified electors reside, authorized to administer oaths therein. Such sheets shall be fastened together in one document, filed as a whole.

Upon request of anyone filing such a petition and verified statement and paying or tendering to the council or county commissioners, one dollar for each one hundred names, or fraction thereof, signed thereto, together with a copy thereof, the council or county commissioners shall immediately cause to be compared the original and copy and attach to such copy and deliver to such person their official certificate that such copy is a true copy of the original, stating the day when such original was filed in his office.

Whoever in making the sworn statement above prescribed shall knowingly, wilfully or corruptly swear falsely, shall be deemed guilty of perjury, and on conviction thereof shall be punished accordingly. Whoever forges the signature of any person upon any petition or statement provided for in this act, shall be deemed guilty of forgery, and on conviction thereof shall be punished accordingly.

On motion of Mr. Hanson (Ole), the House took a recess to 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. Bell, David, Stuart and Sweet, who were excused by the speaker.
Mr. Hubbell moved that all absentees be excused.
Roll call was demanded, and the motion was carried by the following vote: Yeas, 52; nays, 38; absent or not voting, 5.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanson (H.H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—52.

Those voting nay were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Ghent, Halferty, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, McArthur, McInnis, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—38.

Those absent or not voting were: Messrs. Bell, David, Locke, Stuart, Sweet.

Mr. Palmer raised the question of whether a majority vote of the members present was sufficient to excuse those who had not responded to the roll call, insisting that a two-thirds vote was required, and requested that the ruling of the chair in the premises be incorporated in the journal.

The speaker held that a majority vote was sufficient.

The House took up consideration of the substitute offered by Mr. Tennant for section 9 of House bill No. 29.

Roll call was demanded, and Mr. Tennant’s amendment to section 9 was lost by the following vote: Yeas, 40; nays, 50; absent or not voting, 5.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—40.
Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those absent or not voting were: Messrs. Bell, David, French, Stuart, Sweet.

Mr. McArthur requested and was granted permission to offer for filing a petition from five thousand citizens of Spokane protesting against the adoption of the county unit feature in proposed local option legislation.

The petition was ordered placed on file.

The House resumed consideration of House bill No. 29.

Mr. Edge moved to amend section 14 as follows:

Add to section 14 the following: "Provided, That nothing in this act shall be construed to forbid or prevent the sale at wholesale, by a manufacturer who manufactures from the raw materials, of the product of his own manufactory located within anti-saloon territory for delivery outside the limits of such territory."

The amendment was adopted.

Mr. Anderson (W. T.) moved to amend section 16 by striking out all of lines 4, 5, and 6, and all of line 3 after the word "same" in section 16 in the printed bill.

The amendment was adopted.

Mr. Tennant moved to amend by striking out the words "knowing he" in line 3 of section 17 in the printed bill, and inserting in lieu thereof the word "who."

The amendment was lost.

Mr. Beach moved to amend by striking out all of section 18.

Roll call was demanded, the result being: Yeas, 45; nays, 45; absent or not voting, 5.
Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Buck, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—45.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeves, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson, (H. W), Todd, Vollmer, Whalley, Young—45.

Those absent or not voting were: Messrs. Bell, Buchanan, David, Stuart, Sweet.

The speaker held that, under House rule 40, the amendment was lost.

Mr. Beach moved a reconsideration of the vote.

Roll call was demanded, the result being: Yeas, 45; nays, 45; absent or not voting, 5.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—45.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster,
Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—45.

Those absent or not voting were: Messrs. Bell, Buchanan, David, Stuart, Sweet.

The speaker held that, under House rule 40, the motion to reconsider was lost.

Mr. McGregor moved to amend section 18 as follows:

In line 2 of section 18 in the printed bill, after the word "unless," insert the words "such doctor or physician has good reason to believe that."

Roll call was demanded, and the amendment was adopted by the following vote: Yeas, 48; nays, 42; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—48.

Those voting nay were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Renick, Sims, Slayden, Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Mr. Speaker—42.

Those absent or not voting were: Messrs. Bell, Buchanan, David, Stuart, Sweet—5.

Mr. Hanson (Ole) moved to amend by adding the following to section 18:

"Provided, however, That in any prosecution of any physician for violating the provisions of section 18 of this act the testimony of any special secret service officers or detectives, the employment of whom is authorized under section sixteen of this act, shall not be competent testimony."
Mr. Palmer moved that the amendment be laid on the table.  
The motion was lost.  
The amendment was lost.  
Mr. Jeffries moved that the House adjourn.  
The motion was lost.  
Mr. Anderson (W. T.) offered the following amendment:  
In line 17 of section 20 in the printed bill amend by striking the words "of liquor the contract for the sale of which was consumated outside of anti-saloon territory."

The amendment was lost.  
Mr. Beach moved to amend by striking the words "or druggists" in line 12 of section 20 in the printed bill.  
Roll call was demanded, and the amendment was adopted by the following vote: Yeas, 50; nays, 41; absent or not voting, 4.  
Those voting yea were: Messrs. Anderson (W. T.), Beach, Bird, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Halfferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—50.  
Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Spedden, Stone, Todd, Vollmer, Whalley, Young—41.  
Those absent or not voting were: Messrs. Bell, David, Stuart, Sweet—4.  
Mr. Edge moved to amend by striking, in lines 16 and 17 of section 20 in the printed bill, the words "by manufacturers or wholesalers by their own conveyances."

The amendment was adopted.  
Mr. Tennant moved to amend by striking all after the word "necessary," in line 2 of section 22 in the printed bill, down to
and including the word “nor,” in line 4 of said section in the printed bill.

The amendment was lost.

The clerk read section 23.

Mr. Hanson (Ole) moved that the House adjourn to 1:30 P. M., Monday, February 8.

Roll call was demanded, and the motion to adjourn was carried by the following vote: Yeas, 45; nays, 44; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Edge, Erickson, Fisher, Ghent, Halfferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—45.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bird, Bolinger, Boone, Buchanan, Buck, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—44.

Those absent or not voting were: Messrs. Bell, Byerly, David, Jackson (F. C.), Stuart, Sweet—6.

Loren Grinstead, Leo. O. Meigs,

Chief Clerk, Speaker.
The speaker called the House to order at 1:30 p. m.
Roll call showed all members present except Messrs. Burke and Rogers, who were excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Taylor, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Two petitions protesting against the adoption of the county unit feature in proposed local option legislation: Referred to Committee on Judiciary.
A petition from citizens of Fairfield and Rock Creek Valley precincts regarding the township law: Referred to Committee on Judiciary.
Protest from Bridgeport Commercial Club in regard to county division: Referred to Committee on Counties and County Boundaries.
A petition from citizens of Berry for an appropriation for the improvement of the Columbia river: Referred to Committee on Appropriations.

REPORTS OF STANDING COMMITTEES.

House bill No. 89: Recommend it do pass.
Senate bill No. 52: Recommend it do pass.
House bill No. 53: Recommend it do pass and be printed with amendments indicated.
House bill No. 161: Recommend it do pass as amended.
House bill No. 113: Recommend it do pass as amended.
House bill No. 115: Recommend it be indefinitely postponed.
On motion of Mr. Bishop, the committee report was adopted.
House bill No. 168: Recommend it be indefinitely postponed.
On motion of Mr. David, the committee report was adopted.

—16 H
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., February 8, 1909.

Mr. Speaker:

The president has signed House bill No. 2, entitled "An act providing for four judges of the superior court for Pierce county, etc."

The Senate has passed Senate bill No. 127, entitled "An act to authorize the board of regents of the University of Washington and State College of Washington to apply for participation in the fund of the Carnegie Foundation for the Advancement of Teachers";

Senate joint resolution No. 1, relating to traveling expenses of commission to confer with a like commission from the Oregon legislature in reference to fishing on the Columbia river";

Engrossed Senate bill No. 48, entitled "An act relating to actions brought to recover possession of real property, etc."

Engrossed Senate bill No. 73, entitled "An act to amend chapter 125 of the Session Laws of 1907, relating to the sale and distribution of grain sacks manufactured at the state penitentiary";

Engrossed Senate bill No. 75, entitled "An act amending section 4838 of Ballinger's Code, in relation to survival of actions for personal injury, etc."

Engrossed Senate bill No. 76, entitled "An act amending section 4828 of Ballinger's Code, in relation to recovery of damages for the death of a person caused by the wrongful act or neglect of another";

Engrossed Senate bill No. 102, entitled "An act to prohibit the throwing of bottles, glass, glassware, tacks and nails in any road or highway in the State of Washington, etc."

Engrossed Senate bill No. 165, entitled "An act providing for the purchase and maintenance of law libraries for superior courts, etc."

Engrossed Senate bill No. 175, entitled "An act relating to the admission of attorneys and counselors at law, and to the revocation of their certificates, etc."

Engrossed Senate bill No. 176, entitled "An act relating to the disbarment and suspension of attorneys and counselors at law, etc."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

MESSAGES FROM THE GOVERNOR.

A communication suggesting changes in the recently submitted report and estimates of the state board of control and the advisability of making certain changes in the administration and management of certain state institutions: Referred to Committee on Appropriations.
To the Honorable the House of Representatives of the State of Washing- ington:

Gentlemen:—I am directed by the acting governor to inform you that he has this day approved House bill No. 40, entitled "An act con­ tinuing the appropriation made by an act entitled 'An act to pro­ vide for an exhibit of the resources, products and advantages of the State of Washington, and the erection of a state building or build­ ings at the World's Fair of Alaska-Yukon-Pacific exposition, to be held at Seattle, Washington, 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,' approved February 4, 1907, and amend sections 2, 7 and 8 thereof, making an appropria­ tion, and declaring an emergency.'"

HOWARD G. COSGROVE, Secretary to the Governor.

The speaker announced that he had signed Senate bills Nos. 11, 30 and 34, and House bill No. 2.

INTRODUCTION OF BILLS.

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


Referred to Committee on Appropriations.
House bill No. 229, by Mr. Bradsberry: An act amending section 6 of an act entitled “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.

Referred to Committee on Judiciary.

House bill No. 230, by Mr. Gordon: An act providing for the conveyance by boards of county commissioners of rights of way over county roads for state road purposes.

Referred to Committee on Roads and Bridges.

House bill No. 231, by Mr. Bell: An act providing for the mortgaging of property of minors.

Referred to Committee on Judiciary.

House bill No. 232, by Mr. Kayser: An act to provide for the payment of the expenses of county officials while in attendance at state associations.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 233, by Mr. Kayser: 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.

Referred to Committee on Judiciary.

House bill No. 234, by Mr. Palmer: An act to define the duties and rights of attorneys at law practicing their profession in the State of Washington, and prescribing the punishment for the violation thereof.

Referred to Committee on Judiciary.

House bill No. 235, by Mr. McKinney: An act providing for the development of coal deposits belonging to the State of Washington.

Referred to Committee on Mines and Mining.

House bill No. 236, by Mr. Krouse: An act to amend section 703 of Ballinger’s Annotated Codes and Statutes of Washington, in relation to proceedings to reincorporate cities.

Referred to Committee on Judiciary.

House bill No. 237, by Mr. Hall: An act providing for annexation of contiguous territory by counties.

Referred to Committee on Counties and County Boundaries.
House bill No. 238, by Mr. Bishop: An act to provide for the extermination of cougar, wild cat, and lynx, for the payment of bounties for such extermination, providing penalties and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 239, by Mr. Tonkin: An act to amend section 5 of an act entitled "An act for the protection of persons working in coal mines," approved March 6, 1897.

Referred to Committee on Mines and Mining.

House bill No. 240, by Messrs. Hewitt and Locke: An act to amend section 1 of an act entitled "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, and declaring an emergency," approved March 5, 1907, and declaring an emergency.

Referred to Committee on Municipal Corporations other than First Class.

House bill No. 241, by Messrs. Hewitt and Locke: An act to amend sections 3, 42, 43 and 47 of an act entitled "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, incorporation and government of municipal corporations, and declaring an emergency,' approved March 27, 1890, and declaring an emergency," approved March 18, 1907, and declaring an emergency.

Referred to Committee on Municipal Corporations other than First Class.

House bill No. 242, by Mr. Edge: An act fixing the fees for writs of execution and other writs in justice courts.

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

The House resumed consideration of House bill No. 29.

Mr. Kayser moved that the House return to consideration of section 1 for purposes of amendment.
Roll call was demanded, and the motion was lost by the following vote: Yeas, 43; nays, 50; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—43.

Those voting nay were: Messrs. Anderson, (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those absent or not voting were: Messrs. Burke, Rogers—2.

Mr. Tennant moved that the House return to consideration of section 2 for purposes of amendment.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 42; nays, 51; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stephens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—42.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, Mc-
Those absent or not voting were: Messrs. Burke, Rogers—2.

Mr. Beach moved that the House return to consideration of section 18 for purposes of amendment.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 45; nays, 48; absent or not voting, 2.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bradsberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, David, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—45.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—48.

Those absent or not voting were: Messrs. Burke, Rogers—2.

House bill No. 48, amending an act providing for the establishment and maintenance of diking districts.

The bill was read the second time by sections.

Mr. Rudene moved that the rules be suspended, the bill considered engrossed, the second reading considered the third, and the bill placed on final passage.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 42; nays, 45; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Gordon, Halsey, Hanson (Ole), Holm, Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Morse,
Reeve, Rudene, Sayre, Scott, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Young—42.

Those voting nay were: Messrs. Beach, Bell, Bishop, Bradberry, Bugge, Cameron, Campbell (J. E.), Carlyon, Clark, Erickson, Fisher, French, Ghent, Halferty, Hall, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Sims, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Whalley, Mr. Speaker—45.

Those absent or not voting were: Messrs. Bird, Burke, Fancher, Jackson (F. C.), Renick, Rogers, Shutt, Slayden—8.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Palmer, House bill No. 70 was re-referred to Committee on Judiciary.

Mr. Palmer moved that House bill No. 71 be indefinitely postponed.

The motion was lost.

On motion of Mr. Campbell (J. E.), House bill No. 71 was re-referred to Committee on Judiciary.

On motion of Mr. Kayser, the chief clerk was instructed to have mimeographed copies of Senate bill No. 18, as it passed the Senate, placed on the members' desks.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1909.

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 44, entitled "An act granting additional powers to cities of the second, third, and fourth classes, giving such municipalities power to regulate the business of all corporations, individuals, companies, or associations engaged in supplying light, water, telephone, and other public service of like character to said municipalities, or the inhabitants thereof, to fix the rates to be charged for such services, and to prescribe by ordinance the method of arriving at a reasonable and just rate to be charged for such public service to said municipalities or the inhabitants thereof, and to impose penalties and forfeitures for the violation of the provisions of such ordinance," 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 as follows: In line 1 of the original bill, the same being in line 1 of the printed bill, strike off the letter "s" of the word
"councils," having it read "council." In line 10 of the original bill, the same being in line 7 of the printed bill, strike out the word "January" and insert in lieu thereof the word "March."

Amend section 2 as follows: In line 6 of the original bill, the same being in line 5 of the printed bill, between the words "and" and "are" insert the words "such municipalities."

R. A. Thayer, Chairman.


The bill was read the second time by sections and, on motion of Mr. Rudene, the committee amendments were adopted.

Mr. Lambert moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 30; nays, 57; absent or not voting, 8.


Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McInnis, McKinney, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Webster, Whalley, Young, Mr. Speaker—57.

Those absent or not voting were: Messrs. Bugge, Burke, Fisher, Hubbell, Locke, Renick, Rogers, Slayden—8.

Mr. Hubbell was excused from voting upon explanation that he was personally interested in the outcome of the bill.

Mr. Carlyon moved that the bill be re-referred to Committee on Municipal Corporations other than First Class.

The motion was lost.
Mr. Edge moved to amend section 2 as follows:

Add to Sec. 2 the following: “Provided, That the action of the city or town council as authorized by this act may be reviewed by the superior court of the county in which said city is situated.”

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Senate bill No. 124, making an appropriation for the maintenance of the office of the commissioner of public lands.

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, and Senate bill No. 124 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fransworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krous, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Burke, Christensen, Hewitt, Kenoyer, Locke, Palmer, Rogers, Scott, Spedden, Stevens (A. M.)—10.

Mr. Kenoyer was excused from voting upon explanation that he was personally interested in the outcome of the bill.

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

On motion of Mr. Jeffries, the House adjourned.

Loren Grinstead,
Chief Clerk.

Leo. O. Meigs,
Speaker.
THIRTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 9, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Beach, reading of the journal was dispensed with.
The speaker announced that Mr. Renick, as chairman of the Committee on Appropriations, would be excused from attendance upon the sessions of the House until further notice.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Four petitions for an eight-hour day for female labor: Referred to Committee on Labor and Labor Statistics.
Protest from Seattle Chamber of Commerce against the passage of House bill No. 41: Referred to Committee on Counties and County Boundaries.
A resolution from the Spokane Chamber of Commerce, memorializing the legislature to make an appropriation of $30,000 for the representation of the state at the seventeenth national irrigation congress: Referred to Committee on Appropriations.
Petition for the amendment of game laws: Referred to Committee on Game and Game Fish.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

A communication from Mr. Joe Smith, Spokesman-Review correspondent, relative to the part he had taken in the altercation on the floor of the House last night, was read and ordered placed on file.

REPORTS OF STANDING COMMITTEES.

House bill No. 176: Recommend it do pass.
House bill No. 61: Recommend it do pass.
Senate bill No. 96: Recommend it do pass.
House bill No. 21: Recommend it do pass.
Senate bill No. 2: Recommend it do pass.
House bill No. 195: Recommend it do pass.
House bill No. 58: Recommend it do pass as amended.
House bill No. 130: Recommend it do pass as amended.
House bill No. 155: Recommend it do pass as amended.
House bill No. 203: Recommend it be indefinitely postponed.

Mr. Taylor moved adoption of the committee report.

Roll call was demanded, and the motion was carried by the following vote: Yeas, 61; nays, 20; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bishop, Bolinger, Boone, Buck, Buggie, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Fancher, French, Gordon, Halferty, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Morris, Morse, Reeve, Rogers, Rudene, Scott, Sims, Sparks, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Todd, Tonkin, Vollmer, Webster, Weir, Whalley, Young—61.

Those voting nay were: Messrs. Cameron, Carlyon, Cline, Erickson, Hall, Halsey, Kayser, Lambert, Locke, McKinney, Miller, Norris, Palmer, Shutt, Spedden, Stevens (A. M.), Tennant, Thompson (T. A.), Ward, Mr. Speaker—20.

Those absent or not voting were: Messrs. Bell, Bird, Bradberry, Buchanan, Farnsworth, Fisher, Gent, Hanson (Ole), Hewitt, Jeffries, Renick, Sayre, Slayden, Thayer—14.

On motion of Mr. Hanson (Ole), the House concurred in Senate amendment to House bill No. 1 by the following vote: Yeas, 81; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Buggie, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Gordon, Haferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan,
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1909.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 2, relating to traveling expenses of joint committee appointed to confer with the secretary of the interior, etc.;

Senate joint memorial No. 5, relating to the creation of a new division of the railway mail service;

Senate concurrent resolution No. 16, relating to the purchase of Mt. Constitution;

House joint memorial No. 2, relating to the irrigating of land in central Washington, etc.;

House joint memorial No. 5, relating to Quinault lake;

Senate concurrent resolution No. 19, relating to the printing of the criminal code;

Senate bill No. 157, entitled "An act relating to the adulteration of foods, drinks and drugs, etc."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 243, by Mr. Tonkin: An act to provide for the appointment of a commission to investigate the operation of coal mines, to recommend needed legislation, to protect the life and property of those engaged in coal mines, and to report their conclusions to the next legislature, and providing an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 244, by Mr. Tonkin: An act providing for the construction and improvement of county roads at the ex-
pense of the lands specially benefited thereby, authorizing the creation of local improvement districts and the levying of special assessments upon the lands in such district for paying such expense, providing for the payment of such assessments immediately or by installments, providing for the issuance and disposal of local improvement district warrants to pay the cost and expense of such improvement, and providing for the payment of such warrants. Referred to Committee on Roads and Bridges.

House bill No. 245, by Mr. McMaster: An act authorizing the board of regents of the University of Washington to confirm a right-of-way in any railroad company now having in operation a line of railroad, or branches, or sidings, or spurs thereof, or to grant an easement for a right-of-way to any railroad company or street car company hereafter desiring to construct a railroad or line, with branches, sidings, or spurs, all upon any property in use by said university for university purposes, or as a part of the ground set aside or devoted to university purposes, and providing for the manner in which said right-of-way shall be ascertained and patented, and the terms upon which the same shall be granted and held.

Referred to Committee on State University.

House bill No. 246, by Mr. Fisher: An act to amend section 15 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 the counties into road districts and the appointment of supervisors thereof, and repealing all acts and parts of acts in conflict herewith," approved March 16, 1903, being chapter 119 of the Laws of 1903.

Referred to Committee on Roads and Bridges.

House bill No. 247, by Committee on Appropriations: An act making appropriations for the maintenance and sundry expenses of the state normal schools for the fiscal term beginning April 1, 1907, and ending March 31, 1909.

Referred to Committee on Appropriations.

House bill No. 248, by Mr. Sparks: An act to amend section 4480 of Ballinger's Annotated Codes and Statutes of the State of Washington, regulating the issuance of marriage license, and declaring an emergency.

Referred to Committee on Judiciary.
House bill No. 249, by Mr. Ole Hanson: An act relating to sailors' boarding-houses, the shipping of sailors from said houses, appointing a commission for the regulation of said houses, and fixing penalties for the violation of the provisions thereof.

Referred to Committee on Labor and Labor Statistics.

House bill No. 250, by Mr. Halferty: An act for the relief of Fred H. Green.

Referred to Committee on Appropriations.

House bill No. 251, by Mr. Slayden: An act providing for county exhibits and buildings at the Alaska-Yukon-Pacific exposition, and amending section 1 of chapter 172 of the Session Laws of 1907, and declaring an emergency.

Referred to Committee on Counties and County Boundaries.

House bill No. 252, by Mr. Slayden: An act making it unlawful for persons to trespass upon the roadbed or tracks of railroad companies and providing a penalty therefor.

Referred to Committee on Railroads.

House bill No. 253, by Mr. Sayre: An act for the protection of Hungarian partridges, and providing penalties for the violation of the provisions thereof.

Referred to Committee on Game and Game Fish.

House bill No. 254, by Mr. David: An act to authorize the recovery of money paid for the purchase of any chance in a lottery.

Referred to Committee on Judiciary.

House bill No. 255, by Mr. David: An act relative to the hearing of matters in probate in the superior court.

Referred to Committee on Judiciary.

House bill No. 256, by Mr. Burke: An act to prohibit hunting for and killing Chinese pheasants in Wahkiakum county until October 1, 1914, and providing a penalty for the violation thereof.

Referred to Committee on Game and Game Fish.

FIRST READING OF SENATE BILLS.

Senate joint resolution No. 1: Referred to Committee on Fisheries.

Senate concurrent resolution No. 19, relating to the printing of the criminal code: On motion of Mr. Taylor, the rules were
suspended, and the House proceeded to the consideration of Senate concurrent resolution No. 19.

The resolution was read the second time, and on motion of Mr. Jackson (F. C.) the rules were suspended and Senate concurrent resolution No. 19 was adopted by the House.

On motion of Mr. Palmer, the rules were suspended, and the chief clerk was directed to immediately transmit to the Senate Senate concurrent resolution No. 19.

Senate bill No. 127: Referred to Committee on State University.

Senate bill No. 48: Referred to Committee on Judiciary.

Senate bill No. 73: Referred to Committee on State University.

Senate bill No. 75: Referred to Committee on Judiciary.

Senate bill No. 76: Referred to Committee on Judiciary.

 Senate bill No. 102: Referred to Committee on Roads and Bridges.

Senate bill No. 165: Referred to Committee on Judiciary.

Senate bill No. 175: Referred to Committee on Judiciary.

Senate bill No. 176: Referred to Committee on Judiciary.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1909.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 161, entitled "An act to create the county of Big Bend, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties, 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 as follows: In line 13 of the original bill, the same being line 10 of the printed bill, commencing with the word "directly," strike out all words down to and including the words "Moses coulee," and insert in lieu thereof the following: "where the range line between ranges twenty-two (22) and twenty-three (23) E. W. M., if extended south, would intersect the middle of the channel of said river; thence running north on said range line to a point where said range line intersects the base of the east wall of Moses coulee."

Amend section 5 as follows: In line 1 of the original bill, the same being line 1 of the printed bill, strike out the name "Frank Wingate" and insert in lieu thereof the name "Gilbert J. Egbert."
Amend section 13 as follows: In line 2 of the original bill, the same being lines 1 and 2 of the printed bill, strike out the words "the governor's proclamation, as hereinbefore provided," and insert in lieu thereof the words, "this act shall have become effective."

F. T. Campbell, Chairman.


The bill was read the second time by sections, and on motion of Mr. Campbell (F. T.) the committee amendments were adopted.

Mr. Beach moved that the bill be re-referred to Committee on Judiciary.

The motion was lost.

On motion of Mr. Kenoyer, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 161 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 5; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—86.

Those voting nay were: Messrs. Beach, Edge, Hayward, Norris, Sims—5.

Those absent or not voting were: Messrs. Bell, Fancher, Locke, Weir—4.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson —17
Those voting nay were: Messrs. Anderson (Nels), Beach, Stevens (A. M.), Tonkin, Webster—5.

Those absent or not voting were: Messrs. Bell, Edge, Fancher, Ghent, Gordon, Lambert, McArthur, McGregor, McMillan, Slayden, Stone, Weir—12.

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

The House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Mr. Scott, excused.

The speaker announced the addition of Mr. Holm to the membership of the Committee on Engrossed Bills.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 9, 1909.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 29 and 44, have compared the same with the Original bills and find them correctly engrossed.

Respectfully submitted,

C. G. Morris, Chairman.

We concur in this report: H. H. Hanson, J. T. Rogers.
MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 1, and House joint memorial No. 3, have compared the same with the Engrossed bills and fined them correctly enrolled.

Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: Frank C. Jackson, John Anderson.

SECOND READING OF BILLS.

Mr. Speaker:

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 66, entitled "An act to amend section 3534 of Pierce's Code, and relating to the duties of the mayor of fourth-class towns," 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 as follows: Between the word "amend" and the word "section" insert the words "section 1025 of Ballinger's Annotated Codes and Statutes of Washington, the same being." Strike out the word "and" after the word "code." After the word "towns" change the period to a comma, and add the following words: "and adding a section thereto."

Amend section 1 as follows: In line 1 of the original bill, the same being line 1 of the printed bill, after the word "that" insert the words "section 1025 of Ballinger's Annotated Codes and Statutes of Washington, the same being."

In line 2 of the original bill, the same being in line 1 of the printed bill, after the word "follows" insert the words "section 1025."

In line 22 of the original bill, the same being in line 16 of the printed bill, strike out the word "testify" and insert in lieu thereof the word "certify."

R. A. THAYER, Chairman.


The bill was read the second time by sections and on motion of Messrs. Lambert and Thayer the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Municipal Corporations other than First Class, to whom was referred Senate bill No. 29, entitled "An act relating
to collection of assessments for local improvements and amending section 1 of chapter 70 of Session 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.

Amend line 23 of the original bill, the same being line 15 of the printed bill, by striking the word "abutting."

In line 24 of the original bill, the same being line 15 of the printed bill, after the word "Provided" strike the words "on such street proposed to be improved."

In line 46 of the original bill, the same being line 29 of the printed bill, after the word "on" insert the words "or proximate to."

In line 54 of the original bill, the same being line 34 of the printed bill, strike out the following words: "number of feet of such land and lots fronting thereon, and included in said improvement district, and in proportion to the."

In line 67 of the original bill, the same being in line 41 of the printed bill, strike the word "city" and insert in lieu thereof the word "streets."

In line 67 of the original bill, the same being in line 41 of the printed bill, strike the words "shall be paid by such city," and insert in lieu thereof the following: "or any part thereof, may, at the option of the city council, be paid by such city, or may be assessed against the property in said improvement district, as the city council shall have provided in its resolution or ordinance declaring its intention to make such improvement."

Amend the bill by adding the following section:

Sec. 2. An emergency exists and this act shall take effect immediately.

R. A. THAYER, Chairman.


On motion of Mr. Thayer, committee amendment to line 23 in the original bill was adopted.

Mr. Thayer moved the adoption of committee amendment to line 46 in the original bill.

The amendment was lost.

Mr. McMaster moved that the bill be re-referred to Committee on Municipal Corporations other than First Class.

The motion was lost.

On motion, the House reconsidered the committee amendment to line 23 in the original bill, and the amendment was lost.

The committee amendments failed to pass.

Mr. Bell moved to amend by striking the word "property,"
in line 64 of section 1 in the printed bill, and inserting in lieu thereof the word "properly."

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by striking the word "fifteen," in line 58 of section 1 in the printed bill, and inserting in lieu thereof the word "ten."

The amendment was adopted.

Mr. Cameron moved to amend by striking the word "six," where it occurs in lines 23 and 25 of section 1 in the printed bill, and inserting in lieu thereof the words "a majority of the."

The amendment was lost.

Mr. McGregor moved to amend by striking all from the word "land," in line 66, down to and including the word "officers" in line 67 of section 1 in the printed bill.

The amendment was lost.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

Senate bill No. 77, making an appropriation for sundry expenses in the office of the superintendent of public instruction.

The bill was read the second time by sections and passed to third reading.

House bill No. 186, providing for the establishment of certain state roads.

The bill was read the second time by sections, and on motion of Mr. McMaster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 186 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carl- yon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hay- ward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, Mc- Arthur, McClure, McGregor, McInnis, McKinney, McMaster,
McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Voting nay: Mr. Stone—1.

Those absent or not voting were: Messrs. Bird, Farnsworth, Jeffries, Slayden, Spedden—5.

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

Senate bill No. 99, making an appropriation for expenses of the office of the railroad commission: The bill was read the second time by sections and passed to third reading.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1909.

Mr. Speaker:

We, your Committee on Railroads, to whom was referred House bill No. 26, entitled “An act to provide all transcontinental, interstate or interurban, steam or electric passenger cars operating in the State of Washington with properly equipped toilet rooms,” 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 as follows: In line 4 of section 1 of the original bill, the same being line 3 of section 1 in the printed bill, strike out all of the words after the word “with” and insert in lieu thereof the words “properly equipped toilet rooms.”

Amend title to read as follows: An act requiring all transcontinental, interstate, interurban or electric passenger cars operating in the State of Washington to be provided with properly equipped toilet rooms.

Elmer E. Halsey, Chairman.

We concur in this report: W. W. Sparks, F. L. Sweet, R. E. Buchanan, J. C. Hubbell, O. E. Young, A. M. Stevens.

The bill was read the second time by sections, and on motion of Mr. Halsey the committee amendments were adopted.

Mr. Ghent moved to amend by adding the following to section 2: “Provided, That this act shall not include electric passenger cars operating on roads of less than ten miles.”

The amendment was lost, and the bill was passed to third reading and ordered engrossed.
Senate bill No. 2, providing for seven judges of superior court of King county.

The bill was read the second time by sections and on motion of Mr. Hanson (Ole) the rules were suspended, the second reading considered the third, and Senate bill No. 2 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—91.

Those absent or not voting were: Messrs. Ghent, Hubbell, Renick, Slayden—4.

The emergency clause passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant,
Those absent or not voting were: Messrs. Farnsworth, Ghent, Hubbell, McMaster, Renick, Slayden, Weir—7.

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

House bill No. 89, amending an act relative to conditional sales and leases of personal property: The bill was read the second time by sections, passed to third reading and ordered engrossed.

Senate bill No. 52, relating to the meeting of the presidential electors: The bill was read the second time by sections and passed to third reading.

House bill No. 176, relating to powers of cities of the first class with respect to employment agencies: The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 61, amending an act relative to the employment of females: The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 21, relating to the venue of civil actions: The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 195, relating to judgments against sureties on cost bonds: The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 197, relating to the heating of electric passenger cars: Mr. Ghent moved to amend by striking the words "electric cars" in line 1 of section 1 in the printed bill.

The amendment was lost.

Mr. Shutt moved to amend section 2 in the printed bill by striking all from the word "and," in line 5 down to and including the word "thereon" in line 6.

The amendment was lost.

Mr. Anderson (John) moved to amend by striking the word "application" in line 5 of section 1 in the printed bill and inserting in lieu thereof the word "appliance."

The amendment was adopted.
Mr. Jackson (F. C.) moved to amend by inserting after the word "person" in line 1 of section 2 in the printed bill the words "firm or corporation."

The amendment was adopted.

Mr. Miller moved that the House adjourn.

The motion was lost.

The bill was read by sections, and on motion of Mr. David the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 197 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 5; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Car­lyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Haferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor Tennant, Thompson (H: W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—81.

Those voting nay were: Messrs. Hewitt, Lambert, Palmer, Renick, Shutt—5.

Those absent or not voting were: Messrs. Bradsberry Ghent, Jeffries, Morris, Norris, Slayden, Stone, Thayer, and Weir—9.

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

Mr. Taylor gave notice that he would tomorrow move a reconsideration of House bill No. 197.

THIRD READING OF BILLS.

House bill No. 62, relating to the superior court of Spokane county: The bill was read the third time, placed on final pas-
sage, and passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson, (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—85.

Those voting nay were: Messrs. Cline, Fancher—2.

Those absent or not voting were: Messrs. Beach, Bradberry, Carlyon, Kenoyer, McClure, Renick, Slayden, Thayer—8.

The emergency clause passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Voting nay: Mr. Cline—1.

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

Mr. Beach moved that the House adjourn to 9:30 a.m. tomorrow.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 35; nays, 57; absent or not voting, 3.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bugge, Cameron, Campbell (J. E.), Carlyon, Erickson, Fisher, Ghent, Hall, Hayward, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Renick, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (T. A.), Tonkin, Ward, Webster—35.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thayer, Thompson (H. W.), Todd, Vollmer, Weir, Whalley, Young, Mr. Speaker—57.

Those absent or not voting were: Messrs. Brandsberry, Clark, Hewitt—3.

House bill No. 65, amending an act relating to foreign corporations: 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher; French, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Krouse, Leonard; Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMas-
Those absent or not voting were: Messrs. Bradberry, Car- 
yon, Ghent, Gordon, Hanson (H. H.), Hewitt, Jackson (R. 
A.), Kenoyer, Krouse, Morris, Norris; Sims, Stuart, Taylor— 
14.

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 bill No. 
1 and House joint memorial No. 3.

On motion of Mr. Sims, the House adjourned.

THIRTY-FIRST DAY.

MORNING SESSION.

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

Roll call showed all members present except Messrs. McMil-
lan and Thayer, who were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Campbell (J. E.), reading of the journal 
was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES:

Two resolutions endorsing an eight-hour day for female 
labor: Referred to Committee on Labor and Labor Statistics.

A petition from certain citizens of Pierce county for a law 
relative to county commissioners: Referred to Committee on 
Roads and Bridges.
A communication from the governor, transmitting a telegraphic inquiry from the assistant secretary of state of the United States relative to any proposed legislation compelling Japanese attending the Alaska-Yukon Pacific exposition to give a bond for their return to Japan, was read, and, there being no objections, it was, on resolution of Mr. Palmer, conceded to be the sense of the House that any bill of the nature indicated introduced at this session should be indefinitely postponed.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 73: Recommend that it do pass.
House bill No. 107: Recommend that it do pass as amended.
House bill No. 182: Recommend that it do pass as amended.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 89, 66, 61, 161, 26, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

C. G. Morris, Chairman.

We concur in this report: J. T. Rogers, O. R. McKinney, H. H. Hanson.

REPORT OF SPECIAL COMMITTEE.

To the House of Representatives of Washington:

Gentlemen:—The undersigned, being the members of the Lincoln centennial memorial joint committee, appointed in behalf of the House under Senate joint resolution No. 1, would respectfully report that they have met with the similar committee from the Senate, under the chairmanship of the governor, and have arranged for the observance of the Lincoln centennial day, as set forth in said joint resolution, with appropriate exercises, in joint session of this legislature to be held beginning at 1:30 p. m. on Friday, February 12. We are glad to report that ex-Governor J. Frank Hanley, of Indiana, has accepted the invitation of the committee to deliver the Lincoln memorial address.

Respectfully submitted,

Oliver Byerly.
H. W. Thompson.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1909.

Mr. Speaker:

The president has signed House bill No. 1, entitled "An act relating to betting, wagering, pool-selling and book-making upon horse races, etc.";

House joint memorial No. 3, relating to apple boxes now in use by the growers and dealers in the northwest;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 257, by Mr. Bolinger: An act to amend "An act authorizing any county in the State of Washington to join with any city of the first, second or third class in such county in paying for the construction of any bridge, trestle or any structure which crosses any stream or body of water, in constructing roads, streets, avenues or public highways which cross any stream or body of water when such stream or body of water is within or partly within such city, and such highway extends beyond such city limits," approved March 13, 1901, extending the provisions of said act to towns.

Referred to Committee on Roads and Bridges.

House bill No. 258, by Mr. Hanson (Ole): An act relating to the treatment, care, education and reformation of criminals.

Referred to Committee on Labor and Labor Statistics.

House bill No. 259, by Mr. Hanson (Ole): An act relating to the rights of a person arrested under suspicion of having committed a crime and forbidding the use of force or fear to extort confessions from him, and providing penalties for the violation of this act.

Referred to Committee on Judiciary.

House bill No. 260, by Mr. Scott: An act relating to the registration and licensing of stallions and jacks, providing for the fees therefor and fixing the penalties for a violation of the provisions hereof.

Referred to Committee on Dairy and Live Stock.

House bill No. 261, by Mr. Rudene: An act to amend section 1 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 catching and sale thereof, establishing licenses, fixing penalties, repealing conflicting laws, and declaring an emergency,” approved March 13, 1899.

Referred to Committee on Fisheries.

House bill No. 262, by Mr. Sims: An act to regulate and limit the hours of employment of females in fruit, fish, shell-fish or vegetable canneries and other temporary occupations.

Referred to Committee on Labor and Labor Statistics.

House bill No. 263, by Mr. Sims: An act providing the rate of interest to be paid on bonds of Jefferson county and owned by the State of Washington, and declaring an emergency.

Referred to Committee on Revenue and Taxation.

House bill No. 264, by Mr. Hubbell: An act to regulate, restrain, license, or prohibit the maintenance or running of pool halls, billiard halls, and bowling alleys outside of incorporated cities and towns.

Referred to Committee on Public Morals.

House bill No. 265, by Mr. Anderson (Nels): An act to amend section 1 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.

Referred to Committee on Municipal Corporations other than First Class.

House bill No. 266, by Mr. Sparks: An act authorizing cities of the third class to provide for the drainage and sewerage of such cities and provide for the payment of the cost and maintenance thereof.

Referred to Committee on Municipal Corporations other than First Class.

House bill No. 267, by Mr. Campbell (J. E.): An act to provide for the appointment of a female as assistant commissioner of labor, defining her duties, and fixing her compensation.

Referred to Committee on Labor and Labor Statistics.

House bill No. 268, by Mr. Rogers: An act relating to the registration of voters, and amending section 1 of chapter 118 of the Session Laws of 1907 of the State of Washington.

Referred to Committee on Privileges and Elections.
House bill No. 269, by Mr. Tonkin: An act regulating the use of lamps in coal mines and prescribing a penalty for the violation of the provisions thereof.

Referred to Committee on Mines and Mining.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 16: Referred to Committee on Appropriations.

Senate joint memorial No. 5: Referred to Committee on Railroads.

Senate joint memorial No. 91: Referred to Committee on Appropriations.

Senate bill No. 157: Referred to Committee on Pure Food and Drugs.

SECOND READING OF BILLS.

House of Representatives, Olympia, Wash., February 8, 1909.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House bill No. 58, entitled "An act relating to the keeping and deposit of municipal funds, and amending section 2 of chapter 22 of the Session 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:

In section 1, line 16, of the original bill and line 10 of the printed bill strike out the following: "First mortgages on improved income-bearing real estate, which mortgages shall not exceed forty (40) per cent. of the fair valuation of the property mortgaged in said amount" and insert the following: "First mortgage railroad bonds listed on New York stock exchange."

In section 1, line 26, of the original bill and line 16 of the printed bill strike out the words "one and one-half" and insert the word "two"

Ole Hanson, Chairman.


The bill was read the second time by sections, and on motion of Mr. Bell the committee amendments were adopted.

Mr. Palmer moved to amend by striking the word "treasurer," in line 7 of section 1 in the printed bill, and inserting in lieu thereof the words "comptroller or town clerk."

The amendment was lost.
Mr. Whalley moved to amend by inserting after the word "deposit," in line 10 of section 1 in the printed bill, the following: "Provided, That no securities shall be withdrawn during term of designation, for the purpose of exchange or replacement except by deposit of money in lieu thereof, in amount of par value of security withdrawn."

The amendment was lost.

Mr. Edge moved that the bill be re-referred to Committee on Banks and Banking.

The motion was lost.

Mr. Hanson (Ole) moved to amend by inserting at the end of the committee amendment, in line 10 of section 1 in the printed bill, which was adopted, the words "the aggregate market value of which shall not be less than the amount required in said deposit."

The amendment was adopted.

Mr. Whalley moved to amend by inserting at the end of the committee amendment, in line 10 of section 1 in the printed bill, which committee amendment was adopted, the words "said securities shall be of the par value of one and one-half times the amount of said required deposit of such securities."

The amendment was lost.

On motion of Mr. Todd, the title was amended by adding thereto the words "and declaring an emergency."

The bill passed to third reading and was ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1909.

MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 130, entitled "An act declaring that all public work shall be performed by citizens or persons declaring their intentions to become citizens, with provisions for carrying out such policy and providing penalties for its violation," 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 line 2, section 5, of the printed bill and line 4, section 5, of the original bill, insert between the words "of" and "misdemeanor," the article "a." In line 4 of section 5, of the printed bill and line 6 of section 5 of the original bill, after "or" and before the word, "in" strike out the words "with imprisonment" and insert in lieu thereof the
words "be imprisoned." In line 5, section 5, of the printed bill and line 7, section 5, of the original bill, after the word "or" and before the word "both" insert the word "be," and in the same line of the same section of the printed bill and in line 8 of the same section of the original bill strike out the word "such" and change the word "fine" to read "fined." In line 5, section 5, of the printed bill and line 8 of the same section of the original bill, strike out the word "imprisonment" and insert in lieu thereof the word "imprisoned."

J. E. CAMPBELL, Chairman.

We concur in this report: Henry C. Krouse, Hugh C. Todd, Geo. L. Denman, P. McInnis, John Anderson, T. J. Bell, Ole Hanson.

The bill was read the second time by sections, and on motion of Mr. Campbell (J. E.) the committee amendments were adopted.

Mr. Jackson (F. C.) moved to amend by inserting after the word "both" in line 5 of section 5 in the printed bill the word "so."

The amendment was lost.

Mr. Palmer moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 27; nays, 62; absent or not voting, 6.

Those voting yea were: Messrs. Bishop, Bugge, Burke, Byerly, Cogswell, Erickson, Fancher, Farnsworth, French, Hafferty, Hall, Halsey, Hewitt, Holm, Jackson (R. A.), Kayser, Lambert, McMaster, Norris, Palmer, Rogers, Slayden, Stuart, Taylor, Thayer, Vollmer, Young—27.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Calkins, Campbell (F. T.), Campbell (J. E.) Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Fisher, Ghent, Gordon, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, Locke, McClure, McGregor, McInnis, McKinney, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Mr. Speaker—62.

Those absent or not voting were: Messrs. Cameron, Leonard, McArthur, McMillan, Renick, Sparks—6.
Mr. Beach moved to amend by adding to section 5 the following:

"Provided, That nothing in this act shall prohibit the State of Washington from employing convict labor on any public work."

The amendment was adopted, and the bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 113, entitled "An act to encourage county poultry or livestock associations and shows and exhibits of livestock and poultry, and to provide 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 as follows: In line 1 of the original bill, the same being line 1 of the printed bill, commencing with the word "poultry," strike out all words down to and including the word "exhibit" and insert in lieu thereof the following: "corporation organized for the purpose of holding poultry, livestock, or agricultural produce exhibits."

Amend section 2 as follows: In line 5 of the original bill, the same being line 4 of the printed bill, strike out the words "the said county poultry or livestock association" and insert in lieu thereof the words "such corporation."

Amend section 3 as follows: In line 3 of the original bill, the same being line 2 of the printed bill, strike out the words "poultry or livestock associations" and insert in lieu thereof the word "corporation."

In line 5 of the original bill, the same being line 3 of the printed bill, strike out the words "poultry or livestock association" and insert in lieu thereof the word "corporation."

In line 5 of the original bill, being line 4 of the printed bill, commencing with the word "for," strike out all words down to and including the word "and."

In line 8 of the original bill, being line 5 of the printed bill, strike out the word "or." After the word "livestock" insert the words "or agricultural produce."

F. T. Campbell, Chairman.

We concur in this report: W. H. Cline, H. D. Eldridge, Wm. Bishop, M. Cogswell, W. J. Hall, O. E. Young.

The bill was read by sections, and on motion of Messrs. Vollmer and Bishop the committee amendments were adopted.
Mr. Farnsworth moved to amend as follows:

Strike all of section 2 and insert in lieu thereof the following: Section 2. That after the year 1910, to enable the said board of county commissioners to give said grant or make such appropriation, it shall be necessary that they submit the matter of such gift or appropriation to a vote of the people of such county at a general election. That the said commissioners may by resolution instruct the auditor to have printed upon the general election ticket the words, "For an annual appropriation of five hundred dollars for such corporation"; "Against an annual appropriation of five hundred dollars for such corporation."

Said commissioners shall not be empowered to make such gift or appropriation unless a majority of those voting at said general election shall vote in favor thereof.

The amendment was lost, and the bill was passed to third reading and ordered engrossed.

House of Representatives,
Olympia, Wash., February 2, 1909.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 18, entitled "An act amending an act relating to the deposit of public funds in banks by the several county treasurers," 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 20 of section 1 of the original bill, after the words "county or school" strike out the word "school" and insert the word "state," and in line 21 of the same section strike out the word "or" and insert after the words "United States bonds," the following: "first mortgage railroad bonds listed on the New York stock exchange."

Ole Hanson, Chairman.


The bill was read the second time by sections and on motion of Mr. Hanson (Ole) the committee amendments were adopted.

On motion of Mr. Kayser, the rules were suspended, the second reading considered the third, and Senate bill No. 18 was placed on final passage and passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farns-
worth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—83.

Those voting nay were: Messrs. Locke, Palmer, Taylor, Tonkin, Weir—5.

Those absent or not voting were: Messrs. Cameron, Campbell (J. E.), Carlyon, Jeffries, McMillan, Renick, Sweet—7.

The emergency clause passed the House by the following vote: Yeas, 75; nays, 8; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Lambert, Locke, Morris, Palmer, Taylor, Tonkin, Webster, Whalley—8.

Those absent or not voting were: Messrs. Cameron, Campbell (J. E.), Carlyon, Gordon, Hewitt, Jeffries, McGregor, McMillan, Renick, Stevens (A. M.), Sweet, Weir—12.

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

The speaker announced that House bill No. 249 had been referred to Committee on Judiciary.
On motion of Mr. McMaster, the House took a recess to 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. Campbell (J. E.), Fancher and McMillan. Messrs. Campbell (J. E.) and McMillan were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1909.

Mr. Speaker:

The Senate has passed Senate joint memorial No. 6, relative to establishment of a government townsite in section 3, township 30, north of range 21, E. W. M.;

Senate joint memorial No. 7, relating to floods of White, Stuck and Puyallup rivers;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The House resumed second reading of bills.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 3, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 52, entitled "An act regulating marriages and the issuance of marriage licenses, providing penalties for the violation of the provisions of this act, and repealing section 1180 of Vol. 1 of Ballinger's Annotated Codes and Statutes of Washington, relating to the issuance of marriage licenses, and all laws and parts of laws 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 and be printed with the following amendments:

Amend the title of the printed bill as follows: Strike therefrom the words "section 1180 of volume 1 of Ballinger's Annotated Codes and Statutes of Washington, relating to the issuance of marriage licenses and," and change the word "laws" where it appears twice in the last line to "acts."

In line 4 of section 1 of the printed bill, after the word "insanity" insert the words "or if afflicted with pulmonary tuberculosis or any contagious venereal disease." Strike all in line 5, section 1, after the word "state" and all of line 6.
In line 3 of section 2 of the printed bill, strike the word "or" before the word "habitual" and insert in lieu thereof a comma; and after the word "criminal" insert the words "or person afflicted with pulmonary tuberculosis or any contagious venereal disease."

In line 1 of section 3 of the printed bill, strike the word "the" before the word "applicant" and insert in lieu thereof the word "each."

In line 2 of section 3 of the printed bill, strike the final "s" from the word "affidavits" and insert before said word the word "an."

In line 3 of section 3 of the printed bill, strike the words "two creditable persons" and insert in lieu thereof the words "one duly licensed physician."

Beginning with the word "who" after the word "license," in said line 3 of section 3, strike the remainder of the line, all of line 4, and that part of line 5 to and preceding the word "showing."

In line 6 of said section, strike the words "persons of good moral character." In line 7 of section 3 strike the word "or" after the word "drunkards" and insert in lieu thereof a comma; and after the word "criminals" in the same line insert the words, "or persons afflicted with pulmonary tuberculosis in its advanced stages."

Provided, That in addition, the affidavit as to the male contracting party shall show that such male is not afflicted with any contagious venereal disease." Before the word "that" in line 7 of section 3, insert the words, "He shall also require an affidavit of some disinterested creditable person showing." After the semicolon in line 10 of section 3 of the printed bill, strike the remainder of the sentence to and including the word "society" in line 11, and insert in lieu thereof the words, "Provided, That no consent shall be given, nor license issue, unless such female be over the age of fifteen years."

In line 11 of section 3 of the printed bill, strike the word "shall" and insert in lieu thereof the word "may."

In line 12 of section 3 of the printed bill, strike the words "the county auditor or a deputy thereof" and insert in lieu thereof the words "any person authorized to administer oaths"; strike the remainder of line 12, and all of lines 13 and 14. After the word "Washington," in line 16 of section 3, insert a period; strike lines 17, 18 and 19.

In line 1 of section 4 of the printed bill, strike the words, "section 1 and 2 of."

Strike all of section 5 of the printed bill.

In section 6 of the printed bill, strike all of line 1, and that part of line 2 preceding the word "all"; begin said word "all" with a capital "A" and strike the word "other" immediately following; advance said section 6 one number, to become section 5.

R. E. BUCHANAX, Chairman.

We concur in this report: Peter David, Elmer E. Halsey, W. W. Sparks, R. A. Thayer, Lester P. Edge, E. A. Sims.

Mr. Edge moved to amend the committee amendments by inserting after the words "pulmonary tuberculosis," wherever they appear in said committee amendments, the words "in its advanced stages."
The amendment to the committee amendments was adopted, and the committee amendments were, upon motion of Mr. Sparks, adopted as amended.

Mr. Bradberry moved to amend by striking out the words "common drunkard" in line 3 of section 2 in the printed bill. The amendment was lost.

Mr. Thompson (H. W.) moved to amend by inserting after the word "oaths" in line 13, section 3 in the printed bill, the following:

"Provided, That all the facts subscribed and sworn to in the foregoing affidavit shall be recorded in the license when granted."

The amendment was lost.

Mr. Edge moved that the words "habitual criminal," in line 5 of section 3 in the printed bill, be stricken, and that there be inserted in line 8 of said section in the printed bill, after the word "that," the words "said persons are not habitual criminals;"

The amendment was adopted, and the bill passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 9, 1909.

We, your Committee on Judiciary, to whom was referred House bill No. 107, entitled "An act to create a police relief, health and insurance fund in incorporated cities and towns, providing for the disbursement thereof, 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 with the following amendments:

Amend the title of the act as follows: Strike therefrom in the first line of the printed bill the words "and towns" and insert a comma after the word "cities." In the second line of the title in the printed bill, strike the words "declaring an emergency" and insert in lieu thereof the words "creating of police pension fund commissioners."

In line 1 of section 1 of the printed bill, strike the word "every" and insert in lieu thereof the word "all"; also strike the words "city and town" and insert in lieu thereof the words "cities of the first and second class." In line 4 of section 1 of the printed bill, strike the words "city or town" and insert in lieu thereof the word "cities."

In line 5 of section 1 of the printed bill, change the word "beneficiary" to "beneficiaries."

In line 3 of section 2 of the printed bill, strike the words "or town."
In line 2 of section 3 of the printed bill, strike the words "or town."

In line 4 of section 3 of the printed bill, strike the words "less than five nor"; strike also the word "ten" and insert in lieu thereof the word "one." In line 6 of section 3 of the printed bill, insert before the word "One-half" the words "Not more than," and begin said word "One-half" was a small "o." In line 8 of section 3 of the printed bill, strike the word "one-fourth" and insert in lieu thereof the words "ten per centum"; strike also the word "one-half" and insert in lieu thereof the words "twenty per centum." In line 12 of section 3 of the printed bill, strike the word "Twenty-five" and insert in lieu thereof the words "not more than ten"; strike also the word "or" at the end of the line, and the word "town" in line 13 of said section. In lines 14 and 16 of section 3 of the printed bill, strike the words "or town."

In line 4 of section 4 of the printed bill, strike the words "or town."

Add to the end of section 4 the following: "Provided, That if any such member of such police department shall, during the year preceding his retirement under this act, have been reduced in rank through no fault of his own, then such member shall receive a yearly pension equal to one-half of the salary attached to the rank he had held at the time of such reduction in rank."

In line 1 of section 5 of the printed bill, strike the words "or town."

In line 3 of section 6 of the printed bill, strike the words "or town."

In line 4 of said section, strike the words "or town."

In line 1 of section 7 of the printed bill, strike the words "or town."

In line 3 of section 8 of the printed bill, insert a comma after the word "widow"; after the word "children" in said line, insert the words "under the age of sixteen years." In line 3 of section 8 of the printed bill, after the word "sisters" insert the words "under the age of sixteen years."

In line 5 of section 9 of the printed bill, strike the words "or town."

In line 6 of section 9 of the printed bill, strike the words "great public." In line 8 of section 9 of the printed bill, strike the words "or town."

In lines 6 and 9 of section 11 of the printed bill, strike the words "or town."

In line 4 of section 12 of the printed bill, strike the word "from" and insert in lieu thereof the word "for."

Strike all of section 13.

In line 1 of section 14 of the printed bill, strike the words "or town," and change the number of said section to "13."

Change the number of section 15 of the printed bill to "14."

Strike all of section 16.

R. E. Buchanan, Chairman.

We concur in this report: W. W. Sparks, Hugh C. Todd, Thomas Bird, Elmer E. Halsey, Lester P. Edge, Geo. R. Tennant, R. A. Thayer, R. S. Lambert, E. A. Sims.
The bill was read the second time by sections and on motion of Mr. Tennant the committee amendments were adopted.

Mr. Tennant moved to amend the title by inserting after the word “cities” the words “of the first and second class.”

The amendment was adopted, and the bill was passed to third reading and ordered engrossed.

Senate bill No. 73, amending an act relative to the sale of grain sacks manufactured at the state penitentiary: 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 Senate bill No. 73 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—82.

Those absent or not voting were: Messrs. Bradsberry, Cameron, Campbell (J. E.), Fisher, Hanson (H. H.), Hewitt, Hubbell, Locke, McMillan, Miller, Thayer, Tonkin, Weir—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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Mc-
Arthur, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Those absent or not voting were: Messrs. Bell, Bradsberry, Cameron, Campbell (J. E.), Fisher, Hewitt, Hubbell, Jackson (R. A.), Locke, McMillan, Miller, Thayer, Tonkin—13.

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 House took up consideration of Senate joint memorial No. 7, relative to floods in the White, Stuck and Puyallup river valleys.

The memorial was read the first time in full, and on motion of Mr. Jackson (F. C.) the rules were suspended, the first reading considered the second and third, and Senate joint memorial No. 7 was adopted by the House.

On motion of Mr. Beach, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately Senate bill No. 73 and Senate joint memorial No. 7.

On motion of Mr. Beach, Senate bill No. 96 was laid on the table.

THIRD READING OF BILLS.

House bill No. 75, amending an act relative to the classification of cities and towns: The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene,
Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Bradsberry, Burke, Campbell (J. E.), Clark, Erickson, Fisher, Ghent, Halferty, Hewitt, Holm, McGregor, Miller, Scott, Stephens (E. M.), Taylor, Tennant, Thayer, Tonkin—18.

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

House bill No. 100, relating to state roads: On motion of Mr. Webster, the bill was returned to second reading for purpose of amendment.

Mr. Webster moved to amend by inserting after the word “westerly,” in line 5 of section 1 in the printed bill, the words “through the town of Renton and along the shore of Lake Washington”

The amendment was adopted, and on motion of Mr. Webster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 100 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Farnsworth, Fisher, French, Gent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—84.

Voting nay: Mr. Stevens (A. M.)—1.

Those absent or not voting were: Messrs. Bradshberry, Burke, Cameron, Campbell (J. E.), Eldridge, Fancher, Halferty, McMillan, Thayer, Vollmer—10.
There being no objections, the title of the bill was ordered to stand as the title of the act.

House bill No. 29, providing for local option: Mr. Palmer gave notice that, upon completion of the third reading of the bill, he would ask ten members to join him in demanding a call of the House.

The bill was read the third time.

A call of the House was demanded, and showed all members present except Messrs. Gordon, Kayser, McMillan and Thayer. Mr. McMillan had been previously excused. The sergeant-at-arms was directed to secure the attendance of Messrs. Gordon, Kayser and Thayer.

The sergeant-at-arms reported and the roll of the House was again called and showed all members present except Mr. McMillan, excused.

House bill No. 29 was placed on final passage, and passed the House by the following vote: Yeas, 56; nays, 38; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—56.

Those voting nay were: Messrs. Beach, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, Miller, Norris, Renick, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—38.

Absent or not voting: Mr. McMillan—1.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Members made explanations of their votes, respectively re-
questing that the same be incorporated in the journal, as fol-
low: 

Mr. Carlyon: I have not raised my voice in connection with this 
local option question before. I want to explain my vote and have it 
put into the record, so that the people of my district, which comprises 
Thurston county—700 square miles and twelve towns outside of Olym-
pia—may know at any time how I stand upon this question. As yet and 
up to this time I have received but one communication from my con-
stituents in this county requesting me to support this particular bill. 
I take it for granted they are willing to leave it to my judgment as 
to what I consider a reasonable local option measure. This measure, 
from the first line of the title to line 17 of section 23, page 10, is 
objecionable. The title is misleading. The bill is supposed to be a 
local option measure. In my judgment it is a county prohibition bill— 
anti saloon, anti drug store, anti doctor and anti people. The republi-
can platform declared for a reasonable bill. I am in favor of such a 
bill. I trust that before this session is over I will have an opportu-
nity to vote in favor of such a bill. I vote no.

Mr. Edge: I would like to support a reasonable local option bill. 
Such a bill, in my judgment, should at least make cities of the first 
class separate units. If this bill contained that provision, I would 
willingly support it, and I trust before this session ends I will have 
an opportunity to vote for such a bill. The bill before us I con-
sider in this important particular unreasonable, and I decline to 
support it. My vote is no.

Mr. Erickson: I wish to state my reason for voting no on this 
bill. I am opposed to certain provisions in this bill, particularly the 
unit, and I therefore vote no.

Mr. Fisher: I wish to go on record as in favor of a local option 
bill, but not this bill, and I therefore vote no.

Mr. Hayward: I came to this House wholly unpledged to any 
measure or to any line of legislation for or against; I came also fully 
prepared to support a reasonable local option bill; I have not yet seen 
one introduced; the bill upon which we are now voting I do not con-
sider reasonable in any sense of the word. I am more than ever of the 
opinion that the incorporated cities of this state should have the right 
to regulate the liquor traffic for themselves. I therefore vote no.

Mr. Hewitt: I wish to explain my vote on this measure. I was 
elected on the republican platform, which declared for a reasonable 
local option law. I wish to go on record as being in favor of local 
option and am ready now and at any other time to support and vote for 
a reasonable and efficient local option bill when such a one is offered 
for our consideration. I do not consider this measure reasonable, and 
do not think that the majority of my constituents desire such a bill 
passed. I therefore vote no.
Mr. Kayser: I am in favor of local option, but this bill is unfair and unjust in my opinion. Realizing to the fullest extent the responsibility to the people of my vote on this bill, and believing that by voting as I will on this matter it represents the conservative element on both sides of this question, and consequently the majority of the people; believing that this is a most vicious bill and not in conformity to the republican platform, which demands a reasonable bill, I am compelled to vote no as a matter of justice, and hope that an opportunity will be given to us to vote on a measure that is in accord with the wishes of the republican party. I therefore vote no.

Mr. Kenoyer: I am one of the members of the legislature that was not indorsed by the anti-saloon or saloon people. I said to my people that I would support what I considered a reasonable local option bill. I stated at the beginning that I stood on the republican platform as adopted at the last republican state convention, and I am in that position today, and, therefore, vote no.

Mr. Locke: In explaining my vote I merely wish to say that I am not opposed to local option. I am not satisfied with the form of this bill, but hope to be able to support what the republican platform calls for—a reasonable local option bill—later in this session. I vote no.

Mr. McArthur: I am for a reasonable local option law, but I am compelled to vote no upon this measure, for the reason that I do not consider that it complies with the republican platform, upon which I was elected and which declared for a reasonable local option law. I contend that cities of the first class should control as to the sale of liquor within themselves, which this bill does not grant to them. I am further opposed to the special election feature, which would, if enacted, involve this state in an enormous, useless expense, when such elections could just as well be held at any general election.

Mr. Miller: I am in favor of the enactment of a reasonable local option bill, and whenever there comes up for consideration in this House a bill that is just and reasonable and will allow the voters of the district that I represent, which covers the city of Bellingham, to say for themselves whether or not liquor licenses shall be granted within the limits of that city, regardless of the vote of the balance of Whatcom county, I shall vote for it; but I am opposed to the county unit local option bill because I believe it is unjust, unreasonable, un-American, and not in accord with the platform utterance of the republican party, and I do not believe I am violating any pledge, either my own or of the party, in opposing the passage of such a radical measure as the Falconer-McMaster local option bill.

Mr. Palmer: I want the record to show that I regard this bill as having an unreasonable unit. I have done everything in my power to make it reasonable. I have done my duty and am going to vote aye.

Mr. Slayden: I happen to be one of those unfortunates today, it seems, who was not indorsed by anyone. I have made no pledges whatever and I asked for no votes whatever. I did not ask a man to vote
for me during the campaign. One man said he was going to vote against me because I voted against local option two years ago, and I said that I would vote that way again if there would be such a bill here at this session, and you have it. I wish to have my objections recorded. The principal one is the county unit. I am in favor of a local option bill, but I am not in favor of prohibition. I have had a great many communications from people in my district asking me to support this bill, and, on the other hand, many communications asking us not to vote for it and asking us to support a reasonable local option bill. I expect before this session is over to vote for a local option bill, but it will not be this one, unless it is materially changed. I therefore vote no.

Mr. Taylor: I, too, came here indorsed by no one. I want what I am going to say to go into the record of the House. If my vote would defeat this bill, I would vote no, but, as there are fifty-one pledged votes for this bill, I vote yea.

Mr. Tennant: I desire the record to show my reasons for opposing this bill. I am opposed to a bill which enforces the county unit or any other unit which does not allow a city to regulate its own affairs. I am opposed to the feature providing for the holding of special elections, and I believe the entire bill to be unfair. I therefore vote no.

Mr. Thayer: I desire to say at this time that I am not in favor of this bill for the reason of the county unit, and for the further reason that it is a "League" bill and not a bill gotten up by members of this legislature, but which was handed to us from Chicago and not from any one here. I therefore vote no.

Mr. Tonkin: It seems to me that it is the natural course for us in the minority to explain our votes. I wish to go on record as being in favor of a local option bill, but I am not in favor of the county unit. I believe that every precinct, regardless of the rest of the county, should have the right to say whether or not it wants local option by itself. I therefore vote no.

Mr. Palmer gave notice that he would at the proper time move to reconsider the vote by which House bill No. 919 was passed.

Mr. Jackson (F. C.) moved that the House reconsider the vote by which House bill No. 919 was passed.

Mr. Palmer objected.

The speaker held that, under House rule 916, the motion to reconsider was in order.

The motion to reconsider was lost.

On motion of Mr. Slayden, the House adjourned.

Loren Grinstead,  Leo. O. Meigs,
Chief Clerk.       Speaker.
STATE OF WASHINGTON

THIRTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 11, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. Kenoyer, excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
The speaker announced that he had signed Senate bill No. 124.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Two petitions relative to the construction of a bridge across the Columbia river at Vancouver were read and referred to Committee on Appropriations.
The speaker called Mr. Bell to the chair.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 127: Recommend that it do pass.
House bill No. 221: Recommend that it do pass.
House bill No. 84: Recommend that it do pass as amended.
House bill No. 18: Recommend that it do pass as amended.
House bill No. 162: Recommend that it do pass as amended.
House bill No. 152: Recommend that it do pass as amended.
House bill No. 147: Recommend that it do pass as amended.
House bill No. 146: Recommend that it do pass as amended.
House bill No. 140: Recommend that it do pass as amended.
House bill No. 120: Majority report, recommend it do pass; minority report, recommend it be indefinitely postponed.

Mr. Palmer moved the adoption of the minority report.
The motion was lost, and the bill was passed to second reading.
House bill No. 251: Recommend it do pass.
House bill No. 200: Recommend that it be indefinitely postponed.

On motion of Mr. Lambert, the committee report was adopted.
House bill No. 16: Recommend it be indefinitely postponed.

On motion of Mr. Lambert, the committee report was adopted.
House bill No. 126: Recommend it be indefinitely postponed.  
On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 98: Recommend it be indefinitely postponed.  
On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 96: Recommend it be indefinitely postponed.  
On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 94: Recommend it be indefinitely postponed.  
On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 194: Majority report, recommend it be indefinitely postponed; minority report, recommend it do pass.  
Mr. Tennant moved the adoption of the majority report.  
The motion was lost.  
On motion of Mr. Buchanan, the bill was re-referred to the Committee on Roads and Bridges.

Senate bill No. 27: Recommend it do pass.  
Senate joint resolution No. 1: Recommend it do pass.

**REPORT OF COMMITTEE ON ENGROSSED BILLS.**

*House of Representatives,  
Olympia, Wash., February 11, 1909.*

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 113, 58, 130, 107 and 53, have compared same with the original bills and find them correctly engrossed.  
Respectfully submitted,

C. G. Morris, Chairman.

We concur in this report: J. T. Rogers, R. F. Holm, O. R. McKinney.

**MESSAGE FROM THE SENATE.**

*Senate Chamber,  
Olympia, Wash., February 11, 1909.*

Mr. Speaker:

The Senate has passed Senate joint resolution No. 3, extending an invitation to the Hon. Samuel Hill to deliver an address in the House chamber;

The president has signed Senate bill No. 124, entitled "An act making an appropriation for maintenance of the office of commissioner of public land, for the payment of sundry salaries and expenses";
The Senate has passed Senate engrossed bill No. 72, entitled "An act for the relief of B. D. Minkler, and making an appropriation therefor"; And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 270, by Mr. Miller: An act to amend section 15 of chapter 153 of the Session Laws of 1907, being "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," approved March 18, 1907, and declaring an emergency.

Referred to Committee on Municipal Corporation of the First Class.

House bill No. 271, by Mr. Beach: An act providing for an appropriation to purchase the necessary machinery and equipment for and to establish a powder factory at the State Reformatory at Monroe, creating a revolving fund, and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 272, by Mr. Bell: An act to amend section 11, chapter 78, of the Session Laws of 1907, entitled "An act to provide for the assessment of the operating property of railroads," approved March 6, 1907, and declaring an emergency.

Referred to Committee on Revenue and Taxation.

House bill No. 273, by Mr. Hanson (H. H.): An act to validate deeds authorized by county commissioners of real property acquired by the county through tax sales.

Referred to Committee on Judiciary.

House bill No. 274, by Mr. Buchanan: An act relating to school holidays in the public schools, and declaring an emergency.

Referred to Committee on Education.
House bill No. 275, by Mr. Fancher: An act appropriating the sum of thirty thousand dollars to the National Irrigation Congress meeting at Spokane.
Referred to Committee on Appropriations.

House bill No. 276, by Mr. David: An act to provide for annexing certain county territory to a neighboring county to which it is contiguous.
Referred to Committee on Corporations other than Municipal and Railroads.

House bill No. 277, by Mr. Bradsberry: An act relating to the acquisition, control, management and disposition of the granted, school, tide, oyster and other lands and harbor areas of the State of Washington, and amending sections one, eleven, twelve, fourteen, twenty-five, thirty, sixty-five and sixty-seven of chapter eighty-nine of the Session Laws of eighteen hundred ninety-seven.
Referred to Committee on State, School and Granted Lands.

House bill No. 278, by Mr. Bradsberry: An act requiring county officers to transmit estimates of timber on public lands of the state to the commissioner of public lands.
Referred to Committee on State, School and Granted Lands.

House bill No. 279, by Mr. Bradsberry: An act relating to lands granted to the State of Washington by the United States for the benefit of state charitable, educational, penal and reformatory institutions, and other institutions, and repealing chapter 91 of the Laws of 1903, and declaring an emergency.
Referred to Committee on State, School and Granted Lands.

House bill No. 280, by Mr. Bradsberry: An act relating to procedure in condemnation proceedings affecting lands owned by the state, or in which it has an interest, and amending section 2 of chapter 219 of the Laws of 1907.
Referred to Committee on State, School and Granted Lands.

House bill No. 281, by Mr. Jackson (F. C.): An act regulating the sale and manufacture of shoddy and the use of the same in the manufacture of mattresses, couches, and other like articles; providing for its enforcement, and fixing a penalty for the violations of the provisions thereof.
Referred to Committee on Miscellaneous Matters.
House concurrent resolution No. 7, by Mr. Farnsworth: Relating to the tariff and the creation of a permanent tariff commission.
Referred to Committee on Memorials, Resolutions and Petitions.

House concurrent resolution No. 6: Providing for adjournment of the Senate and the House to Monday, February 15.
On motion of Mr. Palmer, the rules were suspended, and the joint resolution was adopted by the House and the chief clerk directed to transmit the resolution to the Senate immediately.

FIRST READING OF SENATE BILLS.

Senate joint memorial No. 6: Referred to Committee on Memorials, Resolutions and Petitions.
On motion of Mr. McMaster, Senate joint memorial No. 6 was made a special order for 2:15 p.m. today.

Senate joint resolution No. 3: Referred to Committee on Memorials, Resolutions and Petitions.

SECOND READING OF BILLS.

House bill No. 251, providing for county exhibits and buildings at the Alaska-Yukon-Pacific Exposition.
The bill was read the second time by sections, and on motion of Mr. Slayden the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 251 was placed on final passage and passed the House by the following vote: Yeas, 2; nays, 1; absent or not voting, 12.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone,
Tennant, Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—82.

Those voting nay were: Mr. Farnsworth—1.

Those absent or not voting were: Messrs. Bugge, Burke, Fancher, Hewitt, Jackson (F. C.), Kenoyer, Reeve, Sweet, Taylor, Thayer, Thompson (H. W.), Tonkin—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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Speeden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—82.

Those absent or not voting were: Messrs. Burke, Calkins, David, Fancher, Farnsworth, Hewitt, Holm, Kenoyer, Reeve, Sweet, Taylor, Thayer, Tonkin—18.

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 was directed to transmit to the Senate immediately House bill No. 251.

Mr. Speaker:

We, your Committee on Medicine, Surgery, Denistry and Hygiene, to whom was referred House bill No. 18, entitled "An act to define the term of 'registered nurse' and to provide for the registration of graduate nurses in 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 do pass as amended:
Amend the title as follows: After the word "registration" in the printed bill, add the following: "and examination."

Strike out all of section 2 and substitute the following: "That within thirty days after the taking effect of this act, the governor of the State of Washington shall appoint a nurses' examining board, to be composed of five graduate nurses, all of whom are eligible for registration according to the provisions of this act, and who have had at least three years' experience in the profession, after graduation. All appointments shall be so made that the term of one member shall expire on the thirtieth day of June of each year, and upon the expiration of the term of office of any examiner the governor shall appoint a registered nurse to fill the vacancy. No member of said board shall enter upon the discharge of her duties until she has taken oath to faithfully and impartially perform the same, and the governor may remove any member of said board for neglect of duty or for any other just cause.

In section 3, line 1, strike out the word "ten" and insert in lieu thereof the word "sixty."

Section 4, in line 3 of the original bill, the same being line 2 of the printed bill, after the word "registration" insert the following: "Such examination to consist of questions in surgical nursing, contagions, materia medica, dietetics, medical nursing, obstetrics and gynecology, anatomy, physiology and hygiene." In section 4, line 4 of the original bill, the same being line 3 of the printed bill, after the word "application" insert the word "applicant."

DR. J. A. GHENT, Chairman.


The bill was read by sections, and on motion of Mr. Palmer the committee amendments were adopted.

Mr. Palmer moved to amend by striking out the words "for neglect of duty or for any just cause," in line 12 of section 2 in the printed bill, and by inserting after the word "remove" in said line 12 the words "at will."

The amendment was lost.

Mr. Hanson (Ole) moved to re-refer the bill to the Committee on Medicine, Surgery, Dentistry and Hygiene.

The motion was lost.

Mr. Palmer moved to amend by striking out all of section 3 and substituting in lieu thereof the following:

Sec. 3. That the nurses' examining board shall meet in the State of Washington within ninety days after their appointment and organize the board, and annually thereafter shall elect from its members a president, secretary and treasurer. It shall adopt such by-laws as it shall deem necessary for carrying into effect the provisions of this
act, and may amend the same from time to time at discretion of said board. The secretary shall be required to keep a record of all meetings of the board, and also a register of the names of all nurses duly registered under this act, which register should be open to the public at all reasonable times, and to furnish a certificate of registration to all such nurses, said certificate to be renewed at end of five years upon payment of one dollar to the examining board, at least three months' notice having been given, by registered letter, of expiration of said certificate. The said board shall hold examinations at least once a year, and the notice of such examination shall be given in one daily newspaper published in three first class cities of the State of Washington, and in a nursing journal published on the Pacific coast at least thirty days prior to said examination.

The amendment was adopted.

Mr. Ghent moved to amend by striking out the word "twenty-three" in line 5 of section 4 in the printed bill and inserting in lieu thereof the word "twenty."

Mr. Palmer moved to amend section 7 as follows: Insert the word "and" in the place of the hyphen between the words "secretary-treasurer" in lines 3 and 6 of said section in the printed bill, and insert the words "and expenses" after the word "dollars" in line 5 in said section.

The amendment was lost.

Mr. Beach moved to amend by striking out all of section 8 after the word "misdemeanor" in line 2 of said section in the printed bill.

The amendment was adopted.

Mr. Slayden moved to amend by inserting the words "and expenses" after the word "dollars" in line 5 of section 7 in the printed bill.

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by striking out the words "within three years of the passage of this act" in lines 3 and 4 of section 5 in the printed bill.

The amendment was lost.

Mr. Palmer moved that the title, as amended, be stricken and the following substituted therefor: "An act relating to nurses, the registration thereof, and providing penalties for violations."

The amendment was adopted, and the bill was passed to third reading and ordered engrossed.
MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., February 11, 1909.

MR. SPEAKER:
The Senate has passed House concurrent resolution No. 6, with certain amendments; and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Palmer, the rules were suspended, and the House returned to consideration of Senate amendments to House bills.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Palmer, the House concurred in the Senate amendments to House concurrent resolution No. 6.

On motion of Mr. Palmer, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Fancher, Farnsworth, French, Hubbell and Kenoyer. Messrs. Fancher, French and Hubbell were excused for the afternoon on account of their duties in connection with the sub-committee on appropriations.

On motion of Mr. McClure, the rules were suspended and the House returned to introduction and first reading of bills.

INTRODUCTION OF BILLS.

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

House bill No. 282, by Messrs. Hall and Bolinger: An act making an appropriation and creating a commission, to be known as the Columbia river improvement commission, for the purpose of the improvement of the Columbia river between Bridgeport and Kettle Falls.

Referred to Committee on Appropriations.

House bill No. 283, by Mr. Sims: An act to amend section 2411 of Pierce's Code of the State of Washington, in probating foreign wills.

Referred to Committee on Judiciary.
House bill No. 284, by Mr. McClure: An act relating to the use of automobiles and motor vehicles on the public highway, and providing for the enforcement of claims for damages against the owners and drivers thereof, and fixing the penalties for violation of the same.

Referred to Committee on Agriculture.

House bill No. 285, by Mr. Erickson: An act to amend section 1 of chapter 230 of the Session Laws of 1907, prohibiting stock running at large.

Referred to Committee on Dairy and Live Stock.

House bill No. 286, by Mr. Thayer: An act providing for the listing and checking of assessments made by the county assessor of real and personal property.

Referred to Committee on Judiciary.

House bill No. 287, by Committee on Mines and Mining: An act to regulate the hours of labor of persons employed underground in coal mines, making a violation thereof a misdemeanor, and providing penalties.

Referred to Committee on Mines and Mining.

MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 21, for the appointment of a committee of two members of the Senate and three from the House to confer with a like committee from the State of Oregon, regarding an inter-state bridge across the Columbia river; and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 21: Relating to the construction of a bridge across the Columbia river at Vancouver.

On motion of Mr. Sparks, the rules were suspended, and the House took up consideration of Senate concurrent resolution No. 21.

The resolution was read in full, and on motion of Mr. Jackson (F. C.) the rules were suspended, the reading already had was considered the second and third, and Senate concurrent resolution No. 21 was adopted by the House. The speaker ap-
pointed as the committee thereunder Messrs. Sparks, Beach and Miller.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1909.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 155, entitled "An act relating to the election of county commissioners by districts, providing a forfeiture of office because of absence from or failure to reside in such district, and amending Sec. 326 of Ballinger's Annotated Codes and Statutes of 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:

Amend section 1 as follows: Beginning with and including the word "One" in line 3 of the original bill, being in line 2 of the printed bill, strike all of said section up to and including the word "district" in line 7 of the original bill, being in line 5 of the printed bill, and insert in lieu thereof the following words: "One county commissioner shall be elected from among the qualified electors of each of said districts by the qualified electors of the county, and the person receiving the highest number of votes for the office of commissioner for the district in which he resides shall be declared duly elected from that district."

J. A. FANCHER, Chairman.

We concur in this report: R. A. Thayer, T. J. Bell, S. J. Boone.

Mr. Bell moved the adoption of the committee amendment.

Mr. Edge moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion to indefinitely postpone was lost by the following vote: Yeas, 33; nays, 54; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bishop, Buchanan, Buck, Bugge, Burke, Cameron, David, Edge, Erickson, Fisher, Ghent, Gordon, Hall, Hewitt, Jackson (R. A.), Jeffries, Krouse, Locke, McArthur, McInnis, Miller, Morse, Palmer, Renick, Slayden, Stuart, Tennant, Thayer, Thompson (T. A.), Ward—33.

Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Bradsberry, Calkins, Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Eldridge, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Kayser, Lambert, Leonard, McClure, McGregor, McKinney, McMaster, McMillan, Morris,
Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Todd, Tonkin, Vollmer, Webster, Weir, Whalley, Young, Mr. Speaker—54.

Those absent or not voting were: Messrs. Byerly, Campbell (F. T.), Fancher, Farnsworth, French, Hubbell, Kenoyer, and Thompson (H. W.)—8.

The committee amendment was lost, and the bill was passed to third reading and ordered engrossed.

SPECIAL ORDER.

Senate joint memorial No. 6: Relating to the sale of lands in the Colville Indian Reservation:

On motion of Mr. Thayer, the rules were suspended, the reading already had was considered the second and third, and Senate joint memorial No. 6 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Voting nay: Mr. Kayser—1.

Those absent or not voting were: Messrs. Beach, Bradberry, Campbell (F. T.), Carlyon, Fancher, Farnsworth, French, Hanson (Ole), Hubbell, Jackson (F. C.), Kenoyer, McClure, Morris, Renick, Shutt, Sparks, Sweet, Vollmer—18.

House bill No. 221: Relating to revenue and taxation.

The bill was read the second time by sections, passed to third reading and ordered engrossed.
By unanimous consent the House returned to the order of "Reports of Standing Committees."

REPORTS OF STANDING COMMITTEES.

Senate joint resolution No. 3: Recommend it do pass.
On motion of Mr. Bell, the rules were suspended, and the House took up consideration of Senate joint resolution No. 3, the first reading was considered the second and third, and the resolution was adopted by the House.

SECOND READING OF BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1909.

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 162, entitled "An act to amend section 45, chapter LXXI, of the Laws of 1897, 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," 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 of the printed bill, the same being line 3 of the original bill, substitute a comma for the period and add the words "and declaring an emergency."

In the first line of the first paragraph, immediately succeeding enacting clause of the bill and immediately preceding the word "that" in said line, insert the word and figure "Section 1."

R. S. LAMBERT, Chairman.

We concur in this report: E. L. Farnsworth, T. J. Bell, J. T. Rogers, J. C. Hubbell, D. A. Scott.

The bill was read the second time by sections, and on motion of Mr. Lambert the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 146, entitled "An act to amend section 254 of Ballinger's Annotated Codes and Statutes of Washington, the same being section 6807 of Pierce's Washington Code, relating to certificate as to official character of notaries public, and fee for the same," 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 the title of the printed bill as follows: Strike from the second line thereof after the word "public" the remainder of the title; insert a period after the word "public."

In line 3 of section 1 of the printed bill, strike the words "and fee for same."

R. E. Buchan an, Chairman.

We concur in this report: Elmer E. Halsey, Hugh C. Todd, Ole Hanson, E. B. Palmer, W. W. Sparks, R. S. Lambert, Geo. R. Tennant.

The bill was read by sections, and on motions of Messrs. David and Buchanan the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

House of Representatives,

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 140, entitled "An act amending section 1274 of Ballinger's Annotated Codes and Statutes of Washington, relating to the correction of defects in city and town plats, and the recording of the same and declaring the effect thereof," 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 the title of the printed bill as follows: Strike from the second line thereof the words "and the recording of the same." Strike also the words "the effect thereof" and insert in lieu thereof the words "an emergency."

In line 1 of section 2 of the printed bill, strike the words "at once" and insert in lieu thereof the word "immediately."

R. E. Buchanan, Chairman.

We concur in this report: Elmer E. Halsey, Hugh C. Todd, Ole Hanson, E. B. Palmer, W. W. Sparks; R. S. Lambert, Geo. R. Tennant.

The bill was read the second time by sections, and on motion of Mr. Buchanan the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

Third Reading of Bills:

House bill No. 101: To protect state and county roads.

Mr. Denman moved that the rules be suspended and that the bill be returned to second reading for purpose of amendment.

The motion was lost.

The bill was read the third time, placed on final passage and failed to pass by the following vote: Yeas, 37; nays, 48; absent or not voting, 10.
Those voting yea were: Messrs. Anderson (W. T.), Beach, Bird, Bolinger, Boone, Buchanan, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Erickson, Fisher, Gordon, Halferty, Holm, Jackson (F. C.), Kayser, Lambert, Leonard, Locke, McMillan, Miller, Morse, Norris, Rogers, Rudene, Shutt, Stephens (E. M.), Stone, Stuart, Ward, Young, Mr. Speaker—37.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bishop, Bradsberry, Buck, Bugge, Cameron, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Ghent, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (R. A.), Jeffries, Krouse, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Palmer, Reeve, Renick, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Webster, Weir, Whalley—48.

Those absent or not voting were: Messrs. Bell, Fancher, Farnsworth, French, Hewitt, Hubbell, Kenoyer, McArthur, Sweet, Thayer—10.

House bill No. 107: To create a police relief, health and insurance fund.

On motion of Mr. Tennant, the rules were suspended, and the bill was returned to second reading for purpose of amendment.

Mr. Tennant moved to amend the title by striking out the words “and second.”

The amendment was adopted.

Mr. Tennant moved to amend by striking out the words “and second” in the first line of section 1.

The amendment was adopted.

On motion of Mr. Tennant, the rules were suspended, the second reading considered the third, the bill considered engrossed, and House bill No. 107 was placed on final passage and passed the House by the following vote: Yea, 81; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Halsey,
Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—81.

Those voting nay were: Mr. Cline—1.

Those absent or not voting were: Messrs. Bell, Fancher, Farnsworth, French, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Locke, Morris, Sweet, Todd—13.

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

On motion of Mr. Palmer, the House adjourned to meet in accordance with House concurrent resolution No. 6.

Loren Grinstead, Leo. O. Meigs,
Chief Clerk. Speaker.

THIRTY-SIXTH DAY.


Mr. Bell called the House to order at 2 p.m. and explained that the speaker was compelled to be absent for the day.

On motion of Mr. Calkins, Mr. Bell was chosen speaker pro tem.

Roll call showed all members present except the speaker and Messrs. Norris, Slayden and Stuart. Mr. Norris was excused. Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Taylor, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition from the Walla Walla Commercial Club was read and referred to Committee on Railroads.
A petition from the Walla Walla Commercial Club was read and referred to Committee on State Penitentiary.
A petition relating to the harbor lines of Grays Harbor was read and referred to Committee on Appropriations.

REPORTS OF STANDING COMMITTEES.

Senate memorial No. 5: Recommend it do pass.
Senate bill No. 126: Recommend it do pass.
House bill No. 241: Recommend it do pass.
House bill No. 93: Recommend it do pass.
House bill No. 287: Recommend it do pass.
House bill No. 45: Recommend it do pass.
House bill No. 208: Recommend it do pass as amended.
House bill No. 207: Recommend it do pass as amended.
House bill No. 196: Recommend it do pass as amended.
House bill No. 220: Recommend it do pass as amended.
House bill No. 7: Recommend it be indefinitely postponed.
On motion of Mr. Carlyon, the committee report was adopted.
House joint memorial No. 4: Recommend it be indefinitely postponed.
On motion of Mr. Morse, the committee report was adopted.
House bill No. 117: Recommend it be indefinitely postponed.
On motion of Mr. Tennant, the committee report was adopted.
House bill No. 204: Recommend it be re-referred to Committee on Pure Food and Drugs.
On motion of Mr. Ghent, the committee report was adopted.
House bill No. 85: Recommend it be re-referred to Committee on Pure Food and Drugs.
On motion of Mr. Buchanan, the bill was re-referred to Committee on Medicine, Surgery, Dentistry and Hygiene.
There being no objections, House bill No. 281 was, upon request of Mr. Jackson (F. C.), re-referred to Committee on Medicine, Surgery, Dentistry and Hygiene.
House bill No. 144: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed.
Mr. Christensen moved adoption of the minority report.
Roll call was demanded, and the motion was lost by the following vote: Yeas, 18; nays, 68; absent or not voting, 9.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Boone, Buchanan, Byerly, Christensen, Denman, Eldridge, Ghent, Jackson (R. A.), Jeffries, McClure, McMaster, Morris, Scott, Spedden, Tennant—18.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Farnsworth, Fisher, French, Hafferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—68.

Those absent or not voting were: Messrs. Cline, Fancher, Gordon, Hewitt, Jackson (F. C.), Norris, Slayden, Stuart, Mr. Speaker—9.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1909.

MR. SPEAKER:
Your Committee on Engrossed Bills, to whom was referred House bills Nos. 18, 155, 146, 162, 221, 140, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted, C. G. Morris, Chairman.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 15, 1909.

MR. SPEAKER:
The president has signed Senate bill No. 2, entitled “An act providing for seven judges of the superior court of the State of Washington in and for King county”;
Senate bill No. 73, “An act to amend chapter 135 of the Session Laws of 1907, relating to the sale and distribution of grain sacks manufactured at the State Penitentiary.”
The Senate has passed Senate engrossed bill No. 171, entitled “An act to amend section 1 of an act entitled ‘An act providing for the protection and health of employees in factories, mills, and workshops, where machinery is used, etc.’”;


Senate engrossed bill No. 160, entitled “An act relating to and providing liens for labor and services performed, material, and supplies furnished, etc.”;

Senate substitute bill No. 109, entitled “An act relating to the selection, exemption, and service of jurors in the superior courts of the state”;

Senate engrossed bill No. 172, entitled “An act relating to hotels, inns, and public lodging-houses, etc.”;

Senate engrossed bill No. 115, entitled “An act for the protection of water fowl, and establishing breeding-grounds for water fowl, etc.”;

Senate engrossed bill No. 20, entitled “An act in relation to garnishments in justice courts in the State of Washington”;

Senate engrossed bill No. 197, entitled “An act relating to practice and proceedings in the trial of actions, etc.”;

Senate engrossed bill No. 66, entitled “An act relating to the qualifications of members of the legislature, etc.”;

Senate concurrent resolution No. 20, relating to insurance on state buildings, etc.;

Senate engrossed bill No. 83, entitled “An act to promote the safety of employees on railroads, etc.”;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 288, by Mr. Tennant (by request): An act to make uniform the law relating to the sale of goods.

Referred to the Committee on Judiciary.

House bill No. 289, by Mr. F. T. Campbell: An act to provide for the resurvey of certain lands lying in township 20 north, range 23 east W. M., and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 290, by Mr. McGregor: An act creating the Washington State Industrial Farm, providing an appropriation therefor, and providing for the removal thereto of the inmates of the Washington State Training School at Chehalis, and providing that the buildings, farm and equipment of the Washington State Training School at Chehalis be used for the care of the state’s insane patients.

Referred to the Committee on Appropriations.

House bill No. 291, by Mr. Holm: An act to amend section 2 of an act entitled “An act to amend an act authorizing the
establishment of public libraries in cities," approved March 7, 1907.

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

   House bill No. 292, by Mr. Bugge: An act to provide a license tax on dogs.
   Referred to the Committee on Revenue and Taxation.

   House bill No. 293, by Mr. Morse: An act relating to the superior court for Clallam, Jefferson, Island and Snohomish counties, providing for the election of judges therein, for the appointment of a judge for the counties of Clallam and Jefferson jointly, and declaring an emergency.
   Referred to the Committee on Judiciary.

   House bill No. 294, by the Committee on Printing and Supplies: An act making a deficiency appropriation for public printing.
   Referred to the Committee on Appropriations.

   House bill No. 295, by Mr. Taylor: An act to provide for the reforestation of lands which have been denuded of their timber, and for that purpose creating a state forestry board, and providing for state co-operation in reforested such lands and for uniform taxation of such land during its reforestation, and providing penalties for violations of the provisions of this act.
   Referred to the Committee on Commerce and Manufactures.

   House bill No. 296, by Mr. Todd: An act relating to the relief of the posts of the Grand Army of the Republic.
   Referred to the Committee on Military Affairs and Soldiers' Home.

   House bill No. 297, by Mr. Sims: An act relating to deserting seamen, and providing a punishment for the violation thereof.
   Referred to the Committee on Judiciary.

   House bill No. 298, by Mr. McArthur: An act to amend section 6 of an act entitled "An act to regulate, restrain, license or prohibit the sale of intoxicating liquors," approved February 2, 1888, being section 5718 of Pierce's Code.
   Referred to the Committee on Judiciary.

   House bill No. 299, by Mr. Lambert: An act to provide for the registration and guarantee of composition of concentrated commercial feeding stuffs, and for fees for such registration,
providing against the adulteration of such feeding stuffs, de­
claring violation of its provisions to be a misdemeanor, and pro­
viding a penalty therefor and requiring the attorney general
and prosecuting attorneys to prosecute violations thereof.

Referred to the Committee on Dairy and Live Stock.

House bill No. 300, by the Committee on Revenue and Taxa­
tion: An act relating to revenue and taxation, prescribing a
method of levying taxes in counties, cities, towns, road and school
districts, requiring the publication of estimates of public ex­
enses, making the violation thereof a misdemeanor and provid­
ing a penalty.

Ordered printed and placed on file.

House bill No. 301, by Mr. Thompson (T. A.): An act to
amend section 22, chapter 81, of the Session Laws of 1905, re­
lating to a railroad commission.

Referred to the Committee on Railroads.

House concurrent resolution No. 8, extending an invitation
to Hon. Frank Hanley to address the legislature on local option.

On motion of Mr. Palmer, the resolution was indefinitely post­
poned.

FIRST READING OF SENATE BILLS.

Senate bill No. 72: Referred to Committee on Appropria­
tions.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 10, 1909.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House
bill No. 120, entitled "An act providing that every company owning or
operating, as a common carrier or otherwise, a railroad, or constructing
any railroad, within this state, shall be liable for all damages sustained
within this state by any of its servants, agents or employees, by reason
of the negligence of any other servant, agent or employee thereof,"
have had the same under consideration, and we, a majority, respect­
fully report the same back to the House with the recommendation that
it do pass as amended.

Strike all of section two.

R. E. BUCHANAN, Chairman.

We concur in this report: Elmer E. Halsey, Hugh C. Todd, Ole
Hanson.
The bill was read the second time by sections, and on motion of Mr. Buchanan the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

On motion of Mr. Taylor, House bill No. 182 was re-referred to Committee on Appropriations.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1909.

MR. SPEAKER:
We, your Committee on Judiciary, to whom was referred House bill No. 147, entitled "An act to amend chapter 72 of the Session Laws of 1905, being "An act to secure and perpetuate liens upon chattels for labor, skill and materials expended thereon, and providing 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 with the following amendments:

Amend the title of the printed bill as follows: Strike from the first line thereof the words "chapter seventy-two of the Session Laws of 1905, being " and insert in lieu thereof the words "section 1 of an act entitled"; add to the title the words "approved March 6, 1905."

In line 3 of section 1 of the printed bill, strike the figure "5" after the word "March" and insert in lieu thereof the figure "6."

R. E. BUCHANAN, Chairman.

We concur in this report: Elmer E. Halsey, Hugh C. Todd, Ole Hanson, E. B. Palmer, W. W. Sparks, R. S. Lambert, Geo. R. Tennant.

The bill was read the second time by sections, and on motions of Messrs. Thayer and Buchanan the committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1909.

MR. SPEAKER:
We, your Committee on Judiciary, to whom was referred House bill No. 152, entitled "An act requiring material men or persons furnishing materials or supplies to any contractor or other person, to furnish to the owner, or his agent, duplicate statements of all materials or supplies furnished, and making the furnishing of such duplicate statements a condition precedent to filing and maintaining a mechanic's lien for materials and supplies so furnished," 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 the title of the printed bill as follows: Strike all of the present title, and insert in lieu thereof, as a new title, the words "Relating to materialmen's liens, and the enforcement thereof."

In line 2 of section 1 of the printed bill, after the word "wharf" insert the words "steamer, vessel, boat." In line 5 of said section
strike the word “furnished” and insert in lieu thereof the word “delivered.” In same line strike the word “furnish” and insert in lieu thereof the words “deliver or mail.” Strike from lines 5 and 6 the words “or the duly authorized agent of the owner,” and insert in lieu thereof the words “or reputed owner.” In line 7, strike the word “furnished” and insert in lieu thereof the word “delivered.” In line 8, strike the word “furnished” and insert in lieu thereof the word “delivered.” In same line strike the word “mechanic’s” and insert in lieu thereof the word “materialmen’s.” In line 9, beginning with the word “person,” strike the remainder of the section, and insert in lieu thereof the words “provisions of this act have been complied with.”

R. E. Buchanan, Chairman.

We concur in this report: Elmer E. Halsey, Hugh C. Todd, Ole Hanson, E. B. Palmer, W. W. Sparks, R. S. Lambert, Geo. R. Tennant.

The bill was read the second time by sections, and on motion of Mr. Buchanan the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

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House of Representatives,  
Olympia, Wash., February 3, 1909.

Mr. Speaker:

We, your Committee on Insurance, to whom was referred House bill No. 80, entitled “An act relating to surety companies and defining the limits in which they may be accepted as security on bonds and undertakings, providing a penalty for the violation thereof, and repealing all acts and parts of acts in conflict therewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend the title by striking the word “and” before the word “providing,” in line 2 of the printed bill, the same being line 3 of the original bill, and inserting a comma in lieu thereof. In line 2 of the title of the printed bill, the same being line 4 of the original bill, strike the period and add the following: “and repealing all acts and parts of acts in conflict therewith.”

In section 7, strike out the words “Any act or parts of any act,” and insert in lieu thereof the following: “All acts, or parts of acts.”

John A. Whalley, Chairman.

We concur in this report: E. O. Erickson, Phil S. Locke, E. L. Farnsworth.

On motion of Mr. Palmer, the bill was indefinitely postponed.

On motion of Mr. Palmer, the rules were suspended, and House bill No. 148 was taken up by the House and indefinitely postponed.
Mr. Hanson (Ole) moved a reconsideration of the vote by which House bill No. 101 failed to pass.

The motion was lost.

Mr. Palmer moved that the House adjourn.

Mr. Edge moved to amend the motion by making the adjournment to 9:30 tomorrow morning.

The amendment to the motion was lost.

The motion to adjourn carried.

LOREN GRINSTEAD,
Chief Clerk.

LEO. O. MEIGS,
Speaker.

THIRTY-SEVENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Tuesday, February 16, 1909.

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

Roll call showed all members present except Messrs. Anderson (W. T.), Stuart and Weir. Messrs. Stuart and Weir were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Lambert, reading of the journal was dispensed with.

On motion of Mr. Locke, the rules were suspended and the House took up consideration of Senate bill No. 96, relating to the dividing of counties into judicial districts.

The bill was read the second time by sections.

Mr. Palmer moved to amend section 2 by adding at the end of line 15 thereof in the printed bill the following: "Provided, That no term of court shall be held within thirty miles of the county seat."

The amendment was lost, and the bill was passed to third reading.

REPORTS OF STANDING COMMITTEES.

House bill No. 267: Recommend it do pass.

House bill No. 193: Recommend it do pass.
House bill No. 180: Recommend it do pass.
House bill No. 38: Recommend it do pass.
House bill No. 257: Recommend it do pass.
House bill No. 230: Recommend it do pass.
Senate bill No. 102: Recommend it do pass.
House bill No. 188: Recommend it do pass.
House bill No. 201: Recommend it do pass.
Senate concurrent resolution No. 17: Recommend it do pass.
House bill No. 97: Recommend it do pass.
House bill No. 245: Recommend it do pass.
House bill No. 239: Recommend it do pass.
House bill No. 269: Recommend it do pass.
House bill No. 262: Recommend it do pass as amended.
House bill No. 47: Recommend it do pass as amended.
House bill No. 222: Recommend it be re-referred to Committee on Railroads.

There being no objections, it was so re-referred.
House bill No. 11: Recommend it be indefinitely postponed.
On motion of Mr. Kayser, the committee report was adopted.
House bill No. 139: Recommend it be indefinitely postponed.
On motion of Mr. Kayser, the committee report was adopted.
House bill No. 25: Recommend it be indefinitely postponed.
On motion of Mr. Anderson (John), the committee report was adopted.

House bill No. 246: Recommend it be indefinitely postponed.
On motion of Mr. Kayser, the committee report was adopted.

MR. SPEAKER:
Your Committee on Enrolled Bills, to whom was referred House joint memorial No. 2, and House joint memorial No. 5, have compared same with the engrossed memorials and find them correctly enrolled.
Respectfully submitted.
T. A. THOMPSON, Chairman.
We concur in this report: John Anderson, Geo. B. Webster.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1909.

MR. SPEAKER:
Your Committee on Engrossed Bills, to whom was referred House bills Nos. 152, 147, 120, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted.
C. G. MORRIS, Chairman.
We concur in this report: H. H. Hanson, J. T. Rogers, R. F. Holm.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1909.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 16, 1909.

Mr. Speaker:
The Senate has passed Senate bill No. 85, entitled "An act regulating the transfer of stock of corporations";
Senate bill No. 86, entitled "An act relative to the payment of deposits in trust";
Senate bill No. 93, entitled "An act to establish retaliation and reciprocation between this state and other states of the United States as regards insurance companies of such respective states";
Senate bill No. 167, entitled "An act to provide for the vacation of portions of waterways," etc;
And the same are herewith transmitted.
WM. T. LAUBE, Secretary of the Senate.

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

House bill No. 302, by Mr. Hanson (Ole): An act for the preservation, propagation, protection, taking, use and transportation of game and game fish and certain harmless birds and animals.
Referred to Committee on Game and Game Fish.

House bill No. 303, by Mr. Fancher: An act to amend 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.
Referred to Committee on Hospitals for the Insane.

House bill No. 304, by Mr. McArthur: An act establishing the office of public administrator, and defining the powers, duties and compensation of such officer.
Referred to Committee on Judiciary.

House bill No. 305, by Committee on Fisheries: An act providing for the protection and propagation of the fishes in the waters of the State of Washington, relating to the catching thereof, fixing penalties, amending section 1 of chapter 117, Session Laws of 1899, and amending section 2 of chapter 247 of the Session Laws of 1907.
Ordered printed and placed on calendar.
House bill No. 306, by Mr. Morris: An act for the protection of salmon or other anadromous fish and sturgeon in the waters of the Columbia river and its tributaries, and within three miles of the mouth of said river, and prescribing penalties for the violation thereof.

Referred to Committee on Fisheries.

House bill No. 307, by Mr. Scott: An act providing that county assessors shall certify to the jury commissioners a report showing the persons qualified for jury service and amending section 5947 of Pierce's Washington Code, and providing a penalty for the violation thereof.

Referred to Committee on Judiciary.

House bill No. 308, by Mr. Scott: An act requiring the branding of all animals reacting to the mallein or tuberculosis test.

Referred to Committee on Dairy and Live Stock.

House bill No. 309, by Messrs. Halferty, Hewitt and Locke: An act providing for two judges of the superior court of the State of Washington in and for Chehalis county and fixing the term of office of the additional judge appointed, and providing for the election of a judge at the general election in November, 1910, and providing for the election of two judges at the general election in November, 1912, and every four years thereafter, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 310, by Committee on State Capitol and Grounds: An act relating to the sale of lands granted for public buildings at the state capital, providing for the payment of all claims against the capitol building fund and for the erection and completion of a capitol building, and making an appropriation for the carrying out of the provisions of this act, and declaring an emergency.

Ordered printed and placed on calendar.

House bill No. 311, by Mr. Farnsworth: An act to amend section 2934 of Ballinger's Annotated Codes and Statutes of Washington, relating to intoxicating liquors.

Referred to Committee on Judiciary.

House bill No. 312, by Committee on Mines and Mining: An act to amend sections 1, 2, 4 and 12 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.

Ordered printed and placed on calendar.

House bill No. 313, by Mr. Halsey: An act for the protection
of certain game birds, and beaver, in the counties of Asotin,
Garfield, Columbia, and Walla Walla, defining the closed sea­
son, and fixing penalties for the violation thereof.

Referred to Committee on Game and Game Fish.

Under suspension of the rules, the House took up third read­
ing of bills.

THIRD READING OF BILLS.

House bill No. 86, amending an act relative to conditional
sales and leases of personal property.

The bill was read the third time, placed on final passage, and
passed the House by the following vote: Yeas, 80; nays, 2;
absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson
(Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry,
Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron,
Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen,
Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erick­
son, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Half­
ferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm,
Hubbell, Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke,
McArthur, McClure, McGregor, McInnis, McKinney, McMas­
ter, McMillan, Miller, Morris, Morse, Reeve, Rogers,
Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens
(A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer,
Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Voll­
mer, Ward, Webster, Whalley, Young, Mr. Speaker—82.

Those voting nay were: Messrs. Jeffries, Palmer—2.

Those absent or not voting were: Messrs. Anderson (W. T.),
Bell, Hanson (Ole), Jackson (F. C.), Kayser, Lambert, Ren­
ick, Sayre, Stuart, Sweet, Weir—11.

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

House bill No. 67, relating to new trials.

The bill was read the third time, placed on final passage, and
passed the House by the following vote: Yeas, 76; nays, 11; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—76.

Those voting nay were: Messrs. Bishop, Buck, Jeffries, Kayser, McInnis, Norris, Palmer, Taylor, Tennant, Tonkin, Webster—11.

Those absent or not voting were: Messrs. Anderson (W. T.), Hewitt, Hubbell, Jackson (F. C.), Renick, Stuart, Sweet, Weir—8.

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

House bill No. 157, relating to survey of tide and shore lands adjacent to the city of Vancouver.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris,
Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—86.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Buck, Cameron, Jackson (F. C.), Jeffries, Stuart, Sweet, Weir—9.

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

House bill No. 21, relating to the venue of civil actions.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—81.

Those voting nay were: Messrs. Palmer, Taylor—2.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Bradsberry, Cameron, Fancher, Jackson (F. C.), Jeffries, Renick, Stuart, Sweet, Weir—12.

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

House bill No. 195, relating to the rendition of judgment against sureties on cost bonds.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Mr. Palmer—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Burke, Calkins, Cameron, Fancher, Hubbell, Jackson (F. C.), Jeffries, Morris, Renick, Stevens (A. M.), Stone, Stuart, Sweet, Weir—15.

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

House bill No. 61, relating to hours of employment of females.

The bill was read the third time, placed on final passage, and failed to pass by the following vote: Yeas, 45; nays, 41; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Bell, Boone, Bradberry, Buchanan, Campbell (F. T.), Carlyon, Christensen, David, Denman, Edge, Eldridge, Erickson, Ghent, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Locke, McArthur, McClure, McGregor, McInnis, Miller, Morse, Norris, Sayre, Sims, Shutt, Spedden, Stevens (A. M.), Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Mr. Speaker—45.

Those voting nay were: Messrs. Anderson (Nels), Beach, Bird, Bishop, Bolinger, Buck, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Cline, Cogswell, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Holm, Lambert, Leonard, McKinney, McMaster, McMillan, Norris, Palmer, Reeve,
Rogers, Rudene, Scott, Slayden, Sparks, Stephens (E. M.), Stone, Taylor, Webster, Whalley, Young—41.

Those absent or not voting were: Messrs. Anderson (W. T.), Cameron, Clark, Hubbell, Jackson (F. C.), Renick, Stuart, Sweet, Weir—9.

Mr. Palmer moved to reconsider the vote by which the bill failed to pass.

Mr. Bishop moved to lay on the table the motion to reconsider. The motion to lay on the table was carried.

House bill No. 58, relating to the keeping and deposit of municipal funds.

The bill was read the third time, placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 8; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Kayser, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stone, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Young, Mr. Speaker—71.

Those voting nay were: Messrs. Cline, Jackson (R. A.), Kenoyer, Krouse, Palmer, Rudene, Vollmer, Whalley—8.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Cameron, Campbell (J. E.), Clark, Hubbell, Jeffries, McInnis, McKinney, Morris, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thompson (H. W.), Weir—16.

Mr. Palmer moved that the House take a recess to 1:30 p. m. The motion was lost.

The emergency clause in House bill No. 58 passed the House by the following vote: Yeas, 70; nays, 12; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan,
STATE OF WASHINGTON

Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, McArthur, McClure, McGregor, McKinney, McMaster, McMullan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Anderson (Nels), Cline, Cogswell, Kenoyer, Lambert, Leonard, McInnis, Palmer, Rudene, Thompson (H. W.), Vollmer, Whalley—12.

Those absent or not voting were: Messrs. Anderson (W. T.), Campbell (J. E.), Clark, Eldridge, Hubbell, Krouse, Locke, Morris, Sims, Stephens (E. M.), Stuart, Sweet, Weir—13.

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 bills Nos. 2 and 73 and House joint memorials Nos. 2 and 5.

On motion of Mr. Tennant, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Anderson (W. T.) and Morris. Mr. Anderson was excused.

Mr. Tennant moved to reconsider the vote which laid on the table the motion of Mr. Palmer to reconsider the vote whereby House bill No. 61 failed to pass.

Roll call was demanded, and the motion was carried by the following vote: Yeas, 56; nays, 35; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen Clark, Cogswell, David, Denman, Edge, Eldridge, French,
Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Locke, McClure, McGregor, McInnis, McKinney, Miller, Morse, Reeve, Renick, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Weir, Mr. Speaker—56.

Those voting nay were: Messrs. Anderson (Nels), Bishop, Buck, Bugge, Burke, Byerly, Calkins, Cline, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hall, Halsey, Holm, Lambert, Leonard, McArthur, McMaster, McMillan, Norris, Palmer, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Stuart, Taylor, Ward, Webster, Whalley, Young—35.

Those absent or not voting were: Messrs. Anderson (W. T.), Carlyon, Hewitt, Morris—4.

There being no objections, Mr. Palmer, with the consent of his second, withdrew his motion to reconsider the vote whereby House bill No. 61 failed to pass.

The House resumed third reading of bills.

House bill No. 155, relating to the election of county commissioners by districts.

On motion of Mr. Burke, 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: Yeas, 56; nays, 34; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (Nels), Bird, Bishop, Bolinger, Boone, Bradsberry, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Lambert, McClure, McGregor, McKinney, McMaster, McMillan, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Todd, Tonkin, Vollmer, Webster, Weir, Whalley, Young, Mr. Speaker—56.

Those voting nay were: Messrs. Anderson (John), Bell, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, David, Edge, Erickson, Fisher, Ghent, Hall, Hanson (Ole), Hayward, Hewitt, Kenoyer, Krouse, Leonard, Locke, McArthur, McInnis, Miller,
Morse, Palmer, Slayden, Spedden, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Ward—34.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Carlyon, Morris, Renick—5.

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

Mr. French moved that the House reconsider the vote by which House bill No. 61 was lost.

Roll call was demanded, and the motion was carried by the following vote: Yeas, 55; nays, 34; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, French, Ghent, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Locke, McArthur, McClure, McGregor, McInnis, McKinney, Miller, Morris, Morse, Reeve, Renick, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Weir, Young, Mr. Speaker—55.

Those voting nay were: Messrs. Anderson (Nels), Bishop, Buck, Buggle, Burke, Byerly, Calkins, Cline, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Holm, Lambert, Leonard, McMaster, McMillan, Norris, Palmer, Rogers, Rudenc, Sayre, Scott, Slayden, Sparks, Stuart, Taylor, Ward, Webster, Whalley—34.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Carlyon, Hewitt, Stone, Tonkin—6.

House bill No. 61 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 36; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, David, Denman, Edge, Eldridge, French, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Locke, McClure, McGregor, McInnis, Miller, Morris, Morse, Palmer, Renick, Sayre, Sims, Shutt, Spedden, Stevens.
(A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Weir, Young, Mr. Speaker—52.

Those voting nay were: Messrs. Anderson (Nels), Bishop, Buck, Bugge, Burke, Byerly, Calkins, Cline, Cogswell, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Holm, Jackson (F. C.), Lambert, Leonard, McKinney, McMaster, McMillan, Norris, Reeve, Rogers, Rudene, Scott, Slayden, Sparks, Stone, Stuart, Taylor, Ward, Webster, Whalley—36.

Those absent or not voting were: Messrs. Anderson (W. T.), Carlyon, Erickson, Ghent, Hewitt, Kenoyer, McArthur—7.

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

Mr. Palmer gave notice that he would move a reconsideration of the vote whereby House bill No. 61 was passed.

On motion of Mr. Sims, the rules were suspended and the House took up House bill No. 61 on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 15, 1909.

MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 262, entitled "An act to regulate and limit the hours of employment of females in fruit, fish, shell fish or vegetable canneries and other temporary occupations," 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:

In line 2, section 1, of the printed bill, the same being line 3, section 1, of the original bill, strike out the words "duration of employment in" and insert in lieu thereof the words "operation of."

J. E. CAMPBELL, Chairman.

We concur in this report: Henry C. Krouse, T. J. Bell, Hugh C. Todd, P. McInnis, Geo. L. Denman.

Mr. Campbell moved the adoption of the committee amendment.

The amendment was lost.

Mr. Palmer moved to amend by inserting after the word "four" in line 5 of section 1 in the printed bill the following: "Provided, That this act shall not apply to piece work."

The amendment was adopted.

The bill was read the second time by sections, and on motion
of Mr. Sims the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 262 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, David, Denman, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—77.

Those voting nay were: Messrs. Cline, Farnsworth, Locke, Morris, Tennant, Webster—6.

Those absent or not voting were: Messrs. Anderson (W. T.), Carlyon, Clark, Edge, Fancher, Hewitt, Hubbell, Leonard, McArthur, Sparks, Stevens (A. M.), Todd—12.

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

Mr. McMaster gave notice that he would move a reconsideration of the vote by which House bill No. 262 was passed.

Mr. Campbell (J. E.) moved that the House reconsider the vote whereby House bill No. 61 was passed.

The motion was lost.

Mr. McMaster moved that the House reconsider the vote whereby House bill No. 262 was passed.

The motion was lost.

The House returned to the third reading of bills.

House bill No. 120, relating to the liability of railroads for personal injuries.

The bill was read the third time, placed on final passage, and failed to pass by the following vote: Yeas, 47; nays, 27; absent or not voting, 21.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bolinger, Boone, Buchanan, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Jeffries, Kayser, Krouse, McClure, McInnis, McKinney, Miller, Reeve, Rudene, Scott, Sparks, Spedden, Stone, Tennant, Thompson (T. A.), Todd, Vollmer, Ward, Young, Mr. Speaker—47.

Those voting nay were: Messrs. Beach, Bishop, Bradsberry, Bugge, Byerly, Ghent, Halferty, Hewitt, Jackson (F. C.), Kenoyer, Lambert, Leonard, Locke, McMaster, McMillan, Morris, Morse, Norris, Palmer, Rogers, Shutt, Stuart, Taylor, Thompson (H. W.), Tonkin, Webster, Whalley—27.

Those absent or not voting were: Messrs. Anderson (V. T.), Buck, Burke, Carlyon, Clark, Cogswell, Fancher, Farnsworth, Hall, Hubbell, McArthur, McGregor, Renick, Sayre, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Weir—21.

House bill No. 152, relating to liens for materials and supplies.

The bill was read the third time, placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 2; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Mr. Speaker—75.

Those voting nay were: Messrs. Anderson (Nels), and Young—2.
Those absent or not voting were: Messrs. Anderson (W. T.), Campbell (J. E.), Carlyon, Cogswell, Fancher, Farnsworth, French, Hubbell, McArthur, McGregor, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Weir—18.

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

House bill No. 89, relative to the payments of deposits in trust.

The bill was read the third time, placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMillan, Miller, Morris, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—73.

Voting nay: Mr. Kayser—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bradberry, Cline, Fancher, Fisher, Ghent, Hubbell, Locke, McGregor, McMaster, Morse, Renick, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, and Weir—21.

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

House bill No. 128, authorizing the board of state land commissioners to sell certain lands.

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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron,
Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jefferies, Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Anderson (W. T.), Bradsberry, Fancher, Fisher, Ghent, Halferty, Lambert, Locke, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Sweet, Thayer, Weir—16.

The speaker called Mr. Palmer to the chair.

The emergency clause in House bill No. 128 passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jefferies, Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Anderson (W. T.), Bradsberry, Carlyon, Fancher, Fisher, Ghent, Halferty, Jackson (R. A.), Leonard, Locke, Renick, Sims, Slayden, Stevens (A. M.), Sweet, Weir—16.

House bill No. 81, changing the limits of the fifty-third and fifty-fourth representative districts.

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. Anderson (John), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—79.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Burke, Fancher, Fisher, Ghent, Halferty, Hewitt, McKinney, Renick, Sims, Stone, Thayer, Weir, Mr. Speaker—16.

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

On motion of Mr. Beach, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately all bills which had today been passed by the House.

There being no objections, Senate bill No. 29 was, upon request of Mr. Leonard, re-referred to Committee on Municipal Corporations other than First Class.

There being no objections, House bill No. 134 was, upon request of Mr. Bishop, re-referred to Committee on Appropriations.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 16, 1909.

MR. SPEAKER:

The Senate has passed Senate engrossed bill No. 198, entitled "An act increasing the number of judges of the supreme court of the state of Washington, etc."

Senate substitute bill No. 177, entitled "An act relating to the superior courts of Clarke, Cowlitz, Skamania, Klickitat, Lewis, Pacific,
and Wahkiakum counties, providing for the appointment of a judge in
and for the counties of Cowlitz and Wahkiakum;"

The president has signed House joint memorial No. 2, relating to
irrigable land in Central Washington;

House joint memorial No. 5, relating to Quinault Lake, in the state
of Washington;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The House adjourned.

Loren Grinstead, Leo. O. Meigs,
Chief Clerk. Speaker.

THIRTY-EIGHTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Wednesday, February 17, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Anderson (W. T.) and Stevens (A. M.). Mr. Stevens was excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Jackson (F. C.), reading of the journal
was dispensed with.
On motion of Mr. Beach, the House took a recess to 1 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 1 p.m.
Roll call showed all members present except Messrs. Anderson (W. T.) and Bishop.
There being no objections, all absentees were, upon sugges-
tion of Mr. Beach, excused by the speaker.

Petitions, Memorials and Remonstrances.

A petition for the creation of a judicial district of Ferry
county was read and referred to Committee on Judiciary.
REPORTS OF STANDING COMMITTEES.

House bill No. 179: Recommend it do pass.
Senate joint resolution No. 2: Recommend it do pass.
House bill No. 173: Recommend it do pass.
House bill No. 247: Recommend it do pass.
House bill No. 250: Recommend it do pass.
House bill No. 266: Recommend it do pass.
House bill No. 233: Recommend it do pass.
House bill No. 184: Recommend it do pass.
House bill No. 284: Recommend it do pass.
House bill No. 105: Recommend it do pass.
House bill No. 109: Recommend it do pass.
House bill No. 119: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed.
House bill No. 151: Recommend it do pass as amended.
Senate bill No. 29: Recommend it do pass as amended.
House bill No. 163: Recommend it do pass as amended.
House bill No. 205: Recommend it do pass as amended.
House bill No. 170: Recommend it do pass as amended.
House bill No. 137: Recommend it do pass as amended.
House bill No. 145: Recommend it do pass as amended.

On motion of Mr. Anderson (Nels), the bill was re-referred to Committee on Appropriations.

House bill No. 19: Recommend it be indefinitely postponed.

On motion of Mr. McClure, the committee report was adopted.

House bill No. 187: Majority, recommend it do pass; minority, recommend it be indefinitely postponed.

House bill No. 160: Recommend it be indefinitely postponed.

On motion of Mr. Renick, the committee report was adopted.

House bill No. 24: Recommend it be indefinitely postponed.

On motion of Mr. Renick, the committee report was adopted.

House bill No. 83: Recommend it be indefinitely postponed.

On motion of Mr. Renick, the committee report was adopted.

House bill No. 274: Recommend it be indefinitely postponed.

On motion of Mr. Calkins, the committee report was adopted.

House bill No. 219: Recommend it be indefinitely postponed.

On motion of Mr. Beach, the committee report was adopted.

House bill No. 217: Recommend it be indefinitely postponed.

On motion of Mr. Shutt, the committee report was adopted.
House bill No. 261: Recommend it be re-referred to Com-
mittee on Judiciary.

On motion of Mr. Sims, the committee report was adopted.

Mr. McMaster moved that the House reconsider the vote by
which House bill No. 120 failed to pass.

Mr. Palmer raised the point of order of whether or not those
voting in the negative on the passage of the bill were to be
regarded as on the prevailing side, and requested that the
ruling of the speaker in the premises be made a part of the
journal.

The speaker held that those voting against the passage of the
bill were on the prevailing side.

Roll call was demanded, and the motion to reconsider House
bill No. 120 was lost by the following vote: Yeas, 41; nays,
46; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Bell,
Bolinger, Boone, Buchanan, Buck, Calkins, Cameron, Campbell
(F. T.), Campbell (J. E.), Christensen, David, Denman,
Edge, Eldridge, Fancher, Gordon, Halsey, Hanson (H. H.),
Hanson (Ole), Holm, Jackson (R. A.), Jeffries, Kayser,
Krouse, McInnis, McKinney, McMaster, Miller, Morris, Reeve,
Rudene, Spedden, Stone, Tennant, Thayer, Todd, Vollmer,
Ward, Weir, Mr. Speaker—41.

Those voting nay were: Messrs. Anderson (Nels), Beach,
Bishop, Bradberry, Burke, Byerly, Carlyon, Clark, Cline,
Cogswell, Erickson, Fisher, French, Ghent, Halferty, Hall,
Hayward, Hewitt, Hubbell, Jackson (F. C.), Kenoyer, Lam-
bert, Leonard, Locke, McGregor, McMillan, Morse, Palmer,
Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens
(A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thompson
(H. W.), Thompson (T. A.), Tonkin, Webster, Whalley,
Young—46.

Those absent or not voting were: Messrs. Anderson (W. T.),
Bird, Bugge, Farnsworth, McArthur, McClure, Norris, Renick
—8.

Mr. Tennant made the following explanation of his vote and
requested that his explanation be incorporated in the journal.

"I vote 'aye' for the reason that on a railroad men are employed in
entirely different walks, and the brakeman may be held responsible for
the fault or neglect of a train dispatcher with whom he has no con-
Referred to Committee on Municipal Corporations other than First Class.

House bill No. 336, by Mr. Stevens (A. M.): An act amending section 3780 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Miscellaneous Matters.

House bill No. 337, by Mr. Bell: An act amending section 4828 of Ballinger's Annotated Codes and Statutes of Washington, relating to actions for damages for death caused by wrongful act or neglect, and providing for distribution of proceeds.

Referred to Committee on Judiciary.

House bill No. 338, by Mr. Jackson (F. C.): An act relative to the finances of counties and providing the time and manner in which moneys shall be paid to the county treasurer, and declaring an emergency.

Referred to Committee on Revenue and Taxation.


Referred to Committee on Appropriations.

House bill No. 340, by Mr. Campbell (J. E.): An act to amend section 1 of an act entitled "An act regulating the hours of service of employes in train service upon railroads, and providing a penalty," approved February 18, 1907.

Referred to Committee on Labor and Labor Statistics.

House bill No. 341, by Mr. Sayre: An act making it unlawful for certain persons to cash checks in saloons or places where intoxicating liquors are sold and prescribing a penalty therefor.

Referred to Committee on Public Morals.

House bill No. 342, by Mr. French: An act amending section 2329 of Ballinger's Annotated Codes and Statutes of Washington, relating to the teaching of morality and patriotism in the public schools.

Referred to Committee on Public Morals.

FIRST READING OF SENATE BILLS.

Senate bill No. 172: Referred to Committee on Appropriations.

Senate bill No. 198: There being no objections, the rules
were suspended and the bill was placed on the calendar as a joint committee on judiciary bill.

Senate bill No. 177: Referred to Committee on Judiciary.
Senate bill No. 167: Referred to Committee on Judiciary.
Senate bill No. 93: Referred to Committee on Insurance.
Senate bill No. 86: Referred to Committee on Banks and Banking.
Senate bill No. 85: Referred to Committee on Banks and Banking.
Senate bill No. 83: Referred to Committee on Railroads.
Senate concurrent resolution No. 20: Referred to Committee on Insurance.
Senate substitute bill No. 66: Placed on the calendar.
Senate bill No. 197: Referred to Committee on Judiciary.
Senate bill No. 20: Referred to Committee on Judiciary.
Senate bill No. 171: Referred to Committee on Labor and Labor Statistics.
Senate bill No. 160: Referred to Committee on Judiciary.
Senate substitute bill No. 109: Referred to Committee on Judiciary.
Senate bill No. 115: Referred to Committee on Game and Game Fish.

On motion of Mr. Slayden, the House adjourned.

LOREN GRINSTEAD,               Leo. O. Meigs,
Chief Clerk                   Speaker.

THIRTY-NINTH DAY.

MORNING SESSION.

House of Representatives,

The speaker called the House to order at 10 a. m.
Roll call showed all members present except, Mr. Anderson (W. T.).
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Morris, reading of the journal was dispensed with.
nection and has no way of observing whether or not the dispatcher is careless or negligent. I will vote 'aye' on this bill, but I give notice that I will vote 'no' upon any bill which makes all employers liable for the fault or neglect of their servants."

Mr. Sims moved that the House adjourn.
The motion was lost.

INTRODUCTION OF BILLS.

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

House joint memorial No. 6, by Mr. Leonard: Relating to the extension of State Road No. 5 through the Rainier Forest Reserve.

Referred to Committee on Memorials, Resolutions and Petitions.

House concurrent resolution No. 9, by Mr. Slayden: Relating to the statue of George Washington by the Daughters of the American Revolution.

Referred to Committee on Appropriations.

House concurrent resolution No. 10, by Mr. Sims: Commending the selection of Richard A. Ballinger of Washington for President Taft's cabinet.

Referred to Committee on Memorials, Resolutions and Petitions.

House bill No. 314, by Mr. Kayser: An act to amend section 3483 of Ballinger's Annotated Codes and Statutes of Washington as amended by section 2, of chapter 53, of Session Laws 1907, approved March 1, 1907.

Referred to Committee on Agriculture.

House bill No. 315, by Mr. Sparks: An act changing the corporate name of the town LaCamas in Clarke county, Washington, a municipal corporation of the fourth class, to "Camas."

Referred to Committee on Judiciary.

House bill No. 316, by Mr. Kenoyer: An act relating to the formation and management of road districts and the appointment of supervisors therefor, and amending sections 7 and 12 of chapter 119, of the Session Laws of 1903, and repealing sections 1 and 2 of chapter 246 of Session Laws of 1907.

Referred to Committee on Roads and Bridges.

House bill No. 317, by Mr. Hubbell: An act for the relief
of persons to whom the state has contracted to sell lands in section thirty-six (36), township seventeen (17) north of range nineteen (19) east of the Willamette meridian, in Kittitas county.

Referred to Committee on Appropriations.

House bill No. 318, by Committee on Game and Game Fish: An act for the protection of salmon and salmon trout within the limits of townships 18 and 19 N., R. 2 and 3 west, W. M., in the State of Washington, and declaring an emergency.

Referred to Committee on Calendar.

House bill No. 319, by Mr. McKinney: An act to amend an act by adding section three to an act entitled “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 appliance 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 requisite stakes, standards, supports, strips, railings and other appliances,” approved March 16, 1907.

Referred to Committee on Railroads.

House bill No. 320, by Judiciary Committee: An act empowering cities, town and counties to grant to the United States rights and privileges over streets, alleys and county roads.

Placed on calendar.

House bill No. 321, by Mr. Edge: An act to provide for changing the location of certain state institutions and making appropriations therefor.

Referred to Committee on Appropriations.

House bill No. 322, by Mr. Edge: An act to amend section five 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, and declaring an emergency.  

Referred to Committee on Appropriations.  

House bill No. 323, by Mr. Edge: An act to provide for the preservation of the forests of this state, for the prevention, control and suppression of forest and other fires, between the first day of June, 1909, and the first day of October, 1909, and providing punishments for the violation thereof, and declaring an emergency.  

Referred to Committee on Appropriations.  

House bill No. 324, by Mr. Spedden: An act making it unlawful to take, catch or kill trout from any of the streams or lakes at any time while same are covered or partially covered with ice, within the State of Washington in any manner whatsoever, providing a punishment and declaring an emergency.  

Referred to Committee on Game and Game Fish.  

House bill No. 325, by Mr. Miller: An act to amend section 117 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.  

Referred to Committee on Municipal Corporations other than First Class.  

House bill No. 326, by Mr. Anderson (John): An act to prohibit the maintaining of a bucket shop, office, store or other place wherein is conducted or permitted the pretended buying or selling of the shares of stock of corporations, or grain, provisions, cotton or other commodity or personal property, either on margins or otherwise, without any intention of receiving or paying for the property so bought, or delivering the property so sold, defining a bucket shop, and providing a punishment for the violation thereof.  

Referred to Committee on Public Morals.  

House bill No. 327, by Mr. Webster: An act amending section 1 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, the same being section 559 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

House bill No. 328, by Mr. Webster: An act fixing the salaries of certain county officers in counties of the first class.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 329, by Mr. Byerly: An act fixing the place of office of prosecuting attorneys.

Referred to Committee on Judiciary.

House bill No. 330, by Mr. French: An act to prohibit all livestock from running at large in any organized township in the State of Washington, in which three-fourths of the lands are under fence, and providing a penalty for the enforcement thereof.

Referred to Committee on Dairy and Live Stock.

House bill No. 331, by Mr. Slayden: An act relating to the State Library, repealing sections 1, 2, 3, 4, 5 and 6 of chapter 171 of the Session Laws of 1903, and declaring an emergency.

Referred to Committee on State Library.

House bill No. 332, by Mr. Farnsworth: An act to amend section 3 of an act entitled "An act to regulate and license marine insurance agents or brokers in this state, and declaring an emergency," passed March 14, 1901.

Referred to Committee on Insurance.

House bill No. 333, by Mr. Farnsworth: An act repealing an act entitled "An act providing for the organization of mutual, marine and fire insurance companies and regulating their management," the same being chapter 150, Session Laws 1903.

Referred to Committee on Insurance.

House bill No. 334, by Mr. Thayer: An act to amend section one of an act entitled "An act to amend sections one and two of an act entitled 'An act in relation to conditional sales and leases of personal property.'"

Referred to Committee on Judiciary.

House bill No. 335, by Mr. Thayer: An act relating to claims for damages against cities and towns of the second, third and fourth classes.
STATE OF WASHINGTON

REPORTS OF STANDING COMMITTEES.

House bill No. 296: Recommend it do pass.
Senate bill No. 83: Recommend it do pass.
Senate bill No. 106: Recommend it do pass.
House bill No. 263: Recommend it do pass.
Senate bill No. 172: Recommend it do pass as amended.
House bill No. 33: Majority, recommend it do pass as amended; minority, recommend it be re-referred to Committee on Appropriations.
House bill No. 14: Recommend it do pass as amended.
House bill No. 95: Recommend it be indefinitely postponed. On motion of Mr. Holm, the committee report was adopted.
House bill No. 252: Recommend it be indefinitely postponed. On motion of Mr. Slayden, the committee report was adopted.
House bill No. 60: Majority, recommend it be indefinitely postponed; minority, recommend it do pass as amended.

REPORT OF STATE BUILDING COMMISSION.

The report was read and referred to Committee on Appropriations.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 18, 1909.

Mr. Speaker:
The president has signed Senate bill No. 18, entitled "An act relating to the deposit of public funds in banks by the several county treasurers of this state, etc.";
Senate joint memorial No. 6, "Relating to the establishment of a government townsite at the confluence of the Okanogan and Columbia rivers, etc.";
The Senate has passed Senate bill No. 186, entitled "An act providing for the payment to the various counties of this state of moneys collected under the provisions of the direct primary law, etc.";
Senate bill No. 21, entitled "An act in relation to garnishments in the superior courts of the State of Washington";
Senate bill No. 56, entitled "An act relating to the foreclosure and sale of real property for delinquent taxes and amending section 18, chapter 141 of the Session Laws of 1899";
Senate bill No. 100, entitled "An act providing for the payment of salaries or wages of public officers and employees, and of employees upon public work, at not exceeding bi-weekly or semi-monthly intervals";
Senate bill No. 104, entitled "An act authorizing the board of state
land commissioners to sell at public auction a portion of the south-east quarter of section 16, in township 11 north, range forty-three east of the Willamette meridian, and declaring an emergency";

Senate bill No. 158, entitled "An act making an appropriation for the relief of the Chicago, Milwaukee & Puget Sound Railway Company for money paid for rights of way across lands of the State of Washington";

Senate bill No. 203, entitled "An act authorizing and directing the commissioner of public lands to certify certain tide lands to the governor for deed, conveying to the city of Seattle certain tide lands for street purposes";

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 343, by Mr. Bradberry: An act repealing section 1 of chapter 170 of the Session Laws of 1907, approved March 15, 1907.

Referred to Committee on Judiciary.

House bill No. 344, by Mr. Kenoyer: An act creating the Southwest Washington Fair Association and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 345, by Mr. Hayward (by request): An act to regulate the practice of architecture.

Referred to Committee on Miscellaneous Matters.

House bill No. 346, by Mr. Palmer: An act to amend article VII of the Constitution of the State of Washington relating to the assessment and taxation of property, by adding a section thereto to be known as section ten (10) and limiting the rate of taxation.

Referred to Committee on Judiciary.

House bill No. 347, by Mr. Hayward: An act giving to draymen, truckmen, expressmen, and other persons engaged in hauling for hire, a lien on all personal property transported by them for charges for transportation, and providing means for enforcement of such lien, and prescribing a penalty for failure to deliver such property after payment, or tender of payment, of such charges.

Referred to Committee on Judiciary.
House bill No. 348, by Mr. McArthur: An act to amend sections 4, 5, 6, 8, 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 violation 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 declaring an emergency,' approved March 14, 1899, and declaring an emergency,'” and by adding sections 17a, 17b and 17c and 17d to said act and declaring an emergency.

Referred to Committee on Pure Foods and Drugs.

There being no objections, the rules were suspended, and the House took up consideration of bills on third reading.

THIRD READING OF BILLS.

House bill No. 18, relating to nurses.

On motion of Mr. Burke, 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: Yeas, 90; nays, 2; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick Rogers, Rudene,
Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

Those voting nay were: Messrs. Cameron, Hanson (Ole)—2.
Those absent or not voting were: Messrs. Anderson (W. T.), French, Scott—3.

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 was directed to transmit to the Senate immediately House bill No. 18.

House bill No. 87, amending an act relative to the cancellation of county warrants.

On motion of Mr. Palmer, 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: Yeas, 92; nays, 0; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—92.

Those absent or not voting were: Messrs. Anderson (W. T.), Norris, Shutt—3.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 42, amending an act relative to the construction and maintenance of dikes.

On motion of Mr. Burke, 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: Yeas, 85; nays, 3; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—85.

Those voting nay were: Messrs. French, Kayser, Slayden—3.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Burke, Carlyon, Farnsworth, Ghent, Norris—7.

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

House bill No. 26, requiring certain cars to be equipped with toilet rooms.

On motion of Mr. Slayden, the rules were suspended, and the bill was returned to second reading for purpose of amendment.

Mr. Slayden moved to amend by adding at the end of section 1 in the engrossed bill the words "and heat" and by also inserting the same words in the title.

The amendment was adopted.

On motion of Mr. Sparks, the rules were suspended, the reading already had considered the third, and the bill was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 9; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (John), Beach,
Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Norris, Reeve, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—76.

Those voting nay were: Messrs. Anderson (Nels), Farnsworth, Palmer, Renick, Rogers, Shutt, Stephens (E. M.), Tennant, Weir—9.

Those absent or not voting were: Messrs. Anderson (W. T.), Cameron, Carlyon, Ghent, Jackson (F. C.), Jeffries, Kayser, Locke, Morse, Thayer—10.

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

House bill No. 66, amending an act relating to the duties of mayors of fourth class towns.

On motion of Mr. Edge, 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: Yeas, 79; nays, 2; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.
Those voting nay were: Messrs. Palmer, Taylor—2.
Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bradberry, Cameron, Carlyon, Denman, Ghent, Hanson (Ole), Hewitt, Jackson (F. C.), Jeffries, Locke, Norris, Thayer—14.

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

House bill No. 58, regulating marriages.
The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Those absent or not voting were: Messrs. Bell, Bird, Cameron, Carlyon, Sweet, Thayer—6.

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

House bill No. 113, relating to agricultural exhibits.
The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher,
Those voting nay were: Messrs. French, Kayser, Lambert, Leonard, Weir—5.

Those absent or not voting were: Messrs. Anderson (W. T.), Bird, Clark, David, Halferty, Hanson (Ole), Hewitt, Jeffries, Sparks, Sweet, Taylor, Thayer—12.

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

House bill No. 162, amending an act relative to the assessment and collection of taxes.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 79; nays, 10; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Anderson (Nels), Bolinger, Boone, Cogswell, Denman, French, Leonard, McClure, Sparks, Whalley—10.

Those absent or not voting were: Messrs. Anderson (W. T.), Hewitt, Jackson (F. C.), Jeffries, McGregor, Thayer—6.
The emergency clause passed the House by the following vote: Yeas, 79; nays, 10; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Walley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Anderson (Nels), Bolinger, Boone, Buck, Cogswell, Denman, French, Leonard, McClure, Sparks—10.

Those absent or not voting were: Messrs. Anderson (W. T.), David, Hewitt, Jeffries, Morris, Norris—6.

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

Mr. Palmer moved that the House take a recess.

Mr. Edge moved to amend the motion by making the recess to 1:30 p. m.

The amendment to the motion was lost.

Mr. Palmer's motion to take a recess was carried.

AFTERNOON SESSION.

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

Roll call showed all members present except Mr. Anderson (W. T.).

On motion of Mr. Hanson (H. H.), the rules were suspended and the House took up Senate bill No. 106 on second reading.

The bill was read the second time by sections, and on motion of Mr. Hanson (H. H.), the rules were suspended, the second
reading considered the third, and Senate bill No. 106 was placed on final passage and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—94.

Absent or not voting was: Mr. Anderson (W. T.)—1.

The emergency clause passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell; Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis; McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

Those absent or not voting were: Messrs. Anderson (W. T.), Eldridge, McGregor, McMaster, Tennant—5.
There being no objections, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Todd, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately Senate bill No. 106.

The House resumed third reading of bills.

House bill No. 140, amending an act relating to the correction of defects in city and town plats.

On motion of Mr. Beach, 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: Yeas, 89; nays, 1; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Voting nay: Mr. Anderson (Nels) — 1.

Those absent or not voting were: Messrs. Anderson (W. T.), Burke, Jackson (F. C.), Scott, Shutt—5.

The emergency clause passed the House by the following vote: Yeas, 92; nays, 1; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt,

Voting nay: Mr. Anderson (Nels)—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Morris—2.

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

House bill No. 146, relating to certificate as to character of notaries public.

On motion of Mr. Burke, 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: Yeas, 91; nays, 1; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Fransworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Morris, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—91.

Voting nay: Mr. Cogswell—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Hanson (Ole), Weir—3.

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

House bill No. 221, relating to revenue and taxation.
The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—92.

Those absent or not voting were: Messrs. Anderson (W. T.), Cameron, Young—3.

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

Senate bill No. 77, making an appropriation for the payment of sundry expenses in the office of the superintendent of public instruction.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt,
Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Voting nay: Mr. Taylor—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Cameron, David, Hanson (Ole), Jackson (F. C.)—6.

Senate bill No. 99, making an appropriation for the payment of certain expenses of the railroad commission.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halscy, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Thompson (T. A.), Todd, Ward, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Cameron, Cogswell, Hanson (Ole), Kayser, Locke, Sparks, Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (H. W.), Tonkin, Vollmer, Webster, Weir, Whalley—16.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bishop, Carlyon, Farnsworth, Jackson (F. C.), Jeffries, Leonard, McGregor—9.

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

Senate bill No. 52, relating to the meeting of presidential electors.

The bill was read the third time, 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. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry,
Those absent or not voting were: Messrs. Anderson (W. T.); Beach, Fancher, Jackson (F. C.), Jeffries, Kenoyer, Slayden, Todd—8.

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 House returned to the second reading of bills.

SECOND READING OF BILLS.

House bill No. 93, regulating the practice of embalming.

Mr. Hanson (Ole) moved to amend by striking out the word “empowered” in line 1 of section 16 in the printed bill and inserting in lieu thereof the word “required.”

The amendment was lost.

Mr. Slayden moved to amend by striking all of section 17.

The amendment was adopted.

Mr. Tennant moved to amend by striking all of section 15.

The amendment was lost.

Mr. Slayden moved to amend section 18 by striking “section 18” in the first line thereof and inserting in lieu thereof “section 17.”

The amendment was adopted.

Mr. Slayden moved to amend section 19 by striking “section 19” in the first line thereof and inserting in lieu thereof “section 18.”

The amendment was adopted.

—23 H
Mr. Ghent moved to amend by striking the word "sworn" in line 7 of section 12 in the printed bill.

The amendment was lost.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 116, relating to the business of fire insurance.

Mr. Hanson (Ole) moved to amend by striking all of section 2.

The amendment was lost.

Mr. French moved to amend by striking all of section 3.

The amendment was lost.

Mr. Hubbell moved to amend by inserting the words "dividends of" after the word "to" in line 1 of section 3 in the printed bill.

The amendment was adopted.

The speaker called Mr. Palmer to the chair.

The bill was read the second time by sections, and on motion of Mr. Renick the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 116 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 14; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bishop, Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (J. L.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McMaster, McMillan, Miller, Morris, Morse, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—74.

Those voting nay were: Messrs. Byerly, Cameron, Erickson, French, Hanson (H. H.), Hanson (Ole), Kayser, McInnis, McKinney, Norris, Palmer, Reeve, Sayre, Thompson (T. A.)—14.

Those absent or not voting were: Messrs. Anderson (W. T.), Campbell (F. T.), Jackson (F. C.), Jackson (R. A.), McArthur, Thompson (H. W.), Mr. Speaker—7.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Mr. Taylor gave notice that he would move to reconsider the vote whereby House bill No. 116 was passed.

House bill No. 241, amending an act relating to municipal corporations.

The bill was read the second time by sections, and on motion of Mr. Carlyon the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 241 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young—84.

Those absent or not voting were: Messrs. Anderson (W. T.), Bradberry, Fancher, Halferty, Hanson (Ole), Hayward, McArthur, Morris, Shutt, Webster, Mr. Speaker—11.

The emergency clause passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller,

Those absent or not voting were: Messrs. Anderson (W. T.), Eldridge, Fancher, Gordon, Holm, Norris, Stevens (A. M.), Webster, Mr. Speaker—8.

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

There being no objections, House bill No. 137 was, upon request of Mr. Stephens (E. M.), re-referred to the Committee on Appropriations.

There being no objections, House bill No. 90 was, upon request of Mr. Edge, re-referred to the Committee on Judiciary.

On motion of Mr. Boone, the House adjourned.

LOREN GRINSTEAD, Leo. O. Meigs,

Chief Clerk Speaker.

FORTIETH DAY.

MORNING SESSION.

House of Representatives, Olympia, Washington, Friday, February 19, 1909.

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

Roll call showed all members present except Mr. Anderson (W. T.).

Prayer was offered by Rev. William Eadie, of Ellensburg.

On motion of Mr. Beach, reading of the journal was dispensed with.

The speaker announced that he had signed Senate joint memorial No. 6, Senate bill No. 18, and House joint resolution No. 1.
Mr. Palmer moved that the chief clerk be authorized and directed to immediately employ two additional clerks for the purpose of pasting mimeographed copies of committee amendments into the bill files of members in compliance with a resolution herebefore adopted by the House.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

House bill No. 214: Recommend it do pass.
House bill No. 255: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 291: Recommend it do pass.
House bill No. 236: Recommend it do pass.
House bill No. 198: Recommend it do pass as amended.
Senate bill No. 85: Recommend it do pass.
Senate bill No. 176: Recommend it do pass.
Senate bill No. 75: Recommend it do pass.
Senate bill No. 76: Recommend it do pass.
Senate bill No. 48: Recommend it do pass.
Senate bill No. 88: Majority, recommend it do pass; minority, recommend it be indefinitely postponed.
Senate bill No. 157: Recommend it do pass.
House bill No. 277: Recommend it do pass as amended.
House bill No. 165: Majority, recommend it be indefinitely postponed; minority, recommend it do pass as amended.
House bill No. 206: Recommend it do pass as amended.
House bill No. 167: Recommend it do pass as amended.
House bill No. 3: Recommend it do pass as amended.
House bill No. 88: Recommend it do pass as amended.
House bill No. 166: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 204: Recommend it be re-referred to Committee on Dairy and Live Stock.
There being no objections, House bill No. 204 was re-referred to Committee on Dairy and Live Stock.
House bill No. 235: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 69: Recommend it do pass.
House bill No. 229: Recommend it do pass.
House bill No. 231: Recommend it do pass.
House bill No. 194: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 280: Recommend it do pass.
House bill No. 278: Recommend it do pass.
House bill No. 279: Recommend it do pass.

INTRODUCTION OF BILLS.

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

House joint memorial No. 7, by Mr. Edge: Relating to the preservation and protection of the American elk.
Referred to Committee on Memorials, Resolutions and Petitions.

House bill No. 349, by Mr. Stevens (A. M.): An act for the prevention of fraud by publishing or advertising and providing a penalty for the violation thereof.
Referred to Committee on Mines and Mining.

House bill No. 350, by Mr. Farnsworth: An act to provide for annexing certain county territory to a neighboring county to which it is contiguous.
Referred to Committee on Judiciary.

House bill No. 351, by Mr. Campbell (J. E.): An act to prohibit foreign corporations owning stock in corporations organized under the laws of the State of Washington other than transportation companies engaged in interstate business, and repealing all acts or parts of acts in conflict herewith, and declaring an emergency.
Referred to Committee on Corporations other than Municipal and Railroads.

House bill No. 352, by Mr. Spedden: An act to amend section 7 of an act entitled “An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation,” the same being chapter 23 of the Session Laws of 1905, approved February 16, 1905.
Referred to Committee on Judiciary.

House bill No. 353, by Judiciary Committee: An act amending section 225 of Ballinger’s Annotated Codes and Statutes of
Washington, relating to the salary of the reporter of the supreme court.

Referred to Committee on Calendar.

House bill No. 354, by Mr. Eldridge: An act making unlawful compulsory vaccination.

Referred to Committee on Miscellaneous Matters.

House bill No. 355, by Mr. David: An act amending section 1 of chapter CLII of the Session Laws of 1901, entitled "An act to amend sections 4, 6, 8 and 11 of chapter LV of the Session Laws of 1893, entitled 'An act to regulate the practice of dentistry in the State of Washington, and declaring an emergency, the same being sections 3025, 3027, 3029 and 3032 of volume 1 of Ballinger's Annotated Codes of the State of Washington, and to prohibit the practice of dentistry by persons not duly registered and licensed and to provide for the punishment of violators thereof,' and declaring an emergency."

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

House bill No. 356, by Mr. Sparks: An act providing for the procedure in the appointment of guardians for the estate of minors, insane, and mentally incompetent persons, and repealing all acts in conflict herewith.

Referred to Committee on Judiciary.

House bill No. 357, by Committee on Military Affairs and Soldiers' Home: An act relating to the state militia, providing for the organization, regulation, maintenance and discipline of the national guard of Washington, defining certain offenses, prescribing penalties therefor, repealing certain acts and parts of acts, and declaring an emergency.

Referred to Committee on Calendar.

House bill No. 358, by Mr. Whalley: An act concerning surety companies authorized to transact business in this state, and their agents, and to permit such companies and such agents to form an association for the purpose of gathering statistics, exchanging experiences, and ascertaining the fair and reasonable rates to be paid them for their suretyship, and to maintain such rates, and to prevent losses arising from dishonesty or dereliction of duty of public officers, trustees, and others, and to prevent discriminations, favoritism or rebates.

Referred to Committee on Insurance.
House bill No. 359, by Mr. McGregor: An act to establish and maintain a state salmon hatchery on the Yakima river, in Benton county, Washington.

Referred to Committee on Fisheries.

House bill No. 360, by Mr. Webster: An act requiring foreign corporations doing business in the State of Washington to file a written appointment of a resident agent, upon whom the service of actions may be had, and a certified copy of their articles of incorporation with the secretary of state and the auditor of the county in which their principal place of business is located, and prohibiting foreign corporations from doing business in the State of Washington, or maintaining an action in any court in the State of Washington, until such articles have been filed and an agent appointed, and requiring the payment of fees therefor.

Referred to Committee on Corporations other than Municipal and Railroads.

House bill No. 361, by Mr. Norris: An act requiring all non-resident persons, companies and corporations doing a collecting business in the State of Washington, and for residents of the State of Washington to file a bond with the secretary of state to account for collections made and for the return of claims uncollected, and imposing penalty for soliciting business or transacting any collecting business without having first filed such bond.

Referred to Committee on Judiciary.

House bill No. 362, by Mr. Farnsworth: An act relating to the biennial reports of state officers.

Referred to Committee on Judiciary.

House bill No. 363, by Committee on State, School and Granted Lands: An act reserving the sea shore or sea beach of the Pacific ocean from sale, lease or other disposition, making the same a public park and place of public resort of the State of Washington, providing for the cancellation of existing contracts of sale and lease, repealing chapters 105 and 110 of the Session Laws of 1901, and declaring an emergency.

Ordered placed on calendar.

House bill No. 364, by Mr. Sims: An act to amend sections 13, 2, 26, 8, 10, 20 and 38 of an act 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," approved March 15, 1907.

Referred to Committee on Privileges and Elections.

House bill No. 365, by Mr. McMaster: An act to amend section 1016 of Ballinger's Annotated Codes and Statutes of Washington, relating to local improvements in towns.

Referred to Committee on Municipal Corporations other than First Class.

House bill No. 366, by Mr. Palmer: An act to provide for the protection of game, to prevent trespass, provide for giving notice, fixing penalty for the violation of this act, and repealing section 7140 of Ballinger's Code, being section 1832 of Pierce's Code of the State of Washington.

Referred to Committee on Judiciary.

FIRST READING OF SENATE BILLS.

Senate bill No. 104: Referred to Committee on State, School and Granted Lands.

Senate bill No. 158: Referred to Committee on Appropriations.

Senate bill No. 186: Referred to Committee on Appropriations.

Senate bill No. 100: Referred to Committee on Labor and Labor Statistics.

Senate bill No. 21: Referred to Committee on Judiciary.

Senate bill No. 56: Referred to Committee on Judiciary.

Senate bill No. 203: Referred to Committee on State, School and Granted Lands.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1909.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 144, entitled "An act for the regulation of the practice of medicine and surgery, osteopathy, and other systems or modes of treating the sick or afflicted in the State of Washington, and for the appointment of a board of medical examiners in the matter of said regulation," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass as amended:
Section 1, in line 6 of the original bill, the same being line 4 of the printed bill, after the word "profession" insert the following: "The osteopathic members shall be graduates only of a regular osteopathic college."

In section 2, line 5 of the original bill, the same being line 4 of the printed bill, after the word "state" strike out the period and insert in lieu thereof a semicolon and the following: "Providing, That the osteopathic members of the board, first appointed under this act, shall not have been licensed by any previous examining board of this state."

In section 4, line 2 of the original bill, the same being line 1 of the printed bill, strike out the word "state" and insert in lieu thereof the word "the"; also amend section 4, in line 7 of the original bill, the same being line 5 of the printed bill, before the word "engaged" insert the word "legally" and after the words "prior to the" strike out the words "first day of January, 1909" and insert in lieu thereof "passage of this act."

Also in line 15 of the original bill, the same being line 11 of the printed bill, after the word "diagnosis" strike all the remainder of line 11 and all of lines 12 and 13 up to and including the word "practice" and insert in lieu thereof the following: "or by having been in continuous practice in this state for the past five years."

Also in line 26 of the original bill, the same being line 19 of the printed bill, after the word "person" insert the following: "refusing or failing so to do, or."

Also in line 28 of the original bill, the same being line 19 of the printed bill, after the word "person" insert the following: "refusing or failing so to do, or."

Also in line 28 of the original bill, the same being line 20 of the printed bill, insert a period after the word "misdemeanor" and strike the remainder of the section.

In section 6, line 39 of the original bill, the same being line 27 of the printed bill, strike out the word "all" and insert in lieu thereof the word "such."

In section 7, lines 6 and 7 of the original bill, the same being lines 4 and 5 of the printed bill, strike the word "ten" and the figures "$10" and insert in lieu thereof the word "fifteen" and the figures "15" respectively; and strike the words "retained, the remainder of the fee being returnable" and insert in lieu thereof the word "returned."

In section 9, line 13 of the original bill, the same being line 8 of the printed bill, strike the "comma" after the word "certificate" and insert in lieu thereof the words "to practice," and in line 17 of the original bill, the same being line 12 of the printed bill, insert a period after the word "misdemeanor" and strike the remainder of the section.

In section 11, line 33 of the original bill, the same being line 22 of the printed bill, strike the letter "s" in the word "contempts;" and in line 34 of the original bill, the same being line 23 of the printed bill, after the word "subpoena" insert the word "had," and in line 94 of
the original bill, the same being line 64 of the printed bill, strike the word "general" and insert in lieu thereof the word "moral."

In section 12, line 5 of the original bill, the same being line 4 of the printed bill, insert a period after the word "misdemeanor"; strike the remainder of line 40, all of lines 5 and 6, and line 7 to the words "in each."

Section 13, line 6 of the original bill, the same being line 4 of the printed bill, before the word "crime" insert the word "the."

Section 14, line 6 of the original bill, the same being line 5 of the printed bill, after the word "misdemeanor" insert a period and strike the remainder of the section.

Section 15, in line 1 of the original bill, the same being line 1 of the printed bill, strike out the word "of" after the word "from" and in the same line strike the letter "s" from the word "boards"; and in line 2, after the word "entitled" insert the words "to practice."

Between sections 15 and 16, insert a new section, 15½, as follows: "All persons granted license or certificate under this act shall be subject to the state and municipal regulations relating to the control of contagious diseases, the reporting and certifying to births and deaths, and all matters pertaining to public health; and all such reports shall be accepted as legal."

Between sections 16 and 17, insert a new section, 16½, as follows: "All persons receiving a certificate or license under this act shall use no deception in the use of titles of his or her mode of treating the sick, but shall use only such titles as are designated by his or her diploma; or those not having a diploma shall use only such title as he or she holds licenses to practice. Any person violating this section of this act shall be guilty of a misdemeanor."

WM. BEACH,  
P. H. CARLYON,  
J. W. McARTHUR,  
J. W. SLAYDEN.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 144, entitled "An act for the regulation of the practice of medicine and surgery, osteopathy, and other systems or modes of treating the sick or afflicted in the State of Washington, and for the appointment of a board of medical examiners in the matter of said regulation," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

DR. J. A. GHENT, Chairman.

We concur in this report: W. T. Christensen, Geo. R. Tennant, E. E. Fisher.
On motion of Mr. Beach, all the committee amendments were adopted.

Mr. Jackson (F. C.) moved to amend by striking the word “one” where it first occurs in line 3 of section 1 in the printed bill and inserting in lieu thereof the word “two.”

The amendment was lost.

Mr. Ghent moved to amend section 1 as follows:

After the committee amendment at end of line 4, add: “Provided, That none of the members of the present board who retire in May next shall be eligible to reappointment on the new board.”

The amendment was adopted.

Mr. Scott moved to amend by striking the word “five” in line 3 of section 1 in the printed bill and inserting in lieu thereof the word “three.”

The amendment was lost.

Mr. Ghent moved to amend by adding the following at the end of line 6 in section 1 in the printed bill:

Provided, That no member shall serve more than two consecutive terms.

The amendment was adopted.

Mr. Ghent moved to amend by striking the word “three” in line 5 of section 1 in the printed bill and inserting in lieu thereof the word “two.”

The amendment was lost.

Mr. Scott moved to amend by striking the word “two” in line 4 of section 1 in the printed bill and inserting in lieu thereof the word “four.”

The amendment was lost.

Mr. Beach moved to amend the committee amendment to section 4 by inserting the words “in one locality” after the word “practice” in the committee amendment inserted in line 11 of section 4 in the printed bill.

The amendment to the committee amendment was adopted.

Mr. Kayser moved to amend by striking the word “five” in the committee amendment inserted in line 11 of section 4 in the printed bill and inserting in lieu thereof the word “one.”

The amendment was adopted.
Mr. Ghent moved to amend by adding at the end of line 16 of section 4 in the printed bill the following:

All applicants for licenses in their own particular branches shall be examined by their own particular members of the board; osteopaths, in lieu of materia medica and therapeutics, shall be examined in principles and practice of osteopathy.

The amendment was lost.

Mr. Ghent moved to amend by striking all after the word "to-wit" in line 9 of section 4 in the printed bill down to and including the first word in line 11 of said section in the printed bill and inserting in lieu thereof the following:

Anatomy, materia medica, pathology, bacteriology, gynecology and obstetrics, surgery, and principles and practice of medicine, the last named subject to include such questions as examiner may see fit to ask in diseases of children and diseases of nervous system.

The amendment was lost.

Mr. Christensen moved to amend by striking all of lines 36 and 37 and all of line 35 after the word "Provided" in said line 35, in section 6 in the printed bill, and inserting in lieu thereof the following:

Provided, That in all cases where an applicant for a license under this act shall produce and exhibit to the examining board a certificate from a board of medical examiners appointed under the laws of any state of the United States, whose requirements are not lower than those of this state, of which requirements the state board shall be the judge, certifying to the fact that the person presenting said certificate is duly and well qualified to practice medicine and surgery in the state issuing said certificate, he or she shall, upon paying the fee herein prescribed and otherwise complying with all the requirements of this act, receive from the examining board, provided for in this act, a license as if examination of said applicant was had in this state: Provided, however, If, by the laws of any state or the rulings or decisions of the appropriate officers thereof, any burden, obligation, requirement, disqualification or disability is put upon physicians registered in this state or holding diplomas from medical colleges in this state which are in good standing therein, affecting the right of said physicians to be registered or admitted to practice in said state, then the same or like burdens, obligations, requirements, disqualifications or disability shall be put upon the registration in this state of physicians registered in said state or holding diplomas from medical colleges situated therein.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1909.

MR. SPEAKER:

The Senate has passed Senate substitute bill No. 121, entitled "An act relating to the sale of spirituous, malt, fermented and other intoxicating liquors and providing a penalty for the violations of the provisions hereof";

Senate engrossed bill No. 149, entitled "An act authorizing the issuance of bonds for the payment and redemption of all warrants issued for erecting and equipping the Cheney and New Whatcom normal schools, etc.";

Senate engrossed bill No. 151, entitled "An act for certain deficiencies in maintenance of the State Fair of Washington";

Senate engrossed bill No. 38, entitled "An act creating the office of state commissioner of health, fixing his qualifications, etc.";

Senate engrossed bill No. 132, entitled "An act for the protection of minority stockholders in and purchasers from any corporation selling or conveying substantially all of its property or assets, etc.";

Senate engrossed bill No. 33, relating to an act entitled "An act to amend sections 2 and 3 of an act entitled 'An act to encourage county agricultural fairs, and to provide funds therefor, etc.'";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

On motion of Mr. Bell, the rules were suspended and the following Senate bills were read first time by title and referred to committees indicated:

Senate bill No. 132: Referred to Committee on Corporations other than Municipal and Railroad.

Senate bill No. 38: Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.

Senate bill No. 151: Referred to Committee on Appropriations.

Senate bill No. 149: Referred to Committee on Appropriations.

Senate bill No. 33: Referred to Committee on Revenue and Taxation.

Senate substitute bill No. 121: Referred to Committee on Public Morals.

On motion of Mr. Bell, the House took a recess.
The speaker called the House to order at 2 p.m.
Roll call showed all members present except Messrs. Anderson (W. T.) and Jackson (F. C.).

By unanimous consent, Mr. Bell was given permission to introduce House concurrent resolution No. 11, relating to adjournment.

The resolution was read in full, and on motion of Mr. Bell the rules were suspended, the first reading considered the second and third, and House concurrent resolution No. 11 was adopted by the House and the chief clerk directed to transmit the same to the Senate immediately.

The speaker announced that Senate bill No. 38 had been referred to the Committee on Miscellaneous Matters.

The House resumed consideration of the amendment offered by Mr. Christensen to section 6 of House bill No. 144.
Roll call was demanded, and the amendment was lost by the following vote: Yeas, 44; nays, 45; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, French, Ghent, Gordon, Halsey, Hanson (H. H.), Holm, Jackson (R. A.), Jeffries, Kayser, McClure, McGregor, McInnis, McKinney, McMaster, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Thompson (H. W.), Vollmer, Whalley, Young, Mr. Speaker—44.

Those voting nay were: Messrs. Beach, Bell, Bishop, Bradberry, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, David, Farnsworth, Fisher, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Hubbell, Kenoyer, Lambert, Locke, McArthur, McMillan, Miller, Morris, Morse, Norris, Palmer, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir—45.

Those absent or not voting were: Messrs. Anderson (W. T.), Bugge, Jackson (F. C.), Krouse, Leonard, Renick—6.
Mr. Hanson (Ole) made the following explanation of his vote:

"This bill does not make it mandatory upon this board to recognize diplomas from other states, but leaves it to their discretion. Therefore, I vote 'no,' and I want it so placed in the files."

Mr. Morris offered the following amendment:

Section 2, line 66, strike out the period after the word "intemperance" and insert in lieu thereof a comma, and add the words "or cigarette smoking."

The amendment was lost.

Mr. Christensen moved to amend by striking all of section 11 and inserting in lieu thereof the following:

"Sec. 11. Refusal or Revocation of License. In any case of the refusal or revocation of a license by said board under the provisions of this act, said board shall file a brief and concise statement of the grounds and reasons for such refusal or revocation, in the office of the secretary of said board, which said statement, together with the decision of said board, in writing, shall remain of record in said office. Before a license can be revoked by said board for unprofessional or dishonorable conduct under the provisions of this act, a complaint of some person under oath must be filed in the office of the secretary of said board, charging the acts of unprofessional or dishonorable conduct and facts complained of against the licentiate accused, in ordinary and concise language, and thereupon said board shall cause to be served upon such accused licentiate a written notice and copy of such complaint, which said notice shall contain a statement of the time and place of hearing of the matters and things set forth and charged in such complaint, and said notice shall be so served at least ten days prior to the time of such hearing. Such accused licentiate may appear at such hearing, and defend against the accusations of such complaint, personally and by counsel, and may have the sworn testimony of witnesses taken, and present other evidence in his behalf at such hearing, and said board may receive the arguments of counsel at such hearing."

The amendment was lost.

Mr. Beach moved to amend by striking the word "is" in line 44 of section 11 of the printed bill, where said word occurs the second time in said line.

The amendment was adopted.

Mr. Ghent moved to amend by striking all of line 58 of section 11 in the printed bill.

The amendment was lost.
Mr. Palmer moved to amend by striking the word "so" in line 1 and the words "so as" in line 7 of section 16 in the printed bill.

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by striking the word "should" in line 5 of section 16 in the printed bill and inserting in lieu thereof the word "shall."

The amendment was adopted.

Mr. Palmer moved to amend by striking all of section 19 in the original bill and substituting therefor the following:

"Sec. 21. An emergency exists, and this act shall take effect immediately."

The amendment was adopted.

On motion of Mr. Palmer, the title was amended by adding thereto the words, "and declaring an emergency."

On motion of Mr. Edge, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 144 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 11; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Beach, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McKinney, McMillan, Miller, Morse, Norris, Palmer, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Anderson (Nels), Boone, Christensen, Eldridge, Halsey, McClure, McInnis, McMaster, Morris, Reeve, Sayre—11.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Jackson (F. C.), Leonard, Shutt—5.

—24 H
The emergency clause passed the House by the following vote: Yeas, 81; nays, 9; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carloy, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—81.

Those voting nay were: Messrs. Boone, Christensen, Halsey, McClure, McInnis, McKinney, Sayre, Shutt, Tonkin—9.

Those absent or not voting were: Messrs. Anderson (W. T.), Jackson (F. C.), Leonard, Stevens (A. M.), Whalley—5.

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

Upon motion of Mr. Hanson (Ole), the rules were suspended and the chief clerk directed to transmit to the Senate immediately House bill No. 144.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., February 12, 1909.

Mr. Speaker:

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 208, entitled "An act empowering cities of the second class to fill low lands within their borders and for that purpose to exercise the right of eminent domain for the taking and damaging of property and providing a method for making compensation therefor and providing for levying and collection of special assessments on the property benefited, 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 the title as follows: In line 1 of the original bill, the same being line 1 of the printed bill, after the word "second" insert the words "and third."

Amend section 1 as follows: In line 1 of the original bill, the same being line 1 of the printed bill, after the word "second" insert the words
"and third." In line 12 of the original bill, the same being line 8 of the printed bill, after the word "current," insert the words "or general."

Amend section 5 as follows: In line 20 of the original bill, the same being line 14 of the printed bill, after the word "current" insert the words "or general."

Amend section 8 as follows: In line 7 of the original bill, the same being line 5 of the printed bill, after the word "law" insert the words "or which may be hereinafter enacted."

Amend section 10 as follows: In line 19 of the original bill, the same being line 13 of the printed bill, after the word "mayor" strike out the "period" and insert the following: "of cities of the second class, and six councilmen and approval of the mayor in cities of the third class."

Amend section 11 as follows: In line 3 of the original bill, the same being line 13 of the printed bill, after the word "ninety-seven" and insert in lieu thereof the words "ninety-five." In line 8 of the original bill, the same being line 6 of the printed bill, after the word "current" insert the words "or general." In line 10 of the original bill, the same being line 7 of the printed bill, after the word "current" insert the words "or general."

In line 9 of section 14 of the original bill, the same being line 6 of the printed bill, strike out the words "ninety-seven" and insert the words "ninety-five."

R. A. Thayer, Chairman.


The bill was read the second time by sections and on motions of Messrs. Halferty and Locke, the committee amendments were adopted.

On motion of Mr. Carlyon, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 208 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick,
Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—87.

Those absent or not voting were: Messrs. Anderson (W. T.), Clark, Cline, Hanson (H. H.), Jackson (F. C.), Jeffries, Morris, Norris—8.

The emergency clause passed the House by the following vote:
Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Anderson (W. T.), Byerly, Cline, Erickson, Ghent, Jackson (F. C.), Kayser, Kenoyer, McKinney, Sayre, Taylor—11.

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 19, 1909.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 11, relating to an adjournment of the legislature, with the following amendment:
Change "2 a.m." to "10 a.m.," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Bell, the rules were suspended and the
House concurred in the Senate amendments to House concurrent resolution No. 11.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1909.

Mr. Speaker:
The Senate has passed House bill No. 251, entitled "An act providing for county exhibits and buildings at the Alaska-Yukon-Pacific Exposition, and amending section 1 of chapter 172 of the Session Laws of 1907, and declaring an emergency," with the following amendment:

In section 1, line 8 of the printed bill, and line 13 of the original bill, strike the period and add a semicolon and the following words: "Provided further. That the appropriation herein provided for shall be in addition to any appropriation heretofore made for any of the purposes herein named under and by virtue of any former act."

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Carlyon, the rules were suspended, and the House concurred in the Senate amendments to House bill No. 251 by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—87.

Those absent or not voting were: Messrs. Anderson (W. T.), Farnsworth, Ghent, Jackson (F. C.), Jeffries, Leonard, McKinney, Renick—8.
The Senate has passed House bill No. 161, entitled "An act to create the county of Big Bend, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties, and declaring an emergency, with the following amendments:

Beginning at the first of line 3 of section 1 of both printed and original bills, strike everything to the comma following "beginning," in line 24 of the printed bill, and line 38 of the original bill, and substitute the following:

Beginning at the southeast corner of township 17 north, range 30 east of the Willamette Meridian; thence running west on the township line between townships 16 and 17 to the range line between ranges 27 and 28; thence south on said range line to the section line between sections 24 and 25, in township 14 north, range 27 east; thence west on said section line to the mid-channel of the Columbia river; thence up said channel of said river to a point; thence at right angles to the course of said channel to the meander corner of section 13 of township 20 north, range 22 east W. M., and section 18, township 20 north, range 23 east W. M.; thence north along the range line between ranges 22 and 23 to the northwest corner of section 18, township 21 north, range 22 east W. M.; thence east one mile to the southeast corner section 7, township 21 north, range 23 east; thence north one mile to the northwest corner section 8, township 21 north, range 23 east; thence east one mile to the southeast corner section 3, township 21 north, range 23 east; thence north one mile to the northeast corner section 5, township 21 north, range 22 east; thence east one mile to the northeast corner section 4, township 21 north, range 22 east; thence north one mile to the southeast corner section 2, township 22 north, range 23 east; thence east one mile to the northeast corner section 3, township 22 north, range 26 east; thence east sixteen miles to the northeast corner section 3, township 22 north, range 26 east; thence north six miles to the northeast corner section 3, township 23 north, range 26 east; thence east one mile to the northeast corner section 2, township 23 north, range 26 east; thence north one mile to the northeast corner section 1, township 22 north, range 23 east; thence east one mile to the southeast corner section 12, township 22 north, range 23 east; thence north two miles to the northeast corner section 6, township 22 north, range 24 east; thence east sixteen miles to the northeast corner section 3, township 22 north, range 26 east; thence north six miles to the northeast corner section 3, township 23 north, range 26 east; thence east one mile to the northeast corner section 2, township 23 north, range 26 east; thence north one mile to the northeast corner section 3, township 24 north, range 26 east; thence east one mile to the southeast corner section 25, township 24 north, range 26 east; thence north one mile to the southeast corner section 24, township 24 north, range 26 east; thence east one mile to the southeast corner section 18, township 24 north, range 27 east; thence north one mile to the southeast corner section 18, township 24 north, range 27 east;
STATE OF WASHINGTON

east; thence east one mile to the southeast corner section 17, township 24 north, range 27 east; thence north one mile to the southeast corner section 8, township 24 north, range 27 east; thence east one mile to the southeast corner section 9, township 24 north, range 27 east; thence north one mile to the southeast corner section 4, township 24 north, range 27 east; thence east one mile to the southeast corner section 3, township 24 north, range 27 east; thence north one mile to the northeast corner section 3, township 24 north, range 27 east; thence east three miles to the southeast corner section 31, township 25 north, range 28 east; thence north one mile to the southeast corner of section 30, township 25 north, range 28 east; thence east one mile to the southeast corner of section 29, township 25 north, range 28 east; thence north three miles to the southeast corner of section 8, township 25 north, range 28 east; thence east one mile to the southeast corner of section 9, township 25 north, range 28 east; thence north four miles to the southeast corner of section 21, township 26 north, range 28 east; thence east one mile to the southeast corner of section 22, township 26 north, range 28 east; thence north one mile to the southeast corner of section 15, township 26 north, range 28 east; thence east one mile to the southeast corner of section 14, township 26 north, range 28 east; thence north two miles to the southeast corner of section 2, township 26 north, range 28 east; thence north one mile to the southeast corner of section 25, township 27 north, range 28 east; thence east one mile to the southeast corner of section 30, township 27 north, range 29 east; thence north six miles to the southeast corner of section 30, township 28 north, range 29 east; thence east one mile to the southeast corner of section 20, township 28 north, range 29 east; thence north one mile to the southeast corner of section 20, township 28 north, range 29 east; thence east two miles to the southeast corner of section 22, township 28 north, range 29 east; thence north one mile to the southeast corner of section 15, township 28 north, range 29 east; thence east one mile to the southeast corner of section 14, township 28 north, range 29 east; thence north two miles to the southeast corner of section 2, township 28 north, range 29 east; thence east two miles to the southeast corner of section 1, township 28 north, range 29 east; thence east along township line between townships 28 and 29 to the mid-channel of the Columbia river; thence up said channel of said river to the point where the Columbia guide meridian intersects said channel; thence running south on said Columbia guide meridian to the place of beginning.

Change the words "Big Bend" in the title to the word "Grant"; also change the words "Big Bend" to the word "Grant" wherever it occurs in the bill.

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.
On motion of Mr. Campbell (F. T.), the rules were suspended and the House concurred in the Senate amendments to House bill No. 161 by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Anderson (W. T.), Bradsberry, Carlyon, Ghent, Jackson (F. C.), Jeffries, McKinney, Renick, Scott, Stevens (A. M.), Thayer, Weir—12.

The Committee on Judiciary was given unanimous consent to introduce the following bill:

House bill No. 367, by the Judiciary Committee: Prescribing rules and regulations for the execution of trusts arising under an act of congress entitled "An act for the relief of cities and towns upon the public lands."

Placed on calendar.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 251, have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: G. P. Halferty, John Anderson, Geo. B. Webster.

The speaker announced that he had signed House bill No. 251.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 19, 1909.

Mr. Speaker:
The president has signed House bill No. 251, entitled "An act providing for county exhibits and buildings at the Alaska-Yukon-Pacific Exposition";

The Senate has passed Senate bill No. 228, entitled "An act providing that all claims for damages sounding in tort against any city of the first class must set forth a statement of the actual residence of claimant at the date of prosecuting such claim, etc.";

Senate bill No. 230, entitled "An act to amend section 15 of an act to enable cities of the first, second and third class to exercise the right of eminent domain, etc.";

Senate bill No. 232, entitled "An act to amend section 23 of an act entitled 'An act to enable cities of the first, second and third class and having a population of over 1,500 to exercise the right of eminent domain'";

Senate bill No. 234, entitled "An act relating to and authorizing the collection of assessments for local improvements, etc.";

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Farnsworth, the House adjourned.

Forty-Fourth Day.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, TUESDAY, FEBRUARY 23, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Bugge, Clark, Eldridge, Ghent, Hanson (H. H.), and Stuart.
Messrs. Bugge, Eldridge and Hanson (H. H.) were excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Tonkin, reading of the journal was dispensed with.
PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition in regard to House bill No. 61 was read and referred to Committee on Labor and Labor Statistics.

REPORTS OF STANDING COMMITTEES.

House bill No. 156: Recommend it be indefinitely postponed. On motion of Mr. Fancher, the committee report was adopted. House concurrent resolution No. 10: Recommend it do pass. House joint memorial No. 6: Recommend it do pass. House concurrent resolution No. 7: Recommend it do pass. House bill No. 349: Recommend it do pass. House bill No. 335: Recommend it do pass. House bill No. 268: Recommend it do pass. House bill No. 244: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed. House bill No. 153: Recommend it be indefinitely postponed. On motion of Mr. Fancher, the committee report was adopted.

MR. SPEAKER:


Your Committee on Engrossed Bills, to whom was referred House bills No. 116, 144, 208, have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

C. G. Morris, Chairman.


MESSAGE FROM THE SENATE.

Senate Chamber, Olympia, Wash., February 23, 1909.

Mr. Speaker:

The president has signed Senate bill No. 106, entitled "An act to empower municipal corporations of other states to acquire title to lands and water rights within the State of Washington by purchase or condemnation for the purpose of securing or protecting their water supply and to prevent the pollution of such water supply, and prescribing penalties for the violation of the provisions of this act, and declaring an emergency";

The Senate has passed engrossed Senate bill No. 196, entitled "An act relating to township organization, etc."

Senate joint resolution No. 4, "Relating to peace and justice";

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.
INTRODUCTION OF BILLS.

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

House bill No. 368, by Mr. Stuart: An act prohibiting the sale, offering for sale, or keeping possession of, and prohibiting the canning of clams, oysters or other shell fish, which have been opened for a period of more than four days, and prohibiting the sale of clams, oysters or other shell fish which have been opened more than four days, and prohibiting the selling of canned clams, oysters or other shell fish which have been opened more than four days before being canned, and prohibiting the sale or keeping for sale of clams, oysters or other shell fish which have been shipped into this state and not kept in a frozen condition during shipment, and providing a penalty for the violation of any of the provisions of this act.

Referred to Committee on Fisheries.

House bill No. 369, by Mr. Hall: An act relating to the superior courts of the counties of Steven, Ferry and Okanogan, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 370, by the House Committee on Dikes, Drains and Drainage: An act amending sections 20 and 21 of chapter LXVI of the Laws of 1901, entitled "An act providing for the establishment and construction of ditches for drainage purposes," approved March 8, 1901, and declaring an emergency.

Referred to Committee on Calendar.

House bill No. 371, by Mr. Bishop: An act amending chapter CXL of the Session Laws of 1901, approved March 18, 1901, entitled "An act amending section 4341 of Ballinger's Annotated Codes and Statutes of Washington, the same being section 5 of an act entitled 'An act to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this state, and for the purpose of driving, sorting, holding and delivering logs and other timber products thereon, fixing maximum tolls therefore,' approved March 18, 1895."

Referred to Committee on Harbors and Waterways.

House bill No. 372, by Mr. Edge (by request): An act to amend an act 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," approved March 13, 1907.

Referred to Committee on Miscellaneous Matters.

House bill No. 373, by Mr. Christensen: An act providing for making justices of the peace of cities of 200,000 or more inhabitants, police justices, defining their duties, jurisdiction and powers.

Referred to Committee on Judiciary.

House bill No. 374, by the House Committee on Judiciary, as a substitute for Senate bill No. 175: An act relating to attorneys and counsellors at law.

Placed on calendar.

House bill No. 375, by Mr. Miller: An act relating to the compensation of public officers and providing a penalty for the violation thereof.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 376, by the House Committee on Insurance: An act amending section 1 of an act entitled "An act relating to foreign corporations, and to repeal certain laws in conflict therewith," approved March 28, 1890, and declaring an emergency.

Placed on calendar.

House bill No. 377, by the House Committee on Insurance: An act to amend section 6 of an act 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 the failure to pay the same," approved March 12, 1907.

Placed on calendar.

House bill No. 378, by the Committee on Tidelands: An act to confirm the title and character of conveyances of certain oyster lands heretofore sold in the State of Washington.

Placed on calendar.

House bill No. 379, by Mr. McMillan: An act authorizing cities of the first class owning cemeteries to provide, receive and invest funds, the income therefrom to be used in the betterment, care and improvement of such cemeteries.
Referred to Committees on Corporations other than Municipal and Railroads.

House bill No. 380, by Mr. Campbell (J. E.): An act to repeal section 9 of chapter XLV of the Laws of 1899, relating to mining claims, and declaring an emergency.

Referred to Committee on Mines and Mining.

House bill No. 381, by the Committee on Roads and Bridges: An act relating to automobiles and motor vehicles on public roads, highways, parks and parkways, streets and avenues within the State of Washington, and fixing penalties for the violation thereof.

Placed on calendar.

House bill No. 382, by Mr. French (by request): An act amending an act entitled “An act to authorize certain officers and persons to solemnize marriages,” approved December 12, 1899.

Referred to Committee on Judiciary.

House bill No. 383, by Mr. Krouse: An act to provide for the licensing of peddlers, prescribing penalties for failure to comply with the provisions of this act, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 384, by Mr. Calkins: An act to amend the Code of Public Instruction of the State of Washington, the same being chapter 118 of the Session Laws of 1897, approved by the governor March 19, 1897, by adding two new sections to said code, to be known as sections 22½ and 120½ and amending sections 8, 74, 111, and 112 of said Code of Public Instruction and repealing all acts and parts of acts in conflict therewith.

Referred to Committee on Education.

House bill No. 385, by Mr. Jeffries: An act relating to the employment of convicts upon state buildings.

Referred to Committee on Labor and Labor Statistics.

House bill No. 386, by Messrs. McInnis and Hanson (Ole): An act relating to stools for electric car motormen, and providing a penalty for the violation thereof.

Referred to Committee on Education.
House bill No. 387, by Mr. Bell: An act to limit the right of inheritance.
Referred to Committee on Revenue and Taxation.

House bill No. 388, by Mr. David: An act relating to carriers of passengers, engaged in carrying passengers for hire over public streets or roads, and providing penalties for violations thereof.
Referred to Committee on Judiciary.

House bill No. 389, by Mr. David: An act allowing to defendants in certain actions brought to condemn real property for public purposes a reasonable attorney’s fee.
Referred to Committee on Judiciary.

House bill No. 390, by Mr. Ward: An act to amend section 2 of an act entitled “An act to regulate, restrain, license or prohibit the sale of intoxicating liquors,” approved Feb. 2, 1888.
Referred to Committee on Public Morals.

House bill No. 391, by Mr. Todd: An act changing the boundary lines between the representative and senatorial districts in Whitman county, and authorizing and directing the county commissioners of said county to change the lines of the voting precincts in such county to conform to the lines of the representative and senatorial districts as established by this act.
Referred to Committee on Counties and County Boundaries.

House bill No. 392, by Mr. Todd: An act to provide for the formation of a state banking board and defining its duties, and providing for the creation of depositors’ guarantee fund, and the management and administration thereof; and providing a penalty, and amending section 14 of an act 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; and prohibiting the use of the words ‘bank,’ ‘trust,’ and ‘savings’ in advertising business by persons, firms and associations not hereby brought under the state supervision, and fixing a penalty for its violation,” approved March 16, 1907, providing penalties for the violation of said act as so amended, and declaring an emergency.
Referred to Committee on Banks and Banking.
House bill No. 393, by Mr. Cline: An act to prohibit the sale of intoxicating liquor within five miles of a construction camp or public works.

Referred to Committee on Public Morals.

House bill No. 394, by Mr. Sayre: An act providing for the amendment of section 11, article 1 of the constitution of the State of Washington, giving to the legislature of the State of Washington the power to employ chaplains for state penal, charitable and other reformatory institutions.

Referred to Committee on Constitutional Revision.

House bill No. 395, by Mr. Sayre: An act relating to the sale of spirituous, malt and other intoxicating liquors, and providing penalties for the violation thereof.

Referred to Committee on Public Morals.

House bill No. 396, by Mr. Sayre: An act to prohibit the public advertisement of all intoxicating and malt liquors, and fixing a penalty for the violation thereof.

Referred to Committee on Public Morals.

House bill No. 397, by Mr. Cline: An act providing for the survey of all ditches and canals in the State of Washington, and filing said survey of record in the office of the county engineer, and providing means of making survey for same, and paying the expenses thereof, and the taking effect and construing of this act, and repealing all laws not in conformity herewith.

Referred to Committee on Irrigation and Arid Lands.

House bill No. 398, by Mr. Buchanan (by request): An act authorizing the corporations of the State of Washington to issue preferred stock.

Referred to Committee on Corporations other than Municipal and Railroads.

House bill No. 399, by Mr. Buchanan (by request): An act to provide for and to regulate the taxation of costs in the superior courts of the State of Washington, and amending the act relating to costs in the superior court, approved March 27, 1890 (Pierce's Code, sections 1104 to 1123).

Referred to Committee on Judiciary.

House bill No. 400, by Mr. Spedden: An act amending section 4 of chapter 12 of the Session Laws of the State of Washington for the year 1907, the same being "An act providing for the investment of the permanent school fund, the permanent
funds of normal schools, state university, scientific school, agricultural college, charitable, educational, penal, reformatory institutions of the State of Washington," and declaring an emergency.

Referred to Committee on Revenue and Taxation.

House bill No. 401, by Mr. Miller: An act relating to the examination of insurance companies in the State of Washington. Referred to Committee on Insurance.

House bill No. 402, by Mr. Sparks: An act to repeal section 6623 of Ballinger's Annotated Codes and Statutes of Washington, and to provide for the selection of jurors in justices' courts.

Referred to Committee on Judiciary.

House bill No. 403, by Mr. Kenoyer: An act to amend the Code of Public Instruction of the State of Washington, the same being chapter CXVIII, approved March 19, 1897, by amending section 112 of said code, and by adding a new section to be known as section 113½ of said Code of Public Instruction, and repealing all acts and parts of acts in conflict therewith.

Referred to Committee on Education.

House bill No. 404, by Mr. Kenoyer: An act to amend sections 10 and 12 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 duties and providing penalties and declaring an emergency,'" approved March 16, 1903, and approved by the governor March 11, 1905.

Referred to Committee on State, School and Granted Lands.

House bill No. 405, by Mr. Spedden: An act to provide for the certification of teachers in the State of Washington, and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Education.

House bill No. 406, by Mr. Calkins: An act to prohibit the
sale of intoxicating liquors to Indians, and providing penalties for the violation thereof.

Referred to Committee on Public Morals.

House bill No. 407, by Mr. Scott: An act to require promissory notes and other evidence of indebtedness taken or given for any stallion, jack, bull, creamery, lightning rod, patent and patent right, or any interest therein, to express upon its face the consideration for which it was given, and prescribing a penalty for the violation of this act.

Referred to Committee on Judiciary.

House bill No. 408, by Mr. Thayer: An act to amend section 19 of chapter 115 of an act entitled "An act to provide for the establishment and creation of drainage districts and 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.

Referred to Committee on Dikes, Drains and Drainage.

House bill No. 409, by Mr. Thayer: An act relating to and regulating the sale of intoxicating liquors, and providing penalties for the violation thereof.

Referred to Committee on Public Morals.

House bill No. 410, by Mr. Thayer: An act to amend sections 9 and 11 of an act entitled "An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation," approved Feb. 16, 1905.

Referred to Committee on Judiciary.

House bill No. 411, by Mr. Jackson (F. C.): An act providing for the establishment and maintenance of public and free libraries and museums, and repealing all other laws relating to public libraries.

Referred to Committee on State Library.

House bill No. 412, by Mr. Jackson (F. C.): An act to provide for the refund and rebate of the amount collected or assessed by municipal corporations to pay for local improvements above the cost of the improvement.

Referred to Committee on Municipal Corporations of the First Class.

House bill No. 413, by Mr. Locke: An act to authorize the state board of fish commissioners to move the state fish hatchery,
located on the Chehalis river, in Chehalis county; to make improvements thereon, and to sell the present site or any part thereof.

Referred to Committee on Fisheries.

House bill No. 414, by Mr. Stone: An act relating to the probate of estates of deceased persons, and providing for the disposition of estates of three hundred dollars or less.

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

House bill No. 214, creating a bureau of inspection of public offices: Mr. Young moved that the bill be re-referred to Committee on Appropriations.

The motion was lost.

Mr. Palmer moved to amend by striking the word "on" in line 25 of section 8 in the printed bill and inserting in lieu thereof the word "in."

The amendment was adopted.

The bill was read the second time by sections and on motion of Mr. Palmer the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 214 was placed on final passage and passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carleyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Norris, Morse, Norris, Palmer, Reeve, Rogers, Rudenc, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—83.

Voting nay: Mr. David—1.
Those absent or not voting were: Messrs. Bishop, Clark, Fancher, Ghent, Hanson (H. H.), Hubbell, Kenoyer, Lambert, Renick, Todd, Young—11.

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 Appropriations, to whom was referred House bill No. 33, entitled "An act relating to the construction of an armory at Bellingham, and making an appropriation therefor," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend section 1 as follows: In lines 2 and 3 of the printed bill, the same being in lines 3 and 4 of the original bill, strike out the words and figures "sixty thousand ($60,000) dollars" and insert in lieu thereof the words and figures "seventy-five thousand dollars ($75,000)"

Also amend section 1 as follows: In line 4 of the printed bill, the same being in line 6 of the original bill, following the word "Provided," insert the following words: "That the appropriation carried by this section shall not become available before April 1, 1910, and."

E. L. FARNSWORTH, Chairman.


The bill was read the second time by sections, and on motion of Mr. Miller the committee amendments were adopted.

On motion of Mr. McMaster, the rules were suspended, the bill considered engrossed, the second reading considered the
third, and House bill No. 33 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 3; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Erickson, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. French, McInnis, Vollmer—3.

Those absent or not voting were: Messrs. Bugge, Clark, Denman, Eldridge, Fancher, Farnsworth, Ghent, Hanson (H. H.), Hewitt, Jackson (F. C.), Jeffries, Renick, Stuart—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 11, 1909.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 84, entitled "An act relating to the levy of an annual tax for the purpose of advertising the advantages of the counties of the State of Washington, as a place for residence, or as a place for business 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:

In section 1, line 5 of the printed bill, the same being line 7 of the original bill, strike the period and substitute a colon and add the following: "Provided, That such levy shall be made, after the year 1910, when a majority of the electors voting on the question at a general election shall have authorized the same. Such question shall be submitted to the electors in the following form: "For the levy of —— mills for advertising purposes"; Against the levy of —— mills for advertising purposes."

In section 2, line 3 of the printed bill, the same being line 4 of the
original bill, strike the comma after the word "literature" and insert the following words: "and the distribution of same."

R. S. LAMBERT, Chairman.

We concur in this report: E. L. Farnsworth, T. J. Bell, J. T. Rogers, J. C. Hubbell, D. A. Scott.

The bill was read the second time by sections, and on motions of Messrs. Hanson (Ole) and Bell the committee amendments were adopted.

On motion of Mr. Bell, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 84 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Spekaer—77.

Those voting nay were: Messrs. French, McClure, Reeve, Rudene, Taylor, Tennant—6.

Those absent or not voting were: Messrs. Buchanan, Buck, Bugge, Carlyon, Cline, Ghent, Hanson (H. H.), Hewitt, Kayser, Renick, Stuart, Thompson (H. W.)—12.

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

House bill No. 257, amending an act authorizing counties to join with cities in paying for the construction of bridges: The bill was read the second time by sections, and on motion of Mr. Bolinger the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 257
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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Holm, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Beach, Bugge, Cameron, Carlyon, Clark, Cline, David, Eldridge, Ghent, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jeffries, Kenoyer, Renick, Sayre, Stuart, Sweet—19.

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

House bill No. 45, amending an act creating the Washington state reformatory: The bill was read the second time by sections, and on motion of Mr. Stephens (E. M.), the rules were suspended, the bill considered engrossed and the second reading considered the third.

Mr. Slayden moved that the rules be suspended and the bill be returned to second reading for purpose of amendment.

The motion was lost.

The speaker called Mr. Fancher to the chair.

On motion of Mr. Hanson (Ole), House bill No. 45 was referred to Committee on State School for Defective Youth, Reform School and Reformatory.

House bill No. 230, providing for the conveyance by boards of county commissioners of rights-of-way over county roads for state road purposes: The bill was read the second time by sections, and on motion of Mr. Gordon the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 230 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambent, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—79.

Those absent or not voting were: Messrs. Bradsberry, Buck, Bugge, Burke, Cameron, Clark, David, Eldridge, Hanson (H. H.), Hewitt, Kenoyer, Renick, Stuart, Sweet, Tennant, Mr. Speaker—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 11, 1909.

Mr. Speaker:

We, your Committee on Fisheries, to whom was referred House bill No. 196, entitled "An act for the protection of crabs in the waters of the State of Washington, 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 line 2 of section 2 of the printed bill, the same being line 3 of the original bill, after the word "fined" strike out the remainder of that section and insert in lieu thereof "not to exceed twenty-five dollars."

E. A. Sims, Chairman.


The bill was read the second time by sections, and on motion of Mr. Fisher the committee amendments were adopted.

On motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third,
and House bill No. 196 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—78.

Those voting nay were: Messrs. Anderson (Nels), Cogswell—2.

Those absent or not voting were: Messrs. Clark, Eldridge, Farnsworth, Gordon, Hanson (H. H.), Hewitt, Hubbell, Krouse, Renick, Sayre, Stuart, Sweet, Tennant, Weir, Mr. Speaker—15.

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

House bill No. 245, authorizing the board of regents of the University of Washington to confirm a right-of-way: The bill was read the second time by sections, and on motion of Mr. McMaster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 245 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure,

Voting nay: Mr. Taylor—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Calkins, Clark, Eldridge, Hall, Hanson (H. H.), Hewitt, Jackson (F. C.), Jeffries, Lambert, Morris, Sayre, Stuart, Sweet, Tennant, Young, Mr. Speaker—17.

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

On motion of Mr. Palmer, the House took a recess to 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. Clark, Eldridge, Ghent and Hanson (H. H.).

Messrs. Eldridge and Hanson were excused.

On motion of Mr. Hanson (Ole), House bill No. 302 was ordered printed.

The speaker announced that he had signed Senate bill No. 106.

The House resumed second reading of bills.

House bill No. 38, fixing the time in which certain game birds may be killed: The bill was read the second time by sections, and on motion of Mr. Lambert the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 38 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 6; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cogswell, David, Denman, Edge, Erickson, Farnsworth, Ghent, Gordon, Halferty, Hall, Halsey, Han-
Those voting nay were: Messrs. Anderson (W. T.), Bolinger, Cline, Holm, Spedden, Stone—6.

Those absent or not voting were: Messrs. Anderson (John), Burke, Clark, Eldridge, Fancher, Fisher, French, Hanson (H. H.), Hubbell, Jackson (F. C.), Slayden, Stuart, Sweet, Thayer, Weir—15.

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

House bill No. 97, relating to the filing of plats: The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 97 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Brandsberry, Buggie, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—82.

Those absent or not voting were: Messrs. Bird, Buchanan, Buck, Burke, Eldridge, Halferty, Hanson (H. H.), Holm, Jackson (F. C.), Stuart, Sweet, Tonkin, Vollmer—13.
The emergency clause passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Beach, Bird, Bradberry, Buck, Denman, Eldridge, Hanson (H. H.), Jackson (F. C.), Stuart, Sweet, Tonkin—11.

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

House bill No. 310, relating to the sale of lands granted for public buildings: Mr. Edge moved to amend by striking the words “one-third” in line 3 of section 4 in the printed bill, and inserting in lieu thereof the words “one-fourth”; also by striking the word “two” in line 4 of said section in the printed bill and inserting in lieu thereof the word “four.”

The amendments were adopted.

The bill was read the second time by sections, and on motion of Mr. Carlyon the rules were suspended, the bill considered engrossed and the second reading considered the third.

Mr. Farnsworth moved that the rules be suspended and the bill returned to second reading for purpose of amendment.

The motion was lost.

House bill No. 310 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 18; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone,
Bradsberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, David, Erickson, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Lambert, Locke, McKinney McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Anderson (John), Buchanan, Christensen, Cogswell, Denman, Fancher, Farnsworth, Gordon, Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McMaster, Sparks, Stone, Vollmer, Whalley—18.

Those absent or not voting were: Messrs. Buck, Clark, Edge, Eldridge, Ghent, McArthur, Renick, Stevens (A. M.)—8.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 3; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Erickson, Fancher, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—83.

Those voting nay were: Messrs. Edge, Gordon, Vollmer—9.

Those absent or not voting were: Messrs. Bell, Buck, Clark, Eldridge, Farnsworth, Ghent, Jackson (R. A.), McGregor, Renick—9.

On motion of Mr. Scott, the rules were suspended and the chief clerk directed to transmit House bill No. 310 to the Senate immediately.
House bill No. 239, amending an act for the protection of persons working in coal mines: The bill was read the second time by sections, and on motion of Mr. Tonkin the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 239 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bradsberry, Buck, Campbell (F. T.), Clark, Eldridge, Farnsworth, Ghent, Hanson (H. H.), Hanson (Ole), Jeffries, Kenoyer, McArthur, McMaster, Morris, Renick, Scott, Stevens (A. M.)—17.

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

House bill No. 250, for the relief of Fred H. Green: The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 263, providing the rate of interest to be paid on bonds of Jefferson county: Mr. Palmer moved to amend by inserting the enacting clause in the original bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Hanson (Ole) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 263 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. Anderson (John), Ander-
Those absent or not voting were: Messrs. Bell, Bradberry, Buchanan, Buck, Burke, Clark, David, Eldridge, Ghent, Hayward, Renick, Sayre—12.

The emergency clause passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.); Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Bradsberry, Buchanan, Buck, Burke, Clark, Eldridge, Ghent, Hayward, Jackson (F. C.), Jeffries, McInnis, Morris, Renick, Sayre, Scott, Slayden, Tonkin, Vollmer—18.

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

The speaker called Mr. Edge to the chair.
House bill No. 179, for the relief of Kittitas county: The bill was read the second time by sections, and on motion of Mr. Morris the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 179 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young—81.

Voting nay: Mr. Cogswell—1.

Those absent or not voting were: Messrs. Beach, Bell, Carllyon, Clark, Eldridge, Ghent, Hewitt, Jeffries, Lambert, McArthur, Norris, Weir, Mr. Speaker—13.

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 23, 1909.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 23, relating to the appointment of Honorable R. A. Ballinger as secretary of the interior, and the same is herewith transmitted.

WM. T. LAUBE, SECRETARY OF THE SENATE.

On motion of Mr. Sims, the rules were suspended and the House took up consideration of Senate concurrent resolution No. 23.

The resolution was read in full, and on motion of Mr. Jackson (F. C.) the rules were suspended, the first reading con-
aided the second and third and Senate concurrent resolution No. 23 was adopted by the House.

House bill No. 247, making appropriations for the maintenance and sundry expenses of the state normal schools.

The bill was read the second time by sections, and on motion of Mr. McMaster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 247 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyn, Christensen, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stephens (E. M.), Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Weir, Whalley, Young—68.

Those voting nay were: Messrs. Cameron, Hanson (Ole), Palmer, Sims, Sparks, Taylor, Thayer, Tonkin, Vollmer, Webster—10.

Those absent or not voting were: Messrs. Beach, Buck, Burke, Clark, Eldridge, Farnsworth, Ghent, Hewitt, Jackson (F. C.), Kayser, Leonard, Morris, Renick, Slayden, Stevens (A. M.), Sweet, Mr. Speaker—17.

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

Mr. Todd moved that the rules be suspended and that the House take up for consideration Senate joint resolution No. 4. The motion was lost.

House bill No. 296, relating to the relief of posts of the Grand Army of the Republic: The bill was read the second time by sections, and on motion of Mr. Todd the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 296 was placed on final
passage and passed the House by the following vote: Yeas, 73; nays, 4; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Caryl, Cline, Cogswell, David, Denman, Edge, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambart, Leonard, Locke, McArthur, McClure, Mcgregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Whalley, Young—73.

Those voting nay were: Messrs. Cameron, Erickson, French, Thompson (T. A.)—4.

Those absent or not voting were: Messrs. Burke, Christiansen, Clark, Eldridge, Fisher, Ghent, Hewitt, Jackson (F. C.), Kenoyer, Norris, Palmer, Renick, Slayden, Sweet, Thayer, Webster, Weir, Mr. Speaker—18.

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, 1909.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 220, entitled "An act relating to township organization and amending an act entitled 'An act to provide for township organization, and prescribing the duties and fixing the compensation of township officers, and providing for the assessment, levy and collection of town taxes, approved March 23, 1895,' by amending sections 11, 17, 48, 79, 80, 81, 82, 93 and 115 and adding sections 117, 118, 119 and 120 to said act, repealing all laws in conflict therewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend section 1 as follows: In line 8 of the original bill, the same being line 6 of the printed bill, strike out the word "take."

Amend section 3 as follows: In line 10 of the original bill, the same being line 7 of the printed bill, strike out the words "including all county and state roads."

—26 H
Amend section 5 as follows: In line 11 of the original bill, being line 8 of the printed bill, commencing with the word "There" strike out all words down to and including the word "instrument." In line 17 of the original bill, being line 12 of the printed bill, strike out the word "last" and insert in lieu thereof the word "second."

In line 21 of the original bill, the same being line 15 of the printed bill, after the word "duties" insert the following: "and all township assessors shall perform their duties in accordance with the instruction of the county assessor."

Amend section 8 as follows: In line 9 of the original bill, being line 6 of the printed bill, strike out the words "but not to exceed $50 in any one year.

Amend section 10 as follows: In line 2 of the original bill, being line 1 of the printed bill, strike out the words "section 165 of Minn. Law, Booth's Manual, section 165," and insert the words "section 117."

F. T. Campbell, Chairman.

We concur in this report: W. H. Cline, W. J. Hall, O. E. Young, H. D. Eldridge.

On motion of Mr. Cogswell, the bill was indefinitely postponed.

On motion of Mr. Cogswell, the rules were suspended and the House took up consideration of Senate bill No. 196.

On motion of Mr. Kayser, Senate bill No. 196 was made a special order for 10 a.m. tomorrow.

There being no objections, the House returned to the order of business, "Introduction of Bills."

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

House bill No. 415, by Mr. McGregor: An act to amend section 1 of an act entitled "An act to amend section 1 of an act entitled 'An act to amend an act entitled 'An act to amend section 105, and 106 and 114, 117 of an act entitled 'An act providing for the organization, classification, incorporation and government of municipal corporations and declaring an emergency,' and approved March 27, 1890,' approved March 9, 1891, and declaring an emergency,' approved March 8, 1893; and repealing an act entitled 'An act providing for the election of city marshal in cities of the third and fourth classes and other cities of equal population, approved March 20, 1895, and amending sections 108, 143, 144, and 146 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 amending section 2 of an act entitled “An act to amend sections 105, 106, 114 and 117 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 9, 1891,” and amending section 4 of an act entitled “An act to amend sections 107, 109, 113, 116, 124, 125, 126, 132, 133, 134, 135, and 136 of an act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency, approved March 27, 1890,” approved March 9, 1893, and providing for the confirmation of appointments of municipal officers and employes made by the mayor,” approved March 16, 1903.

Referred to Committee on Judiciary.

House bill No. 416, by Mr. Jackson (F. C.): An act fixing the penalty for persons convicted a second and third time of felony, providing a mode of procedure in such cases, defining habitual criminals, and amending section 3 of chapter 86 of the Session Laws of 1903.

Referred to Committee State School for Defective Youth, Reform School and Reformatory.

House bill No. 417, by Mr. F. C. Jackson: An act to regulate the sale of convict-made goods, wares and merchandise manufactured by convicts and providing for the labeling of all such goods, and prescribing penalties for the violation thereof.

Referred to Committee on State School for Defective Youth, Reform School and Reformatory.

House bill No. 418, by Mr. McArthur: An act to amend sections 5, 6, 7, 8, 9, 11 and 15 of chapter 211 of the Session Laws of 1907, relating to the adulteration of foods, drinks and drugs.

Referred to Committee on Pure Foods and Drugs.

House bill No. 419, by Mr. Bird: An act amending section 1 of an act approved February 18, 1907, 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.”
404 JOURNAL OF THE HOUSE

Referred to Committee on Judiciary.
House bill No. 420, by Mr. Scott: An act relating to the examination of horses by the mallien test and of cattle by the tuberculin test, and providing for the branding of all horses and cattle reacting to such tests.

Referred to Committee on Dairy and Live Stock.
House bill No. 421, by Mr. Cameron: An act relating to the boundaries of the 25th, 26th, 27th, 28th and 29th senatorial districts, and the 35th, 36th, 37th, 38th and 39th representative districts in Pierce county, State of Washington.

Referred to Committee on Judiciary.
House bill No. 422, by Mr. Bird: An act to amend section 342 of Ballinger's Annotated Codes and Statutes of Washington, relating to the authority of boards of county commissioners.

Referred to Committee on Judiciary.
House bill No. 423, by Mr. Scott: An act relating to revenue and taxation and amending section 1 of an act entitled "An act to amend sections 16 and 17 of Ballinger's Annotated Codes and Statutes of Washington, relating to the board of equalization and defining its duties," approved March 16, 1907.

Referred to Committee on Revenue and Taxation.
House bill No. 424, by Mr. Hall (by request): An act to create the county of Tonasket, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties, and declaring an emergency.

Referred to Committee on Counties and County Boundaries.
House bill No. 425, by Mr. Bell: An act to amend section 2841 of Ballinger's Annotated Codes and Statutes of Washington, relating to the publication of statements by insurance companies.

Referred to Committee on Judiciary.
House bill No. 426, by Mr. Bell: An act to amend section 3 of chapter CLXXVIII of Session Laws of 1901, relating to the assessment and collection of taxes, entitled "An act to amend sections 13, 14, 15 and 24 of 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, 48, 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, 120, 120½, 120¾ to said act, and declaring an emergency, approved March 15, 1890, and declaring an emergency, approved March 20, 1901.

Referred to Committee on Revenue and Taxation.

House bill No. 427, by Mr. Palmer: 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 Committee on Revenue and Taxation.

House bill No. 428, by Mr. Sparks: An act relating to bonds and collecting premiums thereon as costs.

Referred to Committee on Insurance.

House bill No. 429, by Mr. Leonard: An act providing for the appraisement, sale and disposition of lands belonging to the State of Washington containing deposits of coal.

Referred to Committee on State, School and Granted Lands.

House bill No. 430, by Mr. Palmer: An act relating to estimates of timber made by or under the direction of county commissioners or county assessors, and making such estimates of public record.

Referred to Committee on Revenue and Taxation.

House bill No. 431, by Mr. David: An act relating to service of process in justice courts.

Referred to Committee on Judiciary.

House bill No. 432, by Mr. Leonard: An act relating to the powers of county commissioners.

Referred to Committee on Counties and County Boundaries.

House bill No. 433, by Mr. Ghent: An act relating to the conducting and keeping open of places of amusement on Sunday, and amending section 7250 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Miscellaneous Matters.

House bill No. 434, by Mr. Tennant: An act to amend section 22 of an act entitled "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," approved March 13, 1907.

Referred to Committee on Municipal Corporations of the First Class.

House bill No. 435, by Mr. Anderson (John): An act for the prevention of cruelty to birds, and providing penalties for the violation thereof.

Referred to Committee on Public Morals.

House bill No. 436, by Messrs. Hewitt, Halferty and Locke: An act relating to the construction of an armory for the use of the National Guard of Washington at Hoquiam and Aberdeen, appropriating money from the military fund therefor, and creating a board to superintend the construction thereof.

Referred to Committee on Military Affairs and Soldiers' Home.

House bill No. 437, by Mr. Young: An act providing for marking on each sealed package of food product the net weight or quantity contained therein, and making it unlawful to sell any scaled package of food products that contain less than the quantity marked thereon, and providing a penalty.

Referred to Committee on Pure Food and Drugs.

House bill No. 438, by Mr. Christensen: An act to prevent procreation of confirmed criminals, idiots, imbeciles and rapists, providing that superintendents and boards of managers of institutions where such persons are confined shall have the authority and are empowered to appoint a committee of experts consisting of two physicians to examine into the mental condition of such inmates.

Referred to Committee on Judiciary.

Senate bill No. 228: Referred to Committee on Municipal Corporations of the First Class.

Senate bill No. 232: Referred to Committee on Municipal Corporations of the First Class.

Senate bill No. 234: Referred to Committee on Municipal Corporations of the First Class.

Senate bill No. 230: Referred to Committee on Municipal Corporations of the First Class.

Senate joint resolution No. 4: Referred to Committee on Memorials.
On motion of Mr. Hanson (Ole), the House adjourned.

LOREN GRINSTEAD,  
Chief Clerk

LEO. O. MEIGS,  
Speaker.

FORTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASHINGTON, Wednesday, February 24, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. Webster.
Prayer was offered by Rev. E. L. Swick, of Olympia.
On motion of Mr. Slayden, reading of the journal was dispensed with.

There being no objections, House bill No. 432 was, upon request of Mr. Leonard, re-referred to Committee on Roads and Bridges.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition regarding Senate bill No. 205 was read and referred to Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

House bill No. 333: Recommend it do pass.
House bill No. 332: Recommend it do pass.
House bill No. 93: Recommend it do pass.
House bill No. 327: Recommend it do pass.
House bill No. 315: Recommend it do pass.
House bill No. 309: Recommend it do pass.
House bill No. 270: Recommend it do pass.
House bill No. 15: Recommend it do pass.
House joint memorial No. 7: Recommend it do pass.
House concurrent resolution No. 9: Recommend it do pass.
Senate bill No. 151: Majority, recommend it do pass; minority, recommend it be indefinitely postponed.
Senate bill No. 149: Recommend it do pass.
Senate concurrent resolution No. 20: Recommend it do pass.
Senate substitute bill No. 177: Recommend it do pass.
House bill No. 322: No recommendation.
House bill No. 323: No recommendation.
House bill No. 225: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 218: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 90: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 56: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 304: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 177: Recommend it be indefinitely postponed.

On motion of Mr. Tennant, the committee report was adopted.

House bill No. 292: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.

House bill No. 317: Recommend it be indefinitely postponed.

On motion of Mr. Bell, the committee report was adopted.

House bill No. 190: Recommend it be indefinitely postponed.

On motion of Mr. Beach, the committee report was adopted.

House bill No. 121: Recommend it be indefinitely postponed.

On motion of Mr. Beach, the committee report was adopted.

House bill No. 72: Recommend it be indefinitely postponed.

On motion of Mr. Ward, the committee report was adopted.

House bill No. 341: Recommend it be indefinitely postponed.
On motion of Mr. Ward, the committee report was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 23, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 161, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,
T. A. THOMPSON, Chairman.
We concur in this report: John Anderson, G. P. Halferty.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 24, 1909.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 179, 97, 263, 84, 33, 257, 196, 93, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,
C. G. MORRIS, Chairman.

On motion of Mr. Slayden, the rules were suspended, and the House took up consideration of House concurrent resolution No. 9, authorizing the state exposition commission to place a statue of George Washington at the entrance to the Alaska-Yukon-Pacific Exposition grounds.

The resolution was read the second time, and on motion of Mr. Slayden the rules were suspended, the resolution considered engrossed, the second reading considered the third, and House concurrent resolution No. 9 was placed on final passage and unanimously adopted by the House.

On motion of Mr. Slayden, the rules were suspended and the chief clerk directed to transmit House concurrent resolution No. 9 to the Senate immediately.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 24, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 201, entitled "An act to prohibit persons from stealing rides on railroad trains, etc.";

Senate bill No. 254, entitled "An act to regulate the manner in which railroads shall cross highways, etc.";

Senate bill No. 214, entitled "An act amending section 6 of an act entitled 'An act to provide for the alteration, replat or vacation of any townsite, city plat or plate, addition or additions, or parts thereof, and
the assessment, collection and payment of any damages connected therewith,' approved March 14, 1903'';

Senate bill No. 14, entitled "An act authorizing and directing the commissioner of public lands to certify to the governor for deed, etc.",

Engrossed Senate bill No. 233, entitled "An act requiring bonds from contractors contracting to do public work, conditioned to pay laborers, mechanics, material men and others'';

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SPECIAL ORDER.

Senate bill No. 196, relating to township organization and amending an act relating to townships.

Mr. Stevens (A. M.) moved to amend by inserting the following after section 2 in the original bill.

Sec. 3. That section 18 of said act be and the same is hereby amended to read as follows:

"Sec. 19. The electors of each town have power, at their annual town meeting—

"First: To determine the number of poundmasters, and the location of pounds.

"Second: To select such town officers as are required to be chosen.

"Third: To direct the institution or defense of actions in all controversies where such town is interested.

"Fourth: To direct such sums to be raised in such town for prosecuting or defending such actions as they may deem necessary.

"Fifth: To make all rules and regulations for ascertaining the sufficiency of fences in such town, and for impounding animals.

"Sixth: To determine the time and manner in which cattle, horses, hogs, mules, asses and sheep are permitted to go at large.

"Seventh: To impose such penalties on persons offending against any rule or regulation established by said town, except such as relate to the keeping and maintaining of fences, as they think proper, not exceeding ten dollars for each offense, unless herein otherwise provided.

"Eighth: To apply such penalties, when collected, in such manner as they deem most conducive to the interests of the town.

"Ninth: To vote to raise such sums of money for the repair and construction of roads and bridges as they deem necessary, and to determine the amount thereof to be assessed by the supervisors as labor tax and the amount thereof to be assessed and collected as other town taxes; also to vote such sums of money for other necessary town charges as they deem expedient: Provided, That they may, at their annual town meeting, direct such an amount of the poll and road tax of the town to be expended on the highways in an adjoining town as they deem conducive to the interests of the town, which labor and tax shall be expended under the direction of the supervisors of the town.
furnishing the same: Provided further, That where more than one entire congressional township is included within an organized town the poll and road tax raised within the limits of each of such congressional townships shall be expended within such congressional township, unless raised to be expended outside of such organized town in an adjoining town.

"Tenth: To determine whether license shall be granted for the sale of spirituous, malt or intoxicating liquor in said town; and unless a majority of the electors present and voting at the annual town meeting shall vote by ballot in favor of granting license in their town for the year then next ensuing, no such license shall be granted to sell liquor in said town for that year. Before the question of granting license to sell liquor is voted on, the notice given by the town clerk of the time and place of holding town meeting shall state that the question of voting for or against license to sell liquor will be voted on at the town meeting, and within one week after the annual town meeting a certificate of such vote in said town in favor of license, signed by the moderator and by the judges and the clerk of the town meeting, shall be filed in the office of the county auditor. Any license to sell intoxicating liquor in any town in this state shall expire ten days after the annual town meeting held next after such license is granted: Provided, however, That if at the expiration of said ten days after the annual town meeting a portion of the period for which any license shall have been issued remains unexpired, the holder thereof shall be entitled to a refund in such part of the whole amount paid for such license as the unexpired portion bear to the entire period for which such license was issued. Every license granted contrary to the provisions of this section shall be void."

The amendment was adopted.

Mr. Edge moved to amend by numbering all the sections of the bill consecutively, including the amendments as adopted.

The amendment was adopted.

Mr. Palmer moved to amend by inserting after the word "assessor" in line 14 of section 5 in the printed bill the words "whose instructions shall be followed."

The amendment was lost.

Mr. Palmer moved that the bill be laid on the table.

Roll call was demanded and the motion to lay on the table was lost by the following vote: Yeas, 35; nays, 52; absent or not voting, 8.

Those voting yea were: Messrs. Bell, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Clark, Erickson, Fisher, Hall, Hanson (Ole), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McMillan, Morse,

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, French, Ghent, Gordon, Halsferty, Halsey, Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, McClure, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Whalley, Young, Mr. Speaker—52.

Those absent or not voting were: Messrs. Beach, David, Farnsworth, Hanson (H. H.), Hewitt, McGregor, Miller, Slayden—8.

Mr. Edge moved to amend the title by adding the figures "18" between the figures "17" and "48" in line 6 thereof.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third, and Senate bill No. 196 was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 12; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Gordon, Halsferty, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, Millan, Miller, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Bishop, Bugge, Cameron, Campbell (J. E.), Erickson, Fisher, Hall, Kenoyer, Krouse, Lambert, Locke, Palmer—12.

Those absent or not voting were: Messrs. Carlyon, French,
Ghent, Hanson (Ole), McInnis, Morse, Norris, Renick, Sims, Stephens (E. M.), Taylor—11.

The emergency clause passed the House by the following vote: Yeas, 68; nays, 10; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, French, Gordon, Halferty, Hall, Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley Young, Mr. Speaker—68.


Those absent or not voting were: Messrs. Bradsberry, Bugge, Burke, Campbell (J. E.), Carlyon, Farnsworth, Fisher, Ghent, Halsey, Hanson (Ole), Jeffries, Lambert, Miller, Norris, Renick, Stephens (E. M.), 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., FEBRUARY 15, 1909.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 172, entitled "An act relating to hotels, inns and public lodging-houses, creating the office of state hotel inspector, etc., 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:

Amend section 2 as follows: After the words "outside wall" in line 2 of the printed bill, the same being in line 3 of the engrossed bill, strike out the following words: "to the other and at each end of such hall shall be equipped with," and insert in lieu thereof the following: "in such manner that every room upon such floor shall open upon such hall or a cross hall connected therewith; there shall be equipped at the end of such hall."
Amend section 12 as follows: In line 5 of the printed bill, the same being in line 8 of the engrossed bill, strike out the words “two thousand” and in lieu thereof insert the words “eighteen hundred.”


The bill was read the second time by sections, and on motions of Messrs. Renick and French the committee amendments were adopted.

Mr. Sparks moved to amend by striking the words “ninety-one inches” in line 3 of section 6 in the printed bill and inserting in lieu thereof the words “nine feet.”

The amendment was lost.

Mr. Hanson (Ole) moved to amend by striking in lines 1 and 2 of section 12 in the printed bill the words “by and with the advice of the Senate.”

The amendment was lost.

On motion of Mr. Renick, the rules were suspended, the second reading considered the third, and Senate bill No. 172 was placed on final passage and passed the House by the following vote: Yeas, 84; nays, 7; absent or not voting, 4.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Dennan, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—84.

Those voting nay were: Messrs. Gordon, Hanson (H. H.), Lambert, Morris, Sparks, Stone, Thayer—7.

Those absent or not voting were: Messrs. Jackson (R. A.), Kayser, Miller, Weir—4.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 126, amending an act relating to the shore lands of Lakes Washington and Union: 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, and Senate bill No. 126 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.); Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Those absent or not voting were: Messrs. Bird, Cameron, Campbell (J. E.), Clark, McGregor, Vollmer—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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlson, Christensen, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims,
Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—87.

Those absent or not voting were: Messrs. Bishop, Clark, Edge, Locke, McArthur, McGregor, Morris, Sweet—8.

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

Senate bill No. 83, relating to caboose cars for employes on railroads. The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the second reading considered the third, and Senate bill No. 83 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bucke, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—89.

Voting nay: Mr. Burke—1.

Those absent or not voting were: Messrs. Beach, Clark, David, Fancher, Jackson (F. C.)—5.

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

Senate joint resolution No. 1, relating to the payment of the traveling expenses of the joint committee appointed to confer with a like committee from the Oregon legislature regarding fishing on the Columbia river: Mr. Sims moved to amend line 10 of the original resolution by inserting between
the words "the" and "members" in said line the words "clerks and."

The amendment was adopted.

The resolution was read the second time, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate joint resolution No. 1 was placed on final passage and adopted by the House.

Senate joint resolution No. 2, relating to the payment of traveling expenses of the joint committee appointed under a resolution adopted at the tenth legislature to confer with the secretary of the interior with reference to forest reserves: The resolution was read the second time, and on motion of Mr. Lambert the rules were suspended, the second reading considered the third, and Senate joint resolution No. 2 was placed on final passage and adopted by the House.

Senate substitute bill No. 66, relating to the signing of pledges by candidates: Mr. Hanson (Ole) moved that the bill be indefinitely postponed.

On motion of Mr. McArthur, the House took a recess to 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 Mr. Webster.

The speaker announced that he had signed House bill No. 161.

The House resumed consideration of the motion of Mr. Hanson (Ole) to indefinitely postpone Senate substitute bill No. 66.

Mr. Hanson (Ole), with the consent of his second, withdrew his motion to indefinitely postpone and moved that Senate substitute bill No. 66 be re-referred to Committee on Labor and Labor Statistics.

Mr. Taylor moved to amend by re-referring the bill to the Committee on Judiciary.

The amendment was adopted and the motion as amended was carried.

On motion of Mr. Todd, the rules were suspended and the
chief clerk was directed to transmit to the Senate immediately all bills passed by the House.

On motion of Mr. Halferty, the rules were suspended and the House took up consideration of Senate bill No. 96 on third reading.

Senate bill No. 96, relating to the dividing of counties into districts for judicial purposes: On motion of Mr. Halferty, the rules were suspended, the second reading considered the third, and Senate bill No. 96 was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Boone, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Haley, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Norris, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Weir, Mr. Speaker—78.

Those voting nay were: Messrs. Anderson (W. T.), Beach, Bolinger, Hanson (H. H.), Hubbell, McClure, Stuart, Todd, Whalley—8.

Those absent or not voting were: Messrs. Buck, Burke, Kenoyer, Morse, Palmer, Renick, Scott, Webster—9.

The emergency clause passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries,

Voting nay: Mr. Hubbell—1.

Those absent or not voting were: Messrs. Carlyon, Farnsworth, Halsey, Kayser, Leonard, McMaster, Sayre, Webster—8.

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

The House resumed second reading of Senate bills.

Senate bill No. 198, increasing the number of judges of the supreme court of the State of Washington: The bill was read the second time by sections, and on motion of Mr. Buchanan the rules were suspended, the second reading considered the third, and Senate bill No. 198 was placed on final passage and passed the House by the following vote: Yeas, 84; nays, 3; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—84.

Those voting nay were: Messrs. Cameron, McClure, Taylor—3.

Those absent or not voting were: Messrs. Burke, Erickson, Fancher, Halferty, Kayser, Norris, Renick, Webster—8.
The emergency clause passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.); Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Clark, Fancher, Hayward, Hubbell, McMaster, Norris, Palmer, Renick, Sweet, Webster—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 17, 1909.

Mr. Speaker:

We, your Committee on Municipal Corporations other than First Class, to whom was referred Senate bill No. 29, entitled "An act relating to the collection of assessments for local improvements and amending section 1 of chapter 70 of the Session 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:

Amend section 1 as follows: In line 9 of the original bill, the same being line 6 of the printed bill, after the word "repairing" insert the words "straightening or widening."

Amend section 1 as follows: In line 23 of the original bill, the same being line 15 of the printed bill, strike out the word "abutting."

In line 24 of the original bill, the same being line 15 of the printed bill, strike out the words "on such street proposed to be improved."

In line 54 of the original bill, the same being line 34 of the printed bill, commencing with the word "number," strike out all words down to and including the word "the."

In line 67 of the original bill, the same being line 41 of the printed bill, strike out the words "shall be paid by such city" and insert in
lieu thereof the following: "or any part thereof, may, at the option of the city council, be paid by such city, or may be assessed against the property in said improvement district, as the city council shall have provided in its resolution or ordinance declaring its intention to make such improvement."

Add the following: "Section 2. An emergency exists and this act shall take effect immediately."

R. A. Thayer, Chairman.

We concur in this report: F. T. Campbell, W. W. Sparks, G. P. Halferty, J. E. Leonard.

The bill was read the second time by sections, and on motion of Mr. Thayer the committee amendments were adopted.

Mr. Palmer moved to amend the title by adding the words "and declaring an emergency."

The amendment was adopted.

On motion of Mr. Thayer, the rules were suspended, the second reading considered the third, and Senate bill No. 29 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Car-lyon, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—81.

Those absent or not voting were: Messrs. Cameron, Christensen, Clark, David, Hewitt, Hubbell, Jackson (F. C.), Lambert, McArthur, Morris, Renick, Scott, Taylor, Webster—14.

The emergency clause passed the House by the following vote: Yeas, 81 nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger,
Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—81.

Those absent or not voting were: Messrs. Beach, Buck, David, Edge, Ghent, Hanson (Ole), Hayward, Hubbell, McArthur, Morris, Scott, Stephens (E. M.), Tennant, Webster—14.

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

On motion of Mr. Palmer, the rules were suspended and the chief clerk was directed to transmit Senate bill No. 29 to the Senate immediately.

Senate bill No. 27, providing for the purchase of certain lands for state fish hatchery purposes: Mr. Todd moved to amend section 2 by striking everything after the word “emergency” and inserting in lieu thereof the following: “exists, and this act shall take effect immediately.”

The amendment was adopted.

The bill was read by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 27 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan,
Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Beach, Bird, Bishop, Carlyon, Cline, Cogswell, David, Gordon, Halferty, Hanson (H. H.), Jackson (F. C.), Morris, Renick, Scott, Webster—15.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—88.

Those absent or not voting were: Messrs. Beach, Calkins, David, Edge, Hall, Halsey, Hayward, Holm, Hubbell, Renick, Scott, Thayer—12.

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

Senate bill No. 102, prohibiting the throwing of bottles on public highways: The bill was read the second time by sections, and on motion of Mr. Krouse the rules were suspended, the second reading considered the third, and Senate bill No. 102 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 8; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly,
Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Young—75.

Those voting nay were: Messrs. French, Lambert, McArthur, Miller, Morris, Sparks, Whalley, Mr. Speaker—8.

Those absent or not voting were: Messrs. Beach, David, Edge, Fancher, Gordon, Holm, Renick, Stevens (A. M.), Thayer, Thompson (H. W.), Vollmer, 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 18, 1909.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 88, entitled “An act providing for and regulating the assignment of wages to be earned in the future,” have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

GEO. A. TENNANT.

The bill was read the second time by sections, and on motion of Mr. Buchanan the rules were suspended, the second reading considered the third, and Senate bill No. 88 was placed on final passage and passed the House by the following vote: Yeas, 59; nays, 22; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Fancher, Fisher, Ghent, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, McMillan, Morris, Palmer, Reeve,
Rogers, Rudene, Sayre, Scott, Slayden, Stevens (A. M.), Stephens (E. M.), Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Whalley, Young, Mr. Speaker—59.

Those voting nay were: Messrs. Bishop, Cameron, French, Hanson (Ole), Jackson (R. A.), Kayser, Lambert, Locke, McArthur, McNiss, Miller, Norris, Sims, Shutt, Sparks, Spedden, Stone, Stuart, Taylor, Thayer, Vollmer, Webster—22.

Those absent or not voting were: Messrs. Beach, Burke, David; Eldridge, Erickson, Farnsworth, Gordon, Halferty, Hall, Jeffries, Morse, Renick, Sweet, Weir—14.

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

Mr. Hanson (Ole) made the following explanation of his vote and requested that the same be incorporated in the Journal:

"I vote 'no' because I don't believe the employer has any right to coerce the employe."

Mr. Tennant explained that he voted 'aye' for the purpose of moving a reconsideration of the vote whereby the bill was passed by the House.

Mr. Tennant moved that the House reconsider the vote whereby Senate bill No. 88 was passed.

On motion of Mr. Palmer, the motion to reconsider was laid on the table.

Senate bill No. 127, authorizing the boards of regents of the University of Washington and of the State College of Washington to apply for participation in the fund of the Carnegie Foundation for the Advancement of Teaching: 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, and Senate bill No. 127 was 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. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon,
Mr. Speaker:

The president has signed Senate joint memorial No. 7, relating to the disastrous floods that have for many years periodically occurred in the valleys of the White, Stuck and Puyallup rivers in the State of Washington, washing away and otherwise destroying large tracts of fertile and valuable land, and causing in many ways very great damage;

Enrolled House bill No. 161, entitled "An act to create the county of Grant, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties, and declaring an emergency";

The Senate has passed Senate bill No. 36, entitled "An act relating to the public highway fund and amending an act entitled 'An act to amend section 2 of an act of the legislature of the State of Washington, approved March 9, 1905, etc.'";

House bill No. 59, entitled "An act to amend article 6 of the constitution of the State of Washington, relating to the qualification of voters within the state";

House bill No. 102, entitled "An act to amend section 2 of an act entitled 'An act providing for the establishment, construction and maintenance of state roads and making appropriations for state roads heretofore established'";

House bill No. 37, "Relating to an act dedicating to the city of Seattle all the right, title and interest of the State of Washington in
and to certain lands in the city of Seattle, etc.

House bill No. 112, "Relating to making an appropriation for the payment of the publication of the notices required to be given by section 2 of chapter 69 and section 24 of chapter 209 of the Laws of 1907";

House bill No. 169, "Relating to an act to create a public archives commission and to define its duties and powers";

Engrossed House bill No. 58, entitled "An act relating to the keeping and deposit of municipal funds, and amending section 2, chapter 22, of the Session Laws of 1907, and declaring an emergency," with the following amendment: In section 1, line 23, of the engrossed bill, between the words "pay" and "two" insert the following: "not less than."

Engrossed House bill No. 107, entitled "An act to create a police relief, health and insurance fund in incorporated cities of the first class, providing for the disbursement thereof, and creating a board of police pension fund commissioners," with the following amendments:

- Strike the word "two" in line 16 of section 3 of the printed bill and insert in lieu thereof the words "one and one-half";
- Strike the words "less than ten per centum nor more than twenty per centum in line 14, section 3, of the engrossed House bill and insert in lieu thereof the words "more than ten per cent.";
- Strike the word "shall" in line 5 of section 4 of the printed bill and insert in lieu thereof the word "may";
- Strike all of section 8 after the word "children" in line 3 of the printed bill and insert in lieu thereof the words "then his parents or unmarried sisters, minor brother or brothers, dependent upon him for support shall be entitled to the sum of one thousand dollars from such fund";

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Tennant, the rules were suspended, and the House took up Senate amendments to House bills.

On motion of Mr. Tennant, the House concurred in the Senate amendments to House bill No. 107 by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur,
McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Buchanan, Cline, David, Jackson (F. C.), Lambert, Renick, Slayden, Weir—12.

On motion of Mr. Hanson (Ole), the House concurred in the Senate amendments to House bill No. 58 by the following vote: Yeas, 78; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—78.

Voting nay: Mr. Farnsworth—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bradsberry, Calkins, David, Hewitt, Jackson (F. C.), Leonard, Morris, Palmer, Renick, Slayden, Stuart, Taylor, Todd, Tonkin—16.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., February 24, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 46, entitled "An act authorizing and empowering the board of regents of the State College of Washington to acquire by lease or purchase a tract or tracts of land for experimental or other purposes," with the following amendments:
In line 3 of the title of the original bill and line 2 of the printed bill, strike the word "purchase" and substitute the word "gift";

In line 4 of the title of the original bill and line 2 of the printed bill, strike the period and add the following: "and exempting such land from taxation";

In section 1, line 3 of the original bill and line 2 of the printed bill, strike the word "purchase";

In line 8 of the original bill and line 6 of the printed bill, after the word "purposes" insert a semicolon and add the following: "Provided further, That when said land is leased by the state for the purposes of this act, such land shall be exempt from taxation"

In line 2, after the word "Washington," strike the word "are" and in lieu thereof insert the word "is";

In line 3, after the word "In," strike the word "their" and insert in lieu thereof the word "its";

And the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Todd, the House concurred in the Senate amendments to House bill No. 46 by the following vote: Yeas, 66; nays, 5; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugg, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Vollmer, Weir, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Farnsworth, McArthur, Sims, Stone, Webster—5.

Those absent or not voting were: Messrs. Beach, Bell, Bishop, Cogswell, David, Fancher, Halferty, Hayward, Hewitt, Holm, Jackson (F. C.), Kayser, Lambert, Leonard, Locke, Norris, Palmer, Renick, Scott, Slayden, Sweet, Thayer, Thompson (H. W.), Ward—24.

Mr. Hanson (Ole) moved to reconsider the vote whereby the House concurred in the Senate amendments to House bill No. 46.
The motion was carried.

On motion of Mr. Palmer, the House refused to concur in the Senate amendments to House bill No. 46.

There being no objections, the rules were suspended, and the House returned to second reading of Senate bills.

SECOND READING OF SENATE BILLS.

Senate joint memorial No. 5, memorializing Congress to create a new railway service division: The memorial was read the second time, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate joint 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Beach, David, Erickson, Fancher, Hanson (Ole), Hewitt, Holm, Kayser, Kenoyer, McClure, Miller, Norris, Palmer, Renick, Scott, Stone, Taylor, Thayer, Todd—19.

Senate bill No. 157, amending an act to provide against the adulteration of foods, drinks and drugs: The bill was read the second time by sections, and on motion of Mr. McArthur the rules were suspended, the second reading considered the third, and Senate bill No. 157 was 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. Anderson (John), Ande-
son (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McMaster, McMillan, Morris, Morse, Palmer, Rogers, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—69.

Voting nay: Mr. Kayser—1.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Buchanan, Burke, Clark, David, Erickson, French, Ghent, Hayward, Hewitt, Holm, Kenoyer, McInnis, McKinney, Miller, Norris, Reeve, Renick, Rudene, Scott, Taylor, Tennant, Thayer, Weir—25.

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

Senate bill No. 48, relating to actions brought to recover possession of personal property: The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third, and Senate bill No. 48 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 4; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McKinney, McMaster, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Thompson (T. A.), Todd, Tonkin, Vollmer, Webster, Whalley, Young, Mr. Speaker—67.
Those voting nay were: Messrs. Bradsberry, Kayser, McArthur, Norris—4.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Buck, Carlyon, Clark, David, French, Ghent, Hewitt, Jackson (F. C.), McInnis, McMillan, Miller, Renick, Rudene, Scott, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Ward, Weir—24.

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

Senate bill No. 176, relating to the disbarment and suspension of attorneys: On motion of Mr. Palmer, the bill was re-referred to Committee on Judiciary.

Senate concurrent resolution No. 17, relating to the practice of polygamy: The resolution was read the second time, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 17 was adopted by the House.

Senate concurrent resolution No. 20, relating to insurance on state buildings: The resolution was read the second time, and on motion of Mr. Hanson (Ole) the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 20 was adopted by the House.

The speaker appointed thereunder Messrs. Whalley, Ward, Slayden and Carlyon.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 24, 1909.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 276, entitled "An act relating to the taking of food fishes, providing a penalty for the violation thereof, amending section 3 of chapter 247 of the Session Laws of 1907, and declaring an emergency";

Engrossed Senate substitute bill No. 110, entitled "An act to create a fireman's relief and pension fund in the several incorporated cities and towns, etc."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Burke, the rules were suspended, and the House took up consideration of Senate bill No. 276 on first reading.

Senate bill No. 276, relating to the taking of food fishes,
was read in full, and on motion of Mr. Burke the rules were suspended, the first reading considered the second and third, and Senate bill No. 276 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Bird, Cameron, David, Hanson (Ole), McKinney, McMaster, Renick, Sayre, Scott, Sweet, Thayer, Weir—12.

The emergency clause passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant,
Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—86.

Those absent or not voting were: Messrs. David, Edge, Hubbell, Kayser, Locke, Renick, Scott, Taylor, Weir—9.

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

Senate bill No. 93, to establish reciprocation with respect to insurance companies: The bill was read the second time by sections, and on motion of Mr. Whalley the rules were suspended, the second reading considered the third, and Senate bill No. 93 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 7; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Clark, Kayser, Palmer, Sparks, Tonkin, Vollmer, Webster—7.

Those absent or not voting were: Messrs. Beach, Bird, Burke, Cameron, David, French, Ghent, Halferty, Hubbell, McMaster, Norris, Renick, Sayre, Slayden, Weir—15.

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

On motion of Mr. Bell, the rules were suspended, and the chief clerk directed to transmit to the Senate immediately all bills passed by the House.
The speaker announced that he had signed Senate joint memorial No. 7.

On motion of Mr. Hanson (Ole), the House adjourned.

Loren Grinstead,                          Leo O. Meigs,
Chief Clerk.                             Speaker.

FORTY-SIXTH DAY.

MORNING SESSION.

House of Representatives,

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Hewitt and Webster. Mr. Hewitt was excused.
Prayer was offered by Rev. George A. Sheafe, of Kent.
On motion of Mr. Tennant, reading of the journal was dispensed with.

Communication from the Secretary of State.

The State of Washington.
Department of State.
Office of the Secretary.

Olympia, February 23, 1909.

To the Honorable Speaker of the House of Representatives:

Srn: I herewith transmit certified copy of House joint resolution No. 7 adopted by the eleventh legislative assembly of the State of South Dakota and request your consideration of the same.

Yours very truly,

Sam H. Nichols, Secretary of State.

Referred to Committee on Judiciary.

Reports of Standing Committees.

House bill No. 348: Recommend it do pass.
House bill No. 110: Recommend it do pass.
House bill No. 281: Recommend it do pass.
House bill No. 85: Recommend it do pass.
House bill No. 223: Recommend it do pass.
House bill No. 293: Recommend it do pass.
House bill No. 361: Recommend it do pass.
House bill No. 342: Recommend it do pass.
House bill No. 328: Recommend it do pass.
House bill No. 232: Recommend it do pass.
House bill No. 124: Recommend it do pass.
House bill No. 73: Recommend it do pass.
House bill No. 330: Recommend it do pass.
House bill No. 185: Recommend it do pass.
House bill No. 260: Recommend it do pass.
Senate bill No. 104: Recommend it do pass.
Senate bill No. 33: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed.
Senate bill No. 167: Recommend it do pass.
Senate bill No. 56: Recommend it do pass.
Senate substitute bill No. 109: Recommend it do pass.
House bill No. 329: Recommend it do pass as amended.
House bill No. 362: Recommend it do pass as amended.
House bill No. 356: Recommend it do pass as amended.
House bill No. 384: Recommend it do pass as amended.
House bill No. 366: Recommend it do pass as amended.
House bill No. 326: Recommend it do pass as amended.
House bill No. 314: Recommend it do pass as amended.
House bill No. 79: Recommend it do pass as amended.
House bill No. 202: Recommend it do pass as amended.
House bill No. 264: Recommend it do pass as amended.
House bill No. 154: Recommend it do pass as amended.
House bill No. 132: Recommend it do pass as amended.
House bill No. 261: Recommend it be re-referred to Committee on Fisheries.

There being no objections, the bill was re-referred to Committee on Fisheries.

House bill No. 138: Recommend it be indefinitely postponed.

On motion of Mr. Buchanan, the committee report was adopted.

House bill No. 64: Recommend it be indefinitely postponed.

On motion of Mr. Hanson (Ole), the committee report was adopted.
House bill No. 55: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 114: Recommend it be indefinitely postponed.
On motion of Mr. Kayser, the bill was re-referred to Committee on Roads and Bridges.
House bill No. 324: Recommend it be indefinitely postponed.
Mr. Beach moved adoption of the committee report.
The motion was lost.
On motion of Mr. McGregor, the bill was re-referred to Committee on Game and Game Fish.
House bill No. 253: Recommend it be indefinitely postponed.
On motion of Mr. Beach, the committee report was adopted.
House bill No. 39: Recommend it be indefinitely postponed.
On motion of Mr. Beach, the committee report was adopted.

Mr. Speaker:
Your Committee on Enrolled Bills, to whom was referred House bills Nos. 59, 58, 112, 37, 102, 107, 169, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted,
T. A. Thompson, Chairman.
We concur in this report: G. P. Halferty, Geo. B. Webster.

First Reading of Senate Bills.

Senate bill No. 201: Referred to Committee on Railroads.
Senate bill No. 14: Referred to Committee on State, School and Granted Lands.
Senate bill No. 36: Referred to Committee on Roads and Bridges.
Senate substitute bill No. 110: On motion of Mr. Tennant, the rules were suspended and the bill was placed on the calendar.
Senate bill No. 254: Referred to Committee on Railroads.
Senate bill No. 214: Referred to Committee on Judiciary.
Senate bill No. 233: Referred to Committee on Municipal Corporations of the First Class.

Second Reading of Bills.
ment of section 10 of article 3 of the constitution of the State of Washington relating to the executive department of the State of Washington, and providing for the succession to the office of governor," 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:

After the words lieutenant governor in line 24 of the original bill and line 16 of the printed bill, insert the following: "who shall act as governor until the disability be removed, or a governor be elected."

Strike the words "provide a perpetual incumbent to discharge the duties" in line 15 of the original bill and lines 10 and 11 of the printed bill, and insert in lieu thereof the words "fill the vacancy in the office."

Amend by adding sections 2, 3 and 4, as follows:

"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 wherein 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 ten (10) of article three (3) of the constitution, relating to the succession to the office of governor"; "Against the proposed amendment to section ten (10) of article three (3) of the constitution, relating to the succession to the office of governor."

"Sec. 4. If it shall appear from the ballots cast at the said election that a majority of the qualified electors voting upon the question of the adoption of the said amendment have voted in favor of the same, the governor shall make proclamation of the same in the manner provided by law and the said amendment shall be held to have been adopted and to have been a part of the constitution from the time of such proclamation."

E. B. PALMER, Chairman.


The bill was read the second time by sections, and on motion of Mr. Todd the committee amendments were adopted.

Mr. Todd moved to amend by striking the words "provide a perpetual incumbent to discharge the duties" in lines 21 and 22 of section 1 in the printed bill and inserting in lieu thereof the words "fill the vacancy in the office."

The amendment was adopted.

On motion of Mr. Beach, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 14 was placed on final passage and passed
the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—85.

Voting nay: Mr. Palmer—1.

Those absent or not voting were: Messrs. Hewitt, Jackson (R. A.), Kayser, Norris, Renick, Scott, Sims, Slayden, Thompson (T. A.)—9.

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

The speaker called Mr. Palmer to the chair.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 47, entitled “An act for the protection of farmers, ranchmen, herders of cattle, tavern keepers, livery and boarding stable keepers, and other persons, for herding, keeping, pasturing, feeding and caring for stock,” 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 line 4 of section 2 of the printed bill, strike the word “he,” and insert in lieu thereof the words, “the sheriff or any constable.”

In line 5 of section 2 of the printed bill, after the word “sale” insert the words “by delivering a copy of such notice to the owner, or, in case personal service cannot be had, by publishing same.”

In line 9 of section 2 of the printed bill, strike the word “may” after the word “remaining” and insert in lieu thereof the word “shall.”
Add to the bill, as section 4, the following: “Section 4. The provisions of this act shall apply to stolen property.”

R. E. Buchanan, Chairman.

We concur in this report: W. W. Sparks, Hugh C. Todd, G. R. Tennant, R. S. Lambert, E. A. Sims.

The bill was read the second time by sections, and on motion of Mr. Lambert the committee amendments were adopted.

Mr. Kayser moved to amend by striking the words and figures “ten (10)” in line 3 of section 2 in the printed bill and inserting in lieu thereof the words and figures “twenty (20).”

The amendment was lost.

On motion of Mr. Lambert, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 47 was placed on final passage.

On motion of Mr. Lambert, the rules were suspended and the bill was returned to second reading for purpose of amendment.

Mr. Hanson (Ole) moved to amend by striking section 4 in the amended bill.

The amendment was adopted.

On motion of Mr. Hanson (Ole), the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 47 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. Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Haferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young—81.
Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Fancher, Hewitt, Jackson (F. C.), McMas­ter, Norris, Scott, Slayden, Stone, Stuart, Thompson (T. A.), Whalley, Mr. Speaker—14.

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

House bill No. 305, providing for the protection and propo­gation of fish: Mr. Sims moved to amend as follows:

Section 1, line 14, after the word “rivers,” add the following: “It shall also be unlawful to use any purse net or purse seine the meshes of which are less than two and one-half inches, stretched measure.”

The amendment was adopted.

Mr. Sims moved to amend by inserting after the word “in” in line 1 of section 3 in the printed bill, the words “any of,” and by striking the words “Puget Sound” in line 2 of said section in the printed bill and inserting in lieu thereof the words “the state.”

The amendments were adopted.

Mr. Rudene moved to amend by striking the words “gill net, or other like net” in line 13 of section 1 in the printed bill.

The amendment was lost.

Mr. Sims moved to amend by striking the last word in section 4, “immediately,” and inserting in lieu thereof the following words and figures: “April 1, 1909.”

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. David, the rules were suspended, the bill considered en­grossed, the second reading considered the third, and House bill No. 305 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradshberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Ken­oyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Morse, Norris,
Palmer, Rogers, Sayre, Sims, Shutt, Sparks, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Anderson (Nels), Bird, Rudene, Stephens (E. M.)—4.

Those absent or not voting were: Messrs. Cameron, Clark, Fancher, Ghent, Hanson (H. H.), Hewitt, Jackson (F. C.), McInnis, Miller, Morris, Reeve, Renick, Scott, Slayden, Spedden, Taylor, Whalley—14.

The emergency clause passed the House by the following vote: Yeas, 79; nays, 3; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Sims, Shutt, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Anderson (Nels), Rudene, Stephens (E. M.)—3.

Those absent or not voting were: Messrs. Buck, Clark, Farnsworth, Gordon, Hanson (H. H.), Hewitt, Locke, McClure, Renick, Scott, Slayden, Sparks, Spedden—13.

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, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 80, entitled "An act relating to the special Alaska-Yukon-Pacific Exposition fund, etc.";
Senate bill No. 81, "An act creating a state shore land improvement fund, etc.";
Senate bill No. 111, "An act to regulate the purchase, sale, transfer of stocks of merchandise in bulk, etc.";
Senate substitute bill No. 168, "An act granting to municipal corporations the right to cross state waterways, etc.";
And the same are herewith transmitted.

W. T. Laube, Secretary of the Senate.

House bill No. 236, amending an act in relation to proceedings to reincorporate cities: The bill was read the second time by sections, and on motion of Mr. Thayer the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 236 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. Beach, Bell, Bolinger, Boone, Bradberry, Buchanan, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Holm, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bishop, Buck, Bugge, Cameron, Clark, French, Ghent, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kayser, McGregor, McMaster, Slayden, Taylor, Weir—22.

The emergency clause passed the House by the following vote: Yeas, 80, nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm,

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Buck, Bugge, Campbell (J. E.), Clark, Ghent, Hewitt, Hubbell, Kayser, Locke, McGregor, Slayden, Sparks—15.

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

House bill No. 335, relating to claims for damages against certain cities and towns: The bill was read the second time by sections, and on motion of Mr. Thayer the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 335 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. Anderson (John), Beach, Bell, Bolinger, Boone, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—69.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bradsberry, Buchanan, Buck, Bugge, Burke, Campbell (J. E.), Clark, Fancher, Ghent, Hanson (Ole), Hewitt, Hubbell, Jackson (R. A.), Kayser, Locke, McInnis, Morris, Morse, Norris, Slayden, Sparks, Sweet—26.

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. 88, entitled "An act amending section 8 of 'An act relating to chattel mortgages and the filing thereof, and repealing all laws in conflict therewith,' approved March 13th, 1899," 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 line 4 of section 1 of the printed bill, strike the words "in whole," and in line 5 the words "or in part"; also the words "partially or fully." In line 7 of section 1 of the printed bill, strike the words "to the extent of."

R. E. Buchanan, Chairman.

We concur in this report: Hugh C. Todd, Geo. R. Tennant, R. A. Thayer, B. E. McGregor.

The bill was read the second time by sections, and on motion of Mr. Miller the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 88 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Burke, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McKinney, Miller, Morris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Bradberry, Buck, Bugge, Calkins, Cameron, Clark, Cogswell, David, Farnsworth, Hall, Hewitt, Hubbell, Jackson (F. C.), McGregor, McInnis, McMaster, McMillan, Morse, Norris, Palmer, Stephens (E. M.), Thayer—24.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 173, making appropriations for deficiencies in maintenance of school for deaf and blind and insane asylums: The bill was read the second time by sections, and on motion of Mr. Fancher the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 173 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 22; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell; Bird, Bolinger, Boone, Buchanan, Burke, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McArthur, McClure, McKinney, McMaster, McMillan, Miller, Morris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Tonkin, Vollmer, Young—52.

Those voting nay were: Messrs. Beach, Bradsberry, Bugge, Byerly, Cameron, Edge, Ghent, Hall, Hanson (Ole), Hayward, McGregor, Morse, Norris, Slayden, Stuart, Taylor, Thayer, Thompson (T. A.), Ward, Webster, Weir, Whalley—22.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Buck, Clark, Erickson, Halferty, Hewitt, Holm, Jeffries, Kayser, Kenoyer, Lambert, Locke, McInnis, Rudene, Sims, Sparks, Stephens (E. M.), Sweet, Tennant, Mr. Speaker—21.

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

House bill No. 287, regulating the hours of labor of persons employed underground in coal mines: The bill was read the second time by sections, and on motion of Mr. Hanson (Ole) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 287 was placed on final passage.

Mr. Leonard moved that the bill be indefinitely postponed.

The motion was lost.

House bill No. 287 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. Anderson (John), Ander-
son (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Ghent, Gordon, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Buck, Bugge, Clark, Farnsworth, Fisher, French, Halferty, Hall, Halsey, Hewitt, McGregor, McMillan, Slayden, Sweet—16.

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, 1909.

MR. SPEAKER:

The president has signed House bill No. 59, entitled "An act to amend article 6 of the constitution of the State of Washington, relating to the qualification of voters within the state";

The Senate has passed amended Senate bill No. 6, entitled "An act establishing, providing for the maintenance of and relating to a general and uniform public school system for the State of Washington, etc."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Scott, the House took a recess to 1:30 p. m.
The speaker called the House to order at 1:30 p. m. Roll call showed all members present except Messrs. Buck, Hewitt and Jeffries. Mr. Hewitt was excused.

There being no objections, the rules were suspended, and the House took up consideration of Senate bills on first reading.

FIRST READING OF SENATE BILLS.

Senate substitute bill No. 168: Referred to Committee on Harbors and Waterways.

Senate bill No. 111: Referred to Committee on Judiciary.

Senate bill No. 81: Referred to Committee on Harbors and Waterways.

Senate bill No. 80: Referred to Committee on Harbors and Waterways.

Amended Senate bill No. 6: Referred to Committee on Education.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 24, 1909.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House bill No. 79, entitled "An act to prevent the killing, entrapping, shooting, ensnaring, maiming or molesting of any of the wild birds at any season of the year upon the waters of Lake Washington or within one mile of the shores thereof, and providing a penalty for the punishment of the violation 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:

Strike all of section 3 and insert in lieu thereof the following: "Section 3. The English or European house sparrow, jays, kingfishers, magpies and chicken hawks are not included among the birds protected by this act, and the provisions of this act shall not apply to any person who shall kill any bird on his enclosed premises while such bird is destroying fruit or grain."

WM. M. BEACH, Chairman.


Mr. Palmer moved to amend by inserting the words "and Puget Sound" after the words "Lake Washington" where they occur in lines 2 and 4 of section 1 in the printed bill.
Mr. Taylor moved to amend the amendment by adding to the words proposed to be inserted the words "or any waters of Washington."

Mr. McArthur moved to lay on the table the amendment to the amendment.

The motion to lay on the table was lost.

The amendment to the amendment was lost.

The original amendment was lost.

Mr. McArthur moved to amend by inserting the words "during the months of May, June, July, August, September and October" after the word "birds" in line 3 of section 1 in the printed bill.

The amendment was lost.

Mr. Palmer moved to amend by inserting the words "to fire any gun or" after the word "unlawful" in line 1 of section 1 in the printed bill.

The amendment was adopted.

Mr. Tennant moved the adoption of the committee amendment.

The amendment was lost.

Mr. Palmer moved to amend by striking all of section 3 in the original bill.

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by changing the number of section 4 to section 3 and by striking the word and figure "and 3" and the comma between the figures "1" and "2" in the first line of section 4 in the printed bill and inserting between the figures "1" and "2" in said line 1 of section 4 in the printed bill the word "and."

The amendment was adopted.

Mr. Palmer moved to amend the title by inserting after the word "the" where it occurs in the title the words "firing of guns or."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Renick the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 79 was placed on final passage and passed the House.
by the following vote: Yeas, 71; nays, 6; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McKinney, McMaster, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Young, Mr. Speaker—71.

Those voting nay were: Messrs. Fisher, McInnis, Shutt, Stuart, Sweet, Tennant—6.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Bradsberry, Buck, Ghent, Hanson (H. H.), Hewitt, Kenoyer, McMillan, Miller, Norris, Stevens (A. M.), Stone, Thayer, Vollmer, Weir, Whalley—18.

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

House bill No. 327, amending an act relating to the duties of justices of the peace and constables: The bill was read the second time by sections, and on motion of Mr. Webster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 327 was 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. Anderson (John), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve,
Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—80.

Voting nay: Mr. Thompson (H. W.)—1.

Those absent or not voting were: Messrs. Beach, Buck, Bugge, Burke, Ghent, Gordon, Halferty, Hanson (H. H.), Holm, Hubbell, McMillan, Stone, Weir, Whalley—14.

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. 37, 58, 59, 102, 107, 112 and 169, and Senate bills Nos. 276, 52, 77 and 99.

House bill No. 318, protecting salmon and salmon trout: The bill was read the second time by sections, and on motion of Mr. Morris the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 318 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Buck, Bugge, Burke, Farnsworth, Gordon, Hayward, Hewitt, Holm, Kayser, Norris, Reeve, Scott, Stone, Taylor, Thayer, Todd—16.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Bishop, Buck, Bugge, Burke, Byerly, Ghent, Hayward, Hewitt, Holm, McGregor, Stevens (A. M.), Stuart—12.

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

House bill No. 320, empowering cities and counties to grant to the United States rights over streets and roads: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 320 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—76.
Those absent or not voting were: Messrs. Buck, Bugge, Burke, Campbell (F. T.), Cline, Ghent, Hewitt, Holm, Jackson (F. C.), Krouse, McGregor, Norris, Sayre, Scott, Slayden, Stephens (E. M.), Sweet, Thompson (H. W.), Weir—19.

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

House bill No. 353, amending an act relative to the salary of the reporter of the supreme court: Mr. French moved to amend by striking the words “three thousand five hundred” in line 4 of section 1 in the printed bill and inserting in lieu thereof the words “three thousand” and by striking the figures “3,500” in said line and inserting in lieu thereof the figures “3,000.”

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 353 was 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole,) Hayward, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Morris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Spedden, Stevens (A. M.), Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Bugge, French, McClure—3.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Buck, Calkins, Fancher, Farnsworth, Ghent, Gordon, Hewitt, Holm, Hubbell, Kayser, Leonard, McArthur, Morris, Renick, Scott, Slayden, Sparks, Stephens (E. M.), Sweet, Taylor, Weir—23.
There being no objections, the title of the bill was ordered to stand as the title of the act.

House joint memorial No. 6, relating to the extension of state road No. 5 through Rainier forest reserve: On motion of Mr. Palmer, the rules were suspended, the first reading considered the second and third, the memorial considered engrossed, and House joint memorial No. 6 was placed on final passage and passed the House.

House bill No. 201, repealing sections 7319 and 7320 of Ballinger’s Code: The bill was read the second time by sections, and on motion of Mr. Lambert the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 201 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—74.

Voting nay: Mr. McArthur—1.

Those absent or not voting were: Messrs. Anderson (Nels), Boone, Buck, Bugge, Cline, Farnsworth, Ghent, Hall, Hewitt, Holm, McGregor, Norris, Renick, Scott, Sparks, Stephens (E. M.), Sweet, Thayer, Vollmer, Whalley—20.

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 17, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 206, entitled “An act providing for the determination of the
descent of lands in probate in certain cases and for the making and recording of such decisions of descent by the superior court of this state in probate," 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 line 3 of section 3 of the printed bill, insert after the word "manner" the words "as now," and in the same line, after the word "law" insert the words "in probate matters."

In line 1 of section 4 of the printed bill, strike the word "transpires" and insert in lieu thereof the word "appears."

In line 2 of section 4 of the printed bill, after the word "law" insert the word "as," and after the word "other" in the same line, insert the word "probate."

In line 6 of section 4 of the printed bill, after the words "who shall record" insert the words "and index"; from lines 6 and 7 strike the words, "and enter in his reception book" and insert in lieu thereof the word "in"; strike the comma after the word "same" in said line 6.

R. E. BUCHANAN, Chairman.


The bill was read the second time by sections, and on motion of Mr. Thayer the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 206 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Beach, Bell, Bishop, Buck, Carlyon, Clark, Fancher, Farnsworth, Ghent, Gordon,
Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Locke, McInnis, Norris, Renick, Scott, Sweet, Whalley—22.

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

HOUSE OF REPRESENTATIVES,

MR. SPEAKER: OLYMPIA, WASH., February 16, 1909.

We, your Committee on Judiciary, to whom was referred House bill No. 119, entitled "An act relating to railroad companies; authorizing them to sell, purchase, lease and consolidate with other railroads, and validating sales, purchases, leases and consolidations heretofore made, and declaring an emergency," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title of the printed bill as follows: After the word "them" in line 1, insert the words "to construct railroads and branches, and."

In line 7 of section 1 of the printed bill, after the word "buy" insert the word "or," and after the word "lease" in same line insert the words "the whole or any part of any other railroad, together with the franchises, powers and immunities and all other property and appurtenances appertaining thereto, whether located within or without this State";

After the word "respectively" in line 30 of section 1 of the printed bill, insert the following: "Articles stating the name selected for such consolidated corporation and the terms of such consolidation shall be approved by each corporation by the vote of the stockholders holding a majority in amount of the stock, in person or by proxy, at a regular meeting thereof, or a special meeting called for that purpose in the manner provided by the by-laws of the respective consolidating corporations, or by the consent in writing of such majority of such stockholders annexed to such articles; and a copy thereof, with a copy of the records of such approval or consent, duly certified by the respective presidents and secretaries, with the corporate seals of such corporations affixed thereto, shall be filed for record in the office of the secretary of state; and thereupon such consolidating corporations shall be and become one corporation, by the name so selected, which, within this state, shall possess all the powers, franchises and immunities, including the right of further consolidation with other corporations, and be subject to all the liabilities and restrictions now or hereafter imposed by law."

In line 3 of section 2 of the printed bill, strike the words "organized under the laws of this State," and after the word "whether" in the same line insert the words "organized or."

R. E. BUCHANAN, Chairman.

We concur in this report: Geo. R. Tennant, W. W. Sparks, Elmer E. Halsey.
MR. SPEAKER:

Your Committee on Judiciary, to whom was referred House bill No. 119, entitled "An act relating to railroad companies; authorizing them to sell, purchase, lease and consolidate with other railroads, and validating sales, purchases, leases and consolidations heretofore made, and declaring an emergency," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Hugh C. Todd.

Mr. Tennant moved the adoption of the committee amendment to line 7 of section 1 in the printed bill.

Mr. Hanson (Ole) moved that the bill be re-referred to the Committee on Railroads.

The motion to re-refer was lost.

The committee amendment to line 7 of section 1 in the printed bill was adopted.

Mr. Tennant moved the adoption of the committee amendment to line 30 of section 1 in the printed bill.

Mr. Hanson (Ole) moved to amend the committee amendment by striking the words "a majority" where they first occur and the word "majority" where it occurs the second time in said committee amendment and inserting in lieu of the words stricken, in both instances, the words "ninety per cent."

The amendment to the committee amendment was lost.

Mr. Tennant moved to amend the committee amendment by striking the words "a majority in amount" where they first occur and the word "majority" where it occurs the second time in said committee amendment and inserting in lieu of the words stricken, in both instances, the words "seventy-five per cent."

The amendment to the committee amendment was adopted, and the committee amendment, as amended, was adopted.

Mr. Farnsworth moved to amend by adding the following to line 48 of section 1 in the printed bill: "Provided, That any such corporation shall be approved by the state railroad commission."

The amendment was adopted.

Mr. Tennant moved to amend by striking the words "a majority in amount" in line 27 of section 1 in the printed bill and inserting in lieu thereof the words "seventy-five per cent."
The amendment was adopted.
Mr. Hanson (Ole) moved to strike all of section 2.
The amendment was lost.
On motion of Mr. Tennant, the committee amendment to section 2 was adopted.
On motion of Mr. Tennant, the committee amendment to the title was adopted.
The bill was read the second time by sections, and on motion of Mr. Norris the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 119 was placed on final passage.
On motion of Mr. Edge, House bill No. 119 was made a special order for 2:30 p. m. tomorrow.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1909.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 205, entitled "An act relating to evidence," 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 line 5 of section 1 of the printed bill, strike the words "by his oath or affidavit" and insert in lieu thereof the words "under oath."

In line 6 of section 2 of the printed bill, strike the word "just."

R. E. BUCHANAN, Chairman.


The bill was read the second time by sections, and on motion of Mr. Thayer the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 205 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, Cogswell, David, Denman, Edge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McClure, McGregor, McInnis, McKinney, McMaster,
McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Beach, Buck, Clark, Eldridge, Fancher, Hayward, Hewitt, Holm, Leonard, McArthur, Scott, Shutt, Stephens (E. M.), Taylor, Thayer—16.

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

House bill No. 363, reserving the sea shore beach of the Pacific ocean from sale or lease: Mr. Halferty moved to amend as follows:

Following the word "control" in line 8 of section 1 in the printed bill, insert the following: "Provided, however, This act shall not prevent the taking of clams or crabs, as provided by law, from said shores and beaches of the Pacific ocean."

The amendment was adopted.

Mr. Farnsworth moved to amend by striking all of section 3 from the bill.

The amendment was lost.

On motion of Mr. Bradsberry, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 363 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buckanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Car- lyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant,
Those absent or not voting were: Messrs. Buck, Ghent, Halferty, Hewitt, Jackson (F. C.), Renick, Sayre, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Webster, Weir—13.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.) Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Buchanan, Buck, Bugge, Burke, Cameron, Clark, Fancher, Ghent, Hewitt, McGregor, Renick, Sweet—12.

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

House bill No. 269, regulating the use of safety lamps in coal mines: Mr. Tonkin moved to amend by inserting the words “air-locked or lead-locked” after the word “locked” in line 3 of section 1 in the printed bill.

The amendment was adopted.

Mr. Tonkin moved to amend by inserting the words “air-locked or lead-locked” after the word “locked” where it occurs in lines 2 and 3 of section 2 in the printed bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Tonkin the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 269 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Cameron, Carlyon, Edge, Ghent, Lambert, McMaster, Renick, Stone, Webster, Weir—10.

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 bills Nos. 126 and 83.

House bill No. 300, prescribing the method of levying taxes in counties, cities and towns: The bill was read the second time by sections, and on motion of Mr. Lambert the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 300 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure,
McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Cameron, Ghent, Hewitt, Holm, McArthur, Norris, Stevens (A. M.), Stone, Tonkin, Weir—10.

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

House bill No. 291, amending an act authorizing the establishment of public libraries in cities: The bill was read the second time by sections, and on motion of Mr. Holm the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 291 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bell, Bishop, Bradsberry, Cameron, Fisher, Ghent, Hanson (Ole), Hewitt, Holm, Krouse, Lambert, McMaster, Norris, Sims, Slayden, Taylor, Weir—17.

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

House bill No. 231, providing for the mortgaging of property of minors: Mr. Bell moved to amend by striking the word
"such" in line 4 of section 1 in the printed bill and inserting in lieu thereof the word "the" and by adding after the word "guardian" in said line the words "of such minors."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 231 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. Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bradberry, Cameron, Eldridge, Farnsworth, Fisher, Ghent, Hanson (Ole), Hewitt, Kayser, Morris, Palmer, Sayre, Sweet, Weir—16.

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

House bill No. 280, relating to the procedure of condemning lands owned by the state: The bill was read the second time by sections, and on motion of Mr. Bradberry the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 280 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke,
Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Cameron, Cogswell, Denman, Ghent, Hanson (Ole), Hewitt, Hubbell, Jeffries, Locke, McClure, McInnis, Morris, Renick, Stone, Sweet, Taylor, Weir—17.

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

House bill No. 367, prescribing the rules and regulations for the execution of trusts arising under an act of congress for the relief of cities upon public lands: On motion of Mr. Palmer, the rules were suspended, the second reading considered the third, the bill considered engrossed, and House bill No. 367 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, and Mr. Speaker—81.
Those absent or not voting were: Messrs. Buchanan, Erickson, Fancher, Hewitt, Holm, Hubbell, Miller, Morris, Shutt, Slayden, Stuart, Taylor, Tennant, Weir—14.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Spedden, Stevens (A. M.), Stephens (E. M.), Tennant, Thayer, Thompson (H. W.), Thompson, (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (W. T.), Bird, Erickson, Fancher, Hanson (Ole), Hewitt, Jackson (F. C.), Jeffries, Krouse, McMillan, Miller, Morris, Norris, Shutt, Slayden, Sparks, Stone, Stuart, Sweet, Taylor, Webster, and Weir—22.

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, 1909.

Mr. Speaker:

The President has signed Senate bill No. 276, entitled "An act relating to the taking of food fishes, etc."

Senate bill No. 77, "An act making an appropriation for the payment of sundry expenses in the office of the superintendent of public instruction, etc."

Senate bill No. 52, "An act relating to the meeting of presidential electors, etc."

House bill No. 102, "An act providing for the establishment, construction and maintenance of state roads, etc."

House bill No. 112, "An act making an appropriation for the payment of the publication of notices, etc."

—30 H
House bill No. 37, "An act dedicating to the city of Seattle all the rights, title and interest of the State of Washington in certain lands in the city of Seattle, etc."

House bill No. 169, "An act to create a public archives commission, etc."

House bill No. 58, "An act relating to the keeping and deposit of municipal funds, etc."

Senate bill No. 99, "An act for the appropriation of money to defray the expenses of the railroad commission, etc."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1909.

Mr. Speaker:
The President has signed Senate bill No. 83, entitled "An act to promote the safety of employees on railroads, etc."

Senate bill No. 126, entitled "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, etc."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Whalley, House bill No. 357 was made a special order for 7:30 this evening.

On motion of Mr. Bell, the House took a recess to 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. Anderson (John), Beach, Clark, Ghent, Holm, Kenoyer and McClure.

All absentees and the members of the Committees on Judiciary and Labor and Labor Statistics were excused.

SPECIAL ORDER.

House bill No. 357, relating to the state militia: Mr. Todd moved to amend by striking the words "until after January first, 1911," in line 16 of section 48 in the printed bill.

The amendment was lost.
Mr. Meigs moved to amend as follows:

Section 97, in line 6, after the word "thereof" insert the following: "And provided further, That all civilian rifle clubs affiliated with the National Rifle Association of America shall be permitted the use of the rifle ranges in the armories owned by the state at least one night each week, under such regulations as the commander-in-chief may direct."

The amendment was adopted.

Mr. Kayser moved to amend by striking the figures "3,000" in line 6 of section 27 in the printed bill and inserting in lieu thereof the figures "2,500."

The amendment was lost.

Mr. Kayser moved to amend by striking the figures "1,200" in line 7 of section 27 in the printed bill and inserting in lieu thereof the figures "900."

Mr. Jackson moved to amend the amendment by inserting in the place of the figures proposed to be stricken the figures "1,000."

The amendment to the amendment was lost.

The amendment proposed by Mr. Kayser was lost.

The bill was read the second time by sections, and on motion of Mr. Thompson (H. W.) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 357 was placed on final passage.

Mr. Beach moved to reconsider the vote by which the rules were suspended and the bill placed on final passage.

Mr. Palmer demanded a call of the House.

The roll of the House was called on the call of the House and showed all members present except Messrs. Anderson (John), Boone, Bradsberry, Clark, Ghent, Gordon, Hanson (Ole), Holm, Keyoner, McGregor, McInnis, Slayden, Sweet, Tonkin and Weir.

Mr. Lambert moved that the call of the House be dispensed with.

The motion was carried.

Mr. Farnsworth moved to adjourn.

Roll call was demanded, and the motion to adjourn was lost by the following vote: Yeas, 26; nays, 56; absent or not voting, 13.
Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bugge, Burke, Campbell (J. E.), Carlyn, David, Erickson, Farnsworth, Fisher, Hall, Hewitt, Kayser, Lambert, McArthur, McMillan, Morse, Renick, Rogers, Stuart, Sweet, Ward, Webster—26.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, French, Halferty, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Leonard, Locke, McClure, McKinney, McMaster, Miller, Morris, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Whalley, Young, Mr. Speaker—56.

Those absent or not voting were: Messrs. Boone, Bradberry, Clark, Ghent, Gordon, Hanson (Ole), Holm, Kenoyer, McGregor, McInnis, Slayden, Tonkin, Weir—13.

House bill No. 357 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyn, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer; Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Bishop, Boone, Bradberry, Clark, Ghent, Gordon, Hanson (Ole), Holm, Jeffries, Kenoyer, McGregor, McInnis, Slayden, Tonkin, Weir—15.
The emergency clause passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Renick, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—82.

Those absent or not voting were: Messrs. Boone, Bradberry, Clark, Ghent, Gordon, Hanson (Ole), Holm, Kenoyer, McGregor, McInnis, Slayden, Tonkin, Weir—13.

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, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 67, entitled "An act for the purchase of the highway bridge across the Columbia river at Wenatchee, etc."

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Beach, the House adjourned.

LOREN GRINSTED, Leo O. MEIGS,
Chief Clerk. Speaker.
FORTY-SEVENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, February 26, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Jackson (F. C.), reading of the journal was dispensed with.
On motion of Mr. Tonkin, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately all bills passed by the House yesterday.

PETITIONS, MEMORIALS AND RESOLUTIONS.

A petition in regard to township organization laws was read and referred to Committee on Counties and County Boundaries.
A petition from the Manufacturers' Association for the defeat of certain bills was read and referred to Committee on Labor and Labor Statistics.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Palmer gave notice that he would tomorrow move the adoption of an amendment which he would offer to House rule No. 26.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 100: Recommend it do pass.
House bill No. 354: Recommend it do pass.
House bill No. 240: Recommend it do pass.
House bill No. 391: Recommend it do pass.
Senate bill No. 233: Recommend it do pass.
Senate bill No. 230: Recommend it do pass.
Senate bill No. 238: Recommend it do pass.
Senate bill No. 232: Recommend it do pass.
Senate bill No. 234: Recommend it do pass.
House bill No. 134: Recommend it do pass.
House bill No. 294: Recommend it do pass.
Senate substitute bill No. 69: Recommend it do pass as amended.

House bill No. 276: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed.

On motion of Mr. Bishop, House bills Nos. 276 and 350 were re-referred to Committee on Counties and County Boundaries.

House bill No. 234: Recommend it do pass as amended.

House bill No. 368: Recommend it do pass as amended.

House bill No. 313: Recommend it do pass as amended.

House bill No. 311: Recommend it do pass as amended.

Senate bill No. 161: Recommend it do pass as amended.

Senate bill No. 165: Recommend it do pass as amended.

Senate bill No. 203: Recommend it do pass as amended.

Senate substitute bill No. 121: Minority, recommend it do pass as amended thereby; majority, recommend it do pass as amended thereby.

On motion of Mr. Bell, both the majority and the minority committee amendments were ordered printed, and Senate substitute bill No. 121 was made a special order for 10:30 a.m. Tuesday, March 2, 1909.

House bill No. 159: Majority, recommend it be indefinitely postponed; minority, recommend it do pass as amended.

House bill No. 301: Recommend it be indefinitely postponed.

On motion of Mr. Halsey, the committee report was adopted.

House bill No. 304: Majority, recommend it be indefinitely postponed; minority, recommend it do pass as amended.

Senate bill No. 38: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.

House of Representatives,

Mr. Speaker: Olympia, Wash., February 25, 1909.

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 305, 205, 206, 47, 14, 88, 236, 335, 363, 269, 79, 231, have compared same with the original bills and find them correctly engrossed.

C. G. Morris, Chairman.

We concur in this report: J. T. Rogers, H. H. Hanson, O. R. McKinney.

Message from the Senate.

Senate Chamber,

Mr. Speaker: Olympia, Wash., February 26, 1909.

The President has signed Senate bill No. 93, entitled "An act to establish retaliation and reciprocation between this state and others of the United States regarding insurance companies, etc.";
Senate bill No. 157, "An act relating to the adulteration of foods, drinks and drugs, etc."
Senate bill No. 29, "An act relating to the collection of assessments for local improvements, etc."
Senate bill No. 88, "An act providing for and regulating the assignment of wages to be earned in the future, etc."
Senate bill No. 48, "An act relating to actions brought to recover the possession of real property, etc."
Senate bill No. 172, "An act relating to hotels, inns and public lodging-houses, creating the office of state hotel inspector, etc."
Senate joint memorial No. 5, "Relating to the creation of a new railway mail service division, etc."
Senate concurrent resolution No. 17, "Relating to polygamous cohabitation, etc."
The Senate has passed Senate bill No. 243, entitled "An act requiring judges of the supreme court and superior courts to wear gowns while sitting in the hearing of causes"
House bill No. 21, "An act relating to the venue of civil actions, etc."
House bill No. 65, "An act relating to foreign corporations, etc."
House bill No. 63, "An act defining a homestead and providing for the manner of the selection of the same, etc."
House bill No. 67, "An act relating to new trials, etc."
House bill No. 100, "An act providing for the survey of certain state roads, etc."
Senate bill No. 244, entitled "An act appropriating the sum of thirty thousand dollars to the national irrigation congress meeting at Spokane"
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

There being no objections, Mr. Scott was given permission to introduce House joint resolution No. 2, creating a joint legislative committee to investigate the affairs of the office of the insurance commissioner.

The resolution was read in full, and Mr. Scott moved that the rules be suspended, the first reading be considered the second and third and the resolution be placed on final passage and be adopted.

Mr. French moved to amend the resolution by making it apply to all state officers.

Mr. Campbell (J. E.) moved that the resolution be indefinitely postponed.

Roll call was demanded, and the motion to indefinitely postpone House joint resolution No. 2 was carried by the following vote: Yeas, 48; nays, 44; absent or not voting, 3.
Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, Erickson, Fisher, French, Ghent, Hall, Hayward, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McMillan, Morris, Morse, Norris, Palmer, Rogers, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Young—48.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Leonard, McClure, McKinney, McMaster, Miller, Reeve, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Mr. Speaker—44.

Those absent or not voting were: Messrs. Jackson (R. A.), Renick, Rudene—3.

FIRST READING OF SENATE BILLS.

Senate bill No. 67: Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House bill No. 266, authorizing cities of the third class to provide for drainage and sewerage: Mr. Sparks moved to amend by inserting the word "council" after the word "city" in line 4 of section 2 in the printed bill.

The amendment was adopted.

Mr. Sparks moved to amend by striking the second word "to" in line 45, section 3, in the printed bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Carlyon the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 266 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. Anderson (John), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Beach, Boone, Buck, Cogswell, David, Erickson, Fancher, Hayward, Hubbell, Jackson (F. C.), Jeffries, Sims, Stuart, Sweet, Taylor, Thompson (H. W.)—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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Buck, Cameron, David, Denman, Erickson, Fancher, Holm, Hubbell, Jeffries, McGregor, Norris, Sims, Taylor, Tennant, Thayer—15.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 348, placing restrictions upon the sale of spirituous liquors: Mr. McClure moved to amend by inserting the words “or liquor” after the word “poison” in line 19 of section 8 in the printed bill.

The amendment was lost.

Mr. Jackson (F. C.) moved to amend by striking all of line 17 and all of line 16 after the word “purposes” in said line 16, of section 8 in the printed bill.

The amendment was lost.

On motion of Mr. Palmer, the House took a recess to 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 Mr. Renick.

The House resumed consideration of House bill No. 348.

Mr. Morris moved to amend by striking out all of lines 8, 9 and 10 of section 5 in the printed bill.

The amendment was lost.

Mr. McArthur moved to amend by striking the words “or poisons” after the word “medicines” in line 6 of section 7 in the printed bill and by inserting the word “or” between the word “drugs” and the word “medicines” in said line.

Mr. Morris moved to amend the amendment by striking all of lines 6, 7 and 8 of section 7 in the printed bill.

The amendment to the amendment was lost.

The amendment by Mr. McArthur was adopted.

Mr. Sparks moved to amend by striking the word “one” in line 9 of section 5 in the printed bill and inserting in lieu thereof the word “six”; by adding an “s” to the word “dollar” in said line; by inserting the words “per annum” after the word “same” where it first occurs in line 10 of section 5 in the printed bill; by striking the words “each month” in said line 10 and inserting in lieu thereof the word “annually,” and by striking the word “one” in said line 10 and inserting in lieu thereof the word “six,” and by adding an “s” to the word “dollar” in said line 10.

The amendment was adopted.
Mr. Farnsworth moved to amend by striking the following words in line 6 of section 7 in the printed bill: “drugs, medicines or poisons are retailed or dispensed or,” and by inserting the word “and” before the word “compounded” in line 7 of said section in the printed bill.

The amendment was adopted.

Mr. McArthur moved to amend by striking the words “law of the state or” in lines 16 and 17 of section 8 in the printed bill and inserting in lieu thereof the words “ordinance of any.”

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. David the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 348 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Booone, Bradberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker —81.

Those voting nay were: Messrs. Cogswell, McMaster—2.

Those absent or not voting were: Messrs. Anderson (Nels), Buchanan, Buck, David, Fancher, Farnsworth, Hanson (Ole), Jeffries, Renick, Sayre, Slayden, Todd—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 26, 1909.

Mr. Speaker:

The President has signed Senate bill No. 198, entitled "An act increasing the number of judges of the supreme court of the State of Washington," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate concurrent resolution No. 17, Senate joint memorial No. 5, and Senate bills Nos. 172, 48, 88, 157, 93 and 198.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1909.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred House bill No. 326, entitled "An act to prohibit bucket shops in 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 do pass as amended:

In section 4, line 1, by striking the words "It shall be the duty of," and in line 4 of the printed bill, being line 6 of the original bill, after the word "purchaser," strike the word "to" and insert in lieu thereof the words "shall promptly." In line 11 of the printed bill, being in line 16 of the original bill, after the word "furnish," strike the word "the" and insert in lieu thereof the word "said."

JOHN ANDERSON, Chairman.


The bill was read the second time by sections, and on motion of Mr. Anderson (John), the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 326 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. Anderson (John), Anderson (Nels), Anderson, (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.),

Those absent or not voting were: Messrs. Beach, Buck, Hubbell, Jeffries, Kenoyer, Norris, Renick, Thayer, Weir—9.

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

Mr. Anderson (John) moved to reconsider the vote whereby House bill No. 326 was passed.

The motion was lost.

House joint memorial No. 7, relating to the protection and preservation of the American elk: On motion of Mr. Edge, the rules were suspended, the reading already had considered the second and third, the memorial considered engrossed, and House joint memorial No. 7 was placed on final passage and passed the House.

House bill No. 309, providing for two judges of the superior court of Chehalis county: The bill was read the second time by sections, and on motion of Mr. Halferty the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 309 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson
Those voting nay were: Messrs. Anderson (W. T.), Farnsworth—2.

Those absent or not voting were: Messrs. Beach, Buck, Fancher, Holm, Jackson (R. A.), McArthur, McClure, McMaster, Morris, Renick, Stuart, Taylor, Whalley—13.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Buggle, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Car- liyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—78.

Voting nay: Mr. Erickson—1.

Those absent or not voting were: Messrs. Beach, Cogswell, Fancher, Farnsworth, Fisher, Hubbell, Jackson (R. A.), McClure, McGregor, McMaster, Palmer, Renick, Sims, Stuart, Taylor, Whalley—16.

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,

Mr. Speaker:

OLYMPIA, WASH., February 26, 1909.

The Senate has passed Senate bill No. 253, entitled "An act relating to railroads, express, telephone and telegraph companies, and providing for the regulation therefor, etc.";

The President has signed House joint resolution No. 1, "Relating
to the appointment of a committee from the Washington legislature to confer with a like committee from the Oregon legislature; And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The speaker called Mr. Carlyon to the chair.

GENERAL ORDER.

House bill No. 119, relating to railroad companies: On motion of Mr. Hanson (Ole), the rules were suspended and the bill was returned to second reading for purpose of amendment.

Mr. Hanson (Ole) moved to amend by adding the following at the end of section 1 after the first proviso:

Provided, That in no case shall the capital stock of the company formed by such consolidation exceed the sum of the capital stock of the companies so consolidated, at the par value thereof.

The amendment was adopted.

Mr. Edge moved to amend by striking the words "nothing in this act shall be construed as authorizing any" in line 30 of section 1 in the printed bill, and inserting in lieu thereof the word "no," and by inserting the words "or transportation" after the word "railroad" in line 31 of said section in the printed bill and by striking the word "to" in said line 31 and inserting in lieu thereof the word "shall"; also inserting the words "or purchase either directly or indirectly any stock or interest in a railroad or transportation corporation owning or operating a competing line," after the word "line" in line 32 of said section 1 in the printed bill.

The amendment was adopted.

Mr. Edge moved to amend by adding the following at the end of section 2:

Provided, That the provisions of this act shall not apply when the railroads or transportation corporations involved are competing lines.

The amendment was adopted.

Mr. Hanson (Ole) moved to amend the committee amendment to line 30 of section 1 in the printed bill by inserting the words "and a copy thereof be furnished to the railroad commission," after the words "secretary of state."

The amendment was adopted.

On motion of Mr. Hanson (Ole), the rules were suspended, the bill considered engrossed, the reading already had consid-
ered the third, and House bill No. 119 was placed on final passage and passed the House by the following vote: yeas, 76; nays, 8; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Those voting nay were: Messrs. Buchanan, Buck, Cline, Fancher, Kayser, Krouse, Morris, Slayden—8.

Those absent or not voting were: Messrs. Anderson (Nels), David, Farnsworth, Hewitt, Jackson (R. A.), Lambert, McClure, McMaster, Renick, Sayre, Sparks—11.

The emergency clause passed the House by the following vote: yeas, 73; nays, 4; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Denman, Edge, Eldridge, Erickson, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Buchanan, Cline, Kenoyer, Slayden—4.

—31 H
Those absent or not voting were: Messrs. Buck, Burke, Cameron, Cogswell, David, Fancher, Farnsworth, Fisher, Hayward, Jackson (R. A.), Jeffries, Kayser, McClure, Palmer, Renick, Sparks, Stuart—18.

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

House bill No. 281, regulating the manufacture and sale of shoddy: Mr. Thompson (T. A.) moved to amend as follows: Strike the last two words after the word “description,” in line 3 and all of lines 4 and 5, and insert a period in place of the comma after the word “description.”

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Jackson (F. C.) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 281 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Bradsberry, Bugge, Cogswell, Hanson (Ole), Jackson (R. A.), Jeffries, Kayser, Lambert, Locke, McArthur, Renick, Sayre, Scott, Sims, Weir—17.

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

On motion of Mr. Lambert, House bill No. 338 was re-referred to Committee on Revenue and Taxation.
On motion of Mr. Jackson (F. C.), the rules were suspended and the chief clerk was directed to transmit to the Senate immediately House joint memorial No. 7 and House bills Nos. 281, 266 and 309.

House bill No. 188, permitting county and city officers of the first class to close their offices at 1 o'clock Saturday afternoons: Mr. Miller moved to amend by striking out the words "first class" in line 1 of section 1 in the printed bill and inserting in lieu thereof the words "first to tenth class inclusive."

The amendment was adopted.

Mr. Vollmer moved to amend by striking the word "one" in line 3 of section 1 in the printed bill and inserting in lieu thereof the word "six."

The amendment was lost.

On motion of Mr. Palmer, the rules were suspended, the bill considered engrossed, the reading already had considered the second and third, and House bill No. 188 was placed on final passage.

On motion of Mr. Meigs, the rules were suspended and the bill was returned to second reading for purpose of amendment.

Mr. Meigs moved to amend the title by inserting the word "certain" after the word "permitting" and by striking the words "of the first class."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 188 was placed on final passage and passed the House by the following vote: Yeas, 63; nays, 23; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Kenoyer, Leonard, Locke, McArthur, McInnis, McMaster, McMillan, Miller, Morse, Norris, Palmer, Rogers, Rudene, Sims, Slayden, Sparks, Stuart, Sweet,
Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Mr. Speaker—63.

Those voting nay were: Messrs. Anderson (John), Boone, Calkins, Fancher, Farnsworth, Hubbell, Kayser, Krouse, Lambert, McClure, McGregor, McKinney, Morris, Reeve, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Vollmer, Young—23.

Those absent and not voting were: Messrs. Bishop, Buchanan, Buck, Cogswell, Jackson (R. A.), Jeffries, Renick, Thayer, Thompson (H. W.)—9.

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

House bill No. 184, amending an act relative to assessment and collection of taxes: The bill was read the second time by sections, and on motion of Mr. Todd the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 184 was placed on final passage and passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Bradberry, Buchanan, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christiansen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Lambert, Leonard, McGregor, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—68.

Voting nay: Mr. Kayser—1.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bell, Boone, Bugge, Campbell (J. E.), Clark, David, Fancher, Gordon, Hanson (Ole), Jackson (R. A.), Krouse, Locke, McArthur, McClure, McInnis, McMaster, Morris, Renick, Rudene, Shutt, Stevens (A. M.), Stuart, Webster, Weir—26.

The emergency clause passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.
Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMillan, Miller, Morris, Morse, Palmer, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone. Clark, Denman, Gordon, Hanson (Ole), Holm, Jackson (R. A.), Jeffries, Kayser, McInnis, McMaster, Norris, Reeve, Renick, Taylor, Webster—18.

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 9, 1909.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 194, entitled "An act to repeal chapter 150 of the Session Laws of 1907, relating to the improvement of public highways," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

C. F. Kayser, Chairman.

We concur in this report: W. A. Bolinger, Phil S. Locke, J. R. Burke, W. G. Norris, Wm. Bishop, Wm. Beach, Wallace Stuart, G. W. Morse, A. Clark, J. E. Leonard, R. A. Thayer.

Mr. Miller moved to amend as follows:

Beginning in line 5 in section 1 after the word "Provided," strike all of the remainder of the section and insert the following: "Provided, That in all cases where final resolutions have been passed by boards of county commissioners under the provisions of chapter 150, Laws of Washington, A. D. 1907, and where preliminary resolutions have been passed by boards of county commissioners since September 30th, 1908, under the provisions of said chapter 150, the work described in such
preliminary and final resolutions shall be carried to completion under the provisions of said chapter 150, and shall in no wise be affected by the passage of this act."

The amendment was adopted.

Mr. Slayden moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion to indefinitely postpone was lost by the following vote: Yeas, 35; nays, 51; absent or not voting, 9.


Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson, (F. C.), Kayser, Krouse, McClure, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Tod, Tonkin, Vollmer, Webster, Young, Mr. Speaker—51.

Those absent or not voting were: Messrs. Clark, Hanson (Ole), Jackson (R. A.), McArthur, McInnis, Renick, Sims, Weir, Whalley—9.

Mr. Miller moved to amend by adding section 2 as follows:

"Sec. 2. An emergency exists and this act shall take effect immediately."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Hanson (H. H.), the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 194 was placed on final passage and passed the House by the following vote: Yeas, 49; nays, 33; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Clark, Cline, Cogswell,
Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Kayser, Krouse, McArthur, McClure, McMaster, Morse, Reeve, Rogers, Rudene, Sayre, Sparks, Stevens (A. M.), Stone, Taylor, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Webster, Young, Mr. Speaker—49.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, David, Erickson, Halferty, Hewitt, Kenoyer, Lambert, Leonard, Locke, McGregor, McKinney, McMillan, Miller, Morris, Scott, Sims, Shutt, Slayden, Spedden, Stuart, Sweet, Tennant, Thompson (T. A.), Ward—33.

Those absent or not voting were: Messrs. Anderson (Nels), Ghent, Hanson (Ole), Holm, Jackson (R. A.), Jeffries, McInnis, Norris, Palmer, Renick, Stephens (E. M.), Weir, Whalley—13.

The emergency clause failed to pass by the following vote: Yeas, 58; nays, 22; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bird, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Clark, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McInnis, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Stevens (A. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Webster, Weir, Young, Mr. Speaker—58.

Those voting nay were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Christensen, David, Erickson, Hewitt, Lambert, Locke, McGregor, McKinney, Palmer, Shutt, Spedden, Sweet, Thompson (T. A.), Ward—22.

Those absent or not voting were: Messrs. Anderson (Nels), Bell, Fisher, Ghent, Hall, Hanson (Ole), Jackson (F. C.), Jackson (R. A.), Jeffries, McMillan, Norris, Renick, Stephens (E. M.), Stuart, Whalley—15.

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

On motion of Mr. David, the House adjourned.

Loren Grinstead, Leo O. Meigs,
Chief Clerk. Speaker.
HOUSE OF REPRESENTATIVES,
Olympia, Wash., Saturday, February 27, 1909.

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

Roll call showed all members present except Messrs. Bishop, Campbell (F. T.), Ghent, Jackson (R. A.), McMillan, Norris, Renick, Stuart, and Whalley, all of whom were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., February 27, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 189, entitled "An act to provide for the assessment of operating property of railroads, etc."

House bill No. 68, entitled "An act providing for the taking and filing of official oaths"

House bill No. 152, entitled "An act relating to materialmen's liens, and the enforcement thereof"

And the same are herewith transmitted.

WM. T. LAUBE,
Secretary of the Senate.

Mr. Bell moved that rules be suspended and Senate bill No. 189 be considered by the House immediately.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 25; nays, 59; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (W. T.), Bell, Cameron, Carlyon, Christensen, Clark, David, Erickson, French, Hanson (Ole), Jackson (F. C.), Jeffries, Kenoyer, McInnis, McKinney, McMaster, Miller, Sayre, Shutt, Slayden, Sparks, Sweet, Taylor, Tennant, Weir—25.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Beach, Bird, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell,

Those absent or not voting were: Messrs. Bishop, Bolinger, Campbell (F. T.), Campbell (J. E.), Ghent, Jackson (R. A.), McMillan, Norris, Renick, Stuart, Whalley—11.

On motion of Mr. Morris, reading of the journal was dispensed with.

A protest against the proposed division of Okanogan county was read and referred to Committee on Counties and County Boundaries.

Mr. Palmer moved to amend House rule 26 to read as follows:

Rule 26. When a vote which by Reed's Parliamentary Rules is capable of reconsideration has once been taken and decided 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.

The amendment was adopted.

Mr. Beach moved to reconsider the vote whereby the emergency clause in House bill No. 194 failed to pass the House.

The motion was carried.

The roll was called on the emergency clause in House bill No. 194, and the emergency clause passed by the following vote:

Yeas, 71; nays, 6; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McNiss, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—71.
Those voting nay were: Messrs. Bell, Cameron, Erickson, McKinney, Shutt, Thompson (T. A.)—6.

Those absent or not voting were: Messrs. Bird, Bishop, Bolinger, Boone, Campbell (F. T.), Ghent, Holm, Jackson (R. A.), Jeffries, Locke, McGregor, McMillan, Norris, Renick, Stephens (E. M.), Stuart, Weir, Whalley—18.

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. 375: Recommend it do pass.
House bill No. 365: Recommend it do pass.
House bill No. 338: Recommend it do pass.
House bill No. 387: Recommend it do pass.
House bill No. 380: Recommend it do pass.
House bill No. 114: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 401: Recommend it do pass as amended.
House bill No. 359: Recommend it do pass as amended.
House bill No. 240: Recommend it do pass as amended.
House bill No. 303: Recommend it do pass as amended.
Senate joint resolution No. 4: Recommend it do pass as amended.

House bill No. 319: Recommend it be indefinitely postponed.
On motion of Mr. Halsey, the committee report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1909.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 266, 367, 188, 194, 348, 326, 184, 309, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,
C. G. Morris, Chairman.
We concur in this report: J. T. Rogers, H. H. Hanson, R. F. Holm, O. R. McKinney.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 26, 1909.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 5, "Relating to an adequate pension for Mrs. Ann Gridley";

Senate joint resolution No. 6, "Authorizing the president of the board of regents of the University of Washington and State College
to accept benefit of Carnegie retiring fund’’;

House concurrent resolution No. 9, “Relating to the statue of George Washington by the Daughters of the American Revolution’’;

The Senate refuses to recede from its amendments to House bill No. 46, entitled “An act authorizing and empowering the board of regents of the State College of Washington to acquire by lease or purchase a tract or tracts of land for experimental or other purposes’’;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Bell, the rules were suspended, and the House took up introduction of bills.

INTRODUCTION OF BILLS.

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

House bill No. 439, by Mr. Bell: An act prescribing the duties of sheriffs in certain matters, and prescribing penalties for the violation thereof.

Referred to Committee on Rules and Order.

House bill No. 440, by Mr. Ward: An act providing for the survey and reservation of so much of the state’s tideland lot lying in front of lot 5, section 25, township 24 north, range 1 east of the Willamette meridian, as abuts upon or lies in front of the tract of ground purchased by the State of Washington for the Washington Veterans’ Home, and providing for the sale of the remainder of said tideland lot and for the reservation for the use of said Washington Veterans’ Home of so much of the tidelands of the first class and of the harbor area reserve as lies in front of the portion of the tideland lot so reserved.

Referred to Committee on Tide Lands.

FIRST READING OF SENATE BILLS.

Senate bill No. 244, appropriating $30,000 for the national irrigation congress: Mr. Slayden moved that the bill be referred to Committee on Appropriations.

Mr. Edge moved, as a substitute motion; that the bill be placed on general file.

The substitute motion was lost.

The motion to refer was carried.

Senate joint resolution No. 6, “Allowing the president of board of regents of State University and State College to ac-
cect benefit of Carnegie retiring fund”: On motion of Mr. Palmer, the rules were suspended, the resolution read in full, the first reading considered the second and third, and Senate joint resolution No. 6 was adopted by the House.

Senate joint resolution No. 5, “Relating to an adequate pension for Mrs. Ann Gridley”: On motion of Mr. Palmer, the rules were suspended, the resolution read in full, the first reading considered the second and third, and Senate joint resolution No. 5 was adopted by the House.

Senate bill No. 243: Referred to Committee on Judiciary.
Senate bill No. 189: Referred to Committee on Railroads.
Senate bill No. 253: Placed on calendar.

There being no objections, the rules were suspended and the House took up consideration of House bills on third reading.

THIRD READING OF BILLS.

House bill No. 93, regulating the practice of embalming: The bill was read the third time, 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—70.

Those absent or not voting were: Messrs. Bird, Bishop, Bolinger, Campbell (F. T.), Clark, David, Farnsworth, Ghent, Hall, Hanson (Ole), Jackson (R. A.), Kayser, Lambert, McMaster, McMillan, Morris, Norris, Renick, Scott, Sparks, Stephens (E. M.), Stuart, Thayer, Weir, Whalley—25.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 147, amending an act relative to liens: Mr. Farnsworth moved that the rules be suspended and the bill returned to second reading for 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, 73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—73.

Voting nay: Mr. Farnsworth—1.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Bolinger, Boone, Buchanan, Campbell (F. T.), Campbell (J. E.), Clark, David, Edge, Ghent, Jackson (F. C.), Jackson (R. A.), McMillan, Norris, Renick, Stephens (E. M.), Stuart, Weir, Whalley—21.

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 was directed to transmit to the Senate immediately Senate joint resolution No. 6 and House bills Nos. 93 and 147.

There being no objections, the rules were suspended and the House took up consideration of bills on second reading.

SECOND READING OF BILLS.

House bill No. 349, for the prevention of fraud by publication or advertising: Mr. Erickson moved to amend by striking the word "ten" in line 11 of section 1 in the printed bill and
inserting in lieu thereof the word “one” and by striking the letter “s” in the word “years” in said line.

The amendment was adopted.

Mr. Burke moved to amend by striking the word “felony” in line 10 of section 1 in the printed bill and inserting in lieu thereof the word “misdemeanor.”

The amendment was lost.

Mr. Farnsworth moved to amend by inserting the words “or causes to be made or published” after the word “publishes” in line 1 of section 1 in the printed bill and by inserting the words “or causes” at the end of said line 1.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Lambert the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 349 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bird, Bishop, Bolinger, Buchanan, Campbell (F. T.), Clark, David, Ghent, Jackson (F. C.), Jackson (R. A.), McInnis, McMillan, Renick, Stephens (E. M.), Stone, Stuart, Thompson (T. A.), Weir, Whalley—19.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Mr. Palmer moved to reconsider the vote whereby House bill No. 349 was passed.

The motion was lost.

On motion of Mr. McMaster, the House took a recess to 1 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 1 p.m.

Roll call showed all members present except Messrs. Bolinger, Campbell (F. T.), David, Jackson (R. A.), McMillan, Renick, Stuart, Weir, and Whalley, all of whom were excused.

Mr. Palmer moved that Senate substitute bill No. 121 be reprinted, incorporating therein the amendments proposed by the minority of the House Committee on Public Morals thereto.

The motion was carried.

On motion of Mr. Calkins, Senate bill No. 6 was made a special order for 7:30 p.m., Monday, March 1.

REPORT OF COMMITTEES ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 21, 63, 65, 67 and 100, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

T. A. Thompson, Chairman.

We concur in this report: Frank C. Jackson, G. P. Halferty.

SECOND READING OF BILLS.

Mr. Speaker:

We, your Committee on Pure Food and Drugs, to whom was referred House bill No. 198, entitled "An act amending section 4 of an act relating to the adulteration of foods, drinks and drugs, 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:

In section 1, line 29 of the original bill, the same being line 23 of the printed bill, after the word "Second" strike all down to and including line 37 of the original bill, being line 29 of the printed bill, being
all of the paragraph numbered "Second," and insert in lieu thereof the following: "If the contents of the package as originally put up shall have been removed, in whole or in part, and other contents shall have been placed in such package, or if the package fail to bear a statement on the label of the quantity or proportion of any alcohol, morphine, opium, cocaine, heroin, alpha or beta eucaine, chloroform, cannabis indica, chloral hydrate or acetanilide, or any derivative or preparation of any such substances contained therein."

J. W. McArthur, Chairman.


On motion of Mr. McArthur, the committee amendments were adopted.

Mr. Erickson moved to amend by striking all after the word "any" where it first occurs in line 18 of section 1 in the printed bill and inserting in lieu thereof the words, "licensed and practicing physician's prescriptions, prescribed by such physician for use by an individual patient."

Mr. McArthur moved as a substitute amendment to insert the word "licensed" before the word "any" where it first occurs in line 18 of section 1 in the printed bill.

The substitute amendment was lost.

The amendment proposed by Mr. Erickson was adopted.

Mr. McArthur moved to amend the title by adding at the end thereof the following: "as amended by chapter 211 of the Laws of 1907, approved March 15, 1907."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. McArthur the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 198 was 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Boone, Bradsberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (J. E.), Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Rogers, Rudene, Sayre, Scott, Sims,
Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Bolinger, Buchanan, Burke, Campbell (F. T.), Carlyon, David, Fancher, Ghent, Hanson (Ole), Jackson (F. C.), Jackson (R. A.), McMillan, Norris, Reeve, Renick, Stephens (E. M.), Stone, Stuart, Webster, Weir, Whalley—23.

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

On motion of Mr. McArthur, the rules were suspended and the chief clerk was directed to transmit House bill No. 198 to the Senate immediately.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 23, 1909.

We your Committee on Public Morals, to whom was referred House bill No. 264, entitled "An act to regulate, restrain, license, or prohibit the maintenance or running of pool halls, billiard halls, and bowling alleys outside of incorporated cities and towns," 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 "proper" in line 10 of the printed bill, being line 14 of the original bill, the following: "And if said county commissioners revoke said license, they shall refund the unearned portion of such license."

To amend by striking all of section 2.

JOHN ANDERSON, Chairman.


The bill was read the second time by sections, and on motion of Mr. Hubbell the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 264 was 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. Anderson (John), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Buggie, Burke, Byerly, Calkins, Campbell (J. E.), Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Han-
son (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Krouse, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Sweet, Tennant, Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—66.

Voting nay: Mr. Sayre—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Bradsberry, Cameron, Campbell (F. T.), Carlyon, David, Fancher, Ghent, Halferty, Jackson (F. C.), Jackson (R. A.), Kenoyer, Lambert, Leonard, Norris, Renick, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Weir, Whalley—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., February 23, 1909.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 151, entitled "An act providing for the payment of certain deficiencies in the maintenance of the Washington State Fair," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

H. D. Taylor.
E. L. French.

The bill was read the second time by sections.

Mr. Slayden moved that the bill be made a special order for 2 p. m. Wednesday, March 3.

The speaker called Mr. Erickson to the chair.

The motion was lost.

Mr. Meigs moved that the bill retain its place on the calendar.

The motion was carried.

Senate substitute bill No. 110: Mr. Farnsworth moved to amend by striking all of section 9.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third, and Senate substitute bill No. 110 was placed
on final passage and passed the House by the following vote: Yeas, 71; nays, 8; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—71.

Those voting nay were: Messrs. Anderson (W. T.), Cline, Farnsworth, French, Kayser, Lambert, Stone, Webster—8.

Those absent or not voting were: Messrs. Bishop, Bolinger, Campbell (F. T.), David, Ghent, Gordon, Jackson (R. A.), McMillan, Norris, Renick, Sparks, Stephens (E. M.), Stuart, Thayer, Weir, Whalley—16.

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

Mr. Carlyon moved that the House adjourn to 2 p. m. Monday, March 1.

The motion was lost.

Senate bill No. 149, relating to warrants of the state normal schools: Mr. French moved to amend by striking the word "seven" in line 6 of section 1 in the printed bill and inserting in lieu thereof the word "three."

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third, and Senate bill No. 149 was placed on final passage and passed the House by the following vote: Yeas, 65; nays, 6; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Campbell (J. E.), Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth,
Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kaysen, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Mr. Speaker—65.

Those voting nay were: Messrs. French, Kenoyer, Lambert, Tennant, Webster, Young—6.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Bolinger, Bradsberry, Calkins, Cameron, Campbell (F. T.), Carlyon, David, Fancher, Fisher, Ghent, Halferty, Jackson (R. A.), McMillan, Norris, Renick, Slayden, Stephens (E. M.), Stone, Stuart, Taylor, Weir, Whalley—24.

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

Messrs. Slayden and Taylor were excused from voting upon explanation that they were interested in the outcome of the bill.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1909.

MR. SPEAKER:

The president has signed Senate joint resolution No. 6, relating to Carnegie fund, and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker resumed the chair.

The speaker announced that he had signed Senate joint resolution No. 6.

On motion of Mr. Bell, the House adjourned to 2 p. m. Monday, March 1.

LOREN GRINSTED, Leo O. Meigs,
Chief Clerk. Speaker.
FIFTIETH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Monday, March 1, 1909.

The speaker called the House to order at 2 p. m.
Roll call showed all members present except Messrs. Bishop, Clark, and Stone. Messrs. Bishop and Stone were excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Taylor, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A communication in regard to the anti-cigarette law was read and referred to Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 36: Recommend it do pass.
Senate bill No. 214: Recommend it do pass.
Senate bill No. 111: Recommend it do pass.
House bill No. 295: Recommend it do pass.
House bill No. 299: Recommend it do pass as amended.
House bill No. 373: Recommend it do pass as amended.
House bill No. 382: Recommend it do pass as amended.
House bill No. 316: Majority, recommend it do pass as amended; minority, recommend it be indefinitely postponed.
Senate bill No. 197: Recommend it do pass as amended.
Engrossed amended Senate bill No. 6: Recommend it do pass as amended.
House bill No. 346: Reported back without recommendation.
House bill No. 355: Recommend it be placed on general file.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 152 and 68 and House concurrent resolution No. 9, have compared same with the engrossed bills and resolution and find them correctly enrolled.

Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: Geo. B. Webster, John Anderson.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1909.

Mr. Speaker:

The president has signed Senate bill No. 102, entitled "An act to prohibit the throwing and placing of bottles, glass, glassware, tacks and nails in any road or highway, etc.";

Senate bill No. 127, entitled "An act to authorize the boards of regents of the University of Washington and the State College of Washington to apply for participation in the fund of the Carnegie foundation for the advancement of teaching";

Senate concurrent resolution No. 13, Granting Governor Cosgrove an indefinite leave of absence.

The Senate has passed Senate bill No. 251, entitled "An act to prohibit any manufacturer of or wholesale dealer in intoxicating liquors from owning, operating or having any financial interest in any saloon, etc.";

Senate bill No. 216, entitled "An act relating to procedure in condemnation proceedings, etc.";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed House bills Nos. 65, 21, 100, 67, 68, 152 and 68, House concurrent resolution No. 9, Senate bills Nos. 102 and 127 and Senate concurrent resolution No. 13.

There being no objections, House bill No. 386 was re-referred to Committee on Labor and Labor Statistics.

On motion of Mr. Palmer, the rules were suspended and the House took up consideration of Senate bill No. 151, making a deficiency appropriation for the State Fair of Washington.

On motion of Mr. Palmer, the rules were suspended, the second reading considered the third, and Senate bill No. 151 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 13; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, McArthur, McClure, McGregor, McInnis, McKinney, McMas-
SECOND READING OF BILLS.

House bill No. 294, making a deficiency appropriation for public printing: The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 294 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 18; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Todd, Vollmer, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Bugge, Cameron, Cogswell, Erickson, Locke, Palmer, Sims, Slayden, Sparks, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Webster, Weir—18.

Those absent or not voting were: Messrs. Bishop, Clark,
Farnsworth, Hanson (H. H.), Hanson (Ole), Lambert, Stone, Sweet—8.

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

House of Representatives,

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 151, entitled "An act relating to the weekly payment of wages, and providing a penalty," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title of the act by inserting between the words "weekly" and "payment" the words "and semi-monthly."

In line 2 of section 1 of the printed bill, the same being lines 2 and 3, section 1 of the original bill, strike out the words "sailing vessel."

In line 4, section 1 of the printed bill, the same being line 6, section 1 of the original bill, insert between the words "weekly" and "to" the words "or semi-monthly."

After the word "payment" in line 5, section 1 of the printed bill, the same being line 8, section 1 of the original bill, strike off the period and add the following: "in case of weekly payment and not more than 15 days prior to the date of such payment in case of semi-monthly payment."

After section 3 of the printed bill and the original bill add the following, the same to be known as section 4: "If any provision of this act shall be held void or unconstitutional, it is hereby provided that all other portions of the same which are not expressly held to be void or unconstitutional shall continue in full force and effect.

J. E. Campbell, Chairman.

We concur in this report: Hugh C. Todd, P. McInnis, Ole Hanson, Geo. L. Denman, John Anderson.

On motion of Mr. Hanson (Ole), the committee amendments to section 1 were adopted.

Mr. Palmer moved to amend by inserting the words "nor contracted for otherwise" after the committee amendment at the end of section 1.

Mr. Edge moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion to indefinitely postpone was carried by the following vote: Yeas, 58; nays, 28; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bugge, Burke,

Those voting nay were: Messrs. Anderson (John), Buchanan, Buck, Cameron, Campbell (J. E.), Carlyon, Christensen, Denman, Erickson, Fisher, Ghent, Hanson (Ole), Hayward, Jeffries, Kayser, Knoyer, Krouse, Locke, McInnis, McKinney, Morris, Reeve, Slayden, Stevens (A. M.), Thompson (T. A.), Todd, Weir, Mr. Speaker—28.

Those absent or not voting were: Messrs. Bishop, Bradberry, Clark, Hanson (H. H.), Jackson (F. C.), McArthur, Renick, Stone, Sweet—9.

MR. SPEAKER:

We, your Committee on Mines and Mining, to whom was referred House bill No. 235, entitled “An act providing for the development of coal deposits belonging to the State of Washington,” have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. H. TONKIN, Chairman.

We concur in this report: W. A. Bolinger, W. J. Hall, Peter David, James A. Weir, J. E. Campbell, Henry R. Spedden, J. E. Leonard.

Mr. McKinney moved to amend section 3 as follows:

Amend section 3 by inserting at the beginning of said section the following: “Leases may be made in substantially the following form.”

The amendment was adopted.

Mr. McKinney moved to amend section 4 as follows:

Amend section 4 by inserting after the word “shall” in the fourth line of said section the following: “be fixed by the commissioner of public lands, but in no event to,” and by striking the word “not” after said word “shall” in said line, and add to the end of said section the following: “The royalty herein provided to be paid at any time by the commissioner of public lands upon the advice and recommendation of the state inspector of coal mines.”

Add to the end of said section the following: “The royalty herein
provided to be paid by the lessee may be revised and the amount to be paid raised at any time by the commissioner of public lands upon the advice and recommendation of the state inspector of coal mines.”

Mr. Leonard moved the adoption of the majority report.
The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1909.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House bill No. 313, entitled “An act for the protection of certain game birds, and beaver in the counties of Asotin, Garfield, Columbia, Whitman and Walla Walla, defining the closed seasons, 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:

Section 1, in line 2 of the original bill, the same being line 2 of the printed bill, after the word “Whitman” add the following: “Wahkiakum, Yakima, Clarke, Kittitas, Ferry, Stevens, Okanogan, Adams, Chelan, Benton, Klickitat, Franklin.” Also, in line 4 of the original bill, the same being line 3 of the printed bill, after the word “ring-neck” insert the word “Hungarian.”

Section 2, in line 2 and part of line 3 of the original bill, the same being line 2 of the printed bill, strike the following words: “mentioned in section 1 of this act,” and insert in lieu thereof “the counties of the State of Washington, until September 30, 1914.”

Change the title of the act to read as follows: “For the protection of certain game birds in the counties of Asotin, Columbia, Garfield, Whitman, Wahkiakum, Yakima, Clarke, Kittitas, Ferry, Stevens, Okanogan, Adams, Chelan, Benton, Klickitat, Franklin and Walla Walla, and beaver in the counties of the State of Washington, defining the closed season, and fixing penalties for the violation thereof.”

Wm. Beach, Chairman.


On motions of Messrs. Beach and Edge, the committee amendments were adopted.

Mr. Burke moved to amend by striking the word “Wahkiakum” from both section 1 and the title, as amended.
The amendment was adopted.

Mr. Palmer moved to amend by striking section 3.
The amendment was adopted.

Mr. Ward moved to amend by inserting the word “Kitsap”
in the title and in section 1, in both instances at the places formerly occupied by the word "Wahkiakum."

The amendment was adopted.

Mr. Buchanan moved to amend by inserting the word "Spokane" after the word "Whitman" where it occurs in both section 1 and in the title.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Sparks the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 313 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Bradsberry, Campbell (J. E.), Clark, David, Denman, Ghent, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Morris, Stone, Sweet, Weir—15.

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

House bill No. 180, relating to the sale of propagated game birds and beaver: Mr. Burke moved to amend by striking section 2.

The amendment was lost.

Mr. Palmer moved to amend by striking the words "golden, Chinese or English pheasants" in section 1 and inserting in
lieu thereof the words, "any game bird, game fish or game animal."

The amendment was adopted.

On motion of Mr. Palmer, the title was amended to read as follows: "An act relating to the sale of propagated game birds, game fish or game animals, and declaring an emergency."

The bill was read the second time by sections, and on motion of Mr. Morse the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 180 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Mr. Speaker—77.

Voting nay: Mr. Taylor—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Buck, Campbell (J. E.), Clark, David, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), McMaster, Rogers, Stone, Thompson (T. A.), Weir, Young—17.

The emergency clause passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure,
McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—81.

Voting nay: Mr. Burke—1.

Those absent or not voting were: Messrs. Beach, Bishop, Buck, Campbell (J. E.), Christensen, Clark, David, Hanson (H. H.), Holm, Jackson (F. C.), Stone, Thompson (H. W.), Weir—13.

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

House bill No. 105, providing for fire drills in schools: The bill was read the second time by sections, and on motion of Mr. Leonard the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 105 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morše, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Voting nay: Mr. Cogswell—1.

Those absent or not voting were: Messrs. Beach, Bishop, Buck, Burke, Clark, Fancher, Farnsworth, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), Sims, Stone, Sweet, Thompson (H. W.), Weir—16.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 167, providing for the vacation of portions of waterways: Mr. David moved that the bill be re-referred to Committee on Harbors and Waterways.

The motion was lost.

The bill was read the second time by sections, and on motion of Mr. Miller the rules were suspended, the second reading considered the third, and Senate bill No. 167 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Car- lyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, Mc Arthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young; Mr. Speaker—83.

Those absent or not voting were: Messrs. Bishop, Clark, Fancher, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Leonard, Morris, Stephens (E. M.), Stone, Weir—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 Fisheries, to whom was referred House bill No. 368, entitled "An act prohibiting the sale, offering for sale, or keeping possession of, and prohibiting the canning of clams, oysters or other shellfish which have been opened for a period of more than four days, and prohibiting the sale of clams, oysters or other shellfish which have been opened for more than four days, and prohibiting the selling of canned clams, oysters or other shellfish which have been opened for more than four days before being canned, and prohibiting the sale or
keeping for sale of clams, oysters or other shellfish which have been shipped into this state and not kept in a frozen condition during shipment, and providing a penalty for the violation 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:

Section 1, in lines 1 and 2 of the printed bill, the same being in line 2 of the original bill, strike the comma after the word "sale" and add the following words: "or have in his possession."

E. A. Sims, Chairman.


On motion of Mr. Stuart, the committee amendments were adopted.

Mr. Stuart moved to amend section 1 as follows:

Amend section 1 by striking out the period at the end of said section and inserting in lieu thereof a comma, and adding the following: "unless the same were previously canned and kept in a chilled condition."

The amendment was adopted.

Mr. Stuart moved to amend section 4 as follows:

Amend section 4, line 4 of the printed bill, by striking out the word "frozen" and insert in lieu thereof the word "chilled"; also in the same line, change the period after the word "condition" to a colon, and add the following: "Provided, That this act shall not apply to seed oysters for cultivation."

The amendment was adopted.

Mr. Stuart moved to amend the title as follows:

In line 6 of the title, in the printed bill, amend by striking out the word "frozen" and insert in lieu thereof the word "chilled."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Stuart the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 368 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson,
Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (Ole), Hayward, Hohm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bishop, Bradsberry, Buck, Clark, Halferty, Hanson (H. H.), Hewitt, Jackson (F. C.), Leonard, Palmer, Renick, Slayden, Spedden, Stone, Sweet, Taylor, Weir—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 Judiciary, to whom was referred House bill No. 329, entitled "An act fixing the place of office of prosecuting attorneys," 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:

Strike section 2.

R. E. Buchanan, Chairman.

We concur in this report: E. A. Sims, W. W. Sparks, Elmer E. Halsey, R. S. Lambert.

On motion of Mr. Buchanan, the committee amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Byerly the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 329 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Hal-
Those voting nay were: Messrs. Cogswell, McGregor, Palmer, Shutt—4.

Those absent or not voting were: Messrs. Beach, Bishop, Burke, Clark, French, Hanson (H. H.), Hewitt, Krouse, Lambert, McArthur, Renick, Slayden, Stone, Sweet, Thayer, Webster, Weir—17.

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

House bill No. 391, changing the boundary line between the representative and senatorial districts in Whitman county: Mr. Palmer moved to amend by striking the words “so as” in line 2 of section 1 in the printed bill and by striking the word “as” in line 4 of said section in the printed bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Todd the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 391 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. Anderson (John), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.),
Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Bishop, Burke, Clark, Cogswell, Hanson (H. H.), Hewitt, Holm, McArthur, Renick, Stone, Sweet, Vollmer, Weir—15.

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

House bill No. 330, prohibiting live stock from running at large in certain townships: The bill was read the second time by sections, and on motion of Mr. French the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 330 was placed on final passage and passed the House by the following vote: Yeas, 57; nays, 17; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Cameron, Campbell (J. E.), Carlyon, Cline, David, Denman, Erickson, Farnsworth, Fisher, French, Ghent, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Kenoyer, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Taylor, Thompson (T. A.), Todd, Ward, Webster, Whalley, Young, Mr. Speaker—57.

Those voting nay were: Messrs. Buchanan, Buck, Christensen, Edge, Eldridge, Gordon, Halferty, Hall, Halsey, Jeffries, Krouse, Lambert, Locke, Norris, Scott, Tennant, Tonkin—17.

Those absent or not voting were: Messrs. Beach, Bishop, Calkins, Campbell (F. T.), Clark, Cogswell, Fancher, Hewitt, Jackson (F. C.), Kayser, McInnis, Renick, Rudene, Sparks, Stone, Stuart, Sweet, Thayer, Thompson (H. W.), Vollmer, 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. Bell, the rules were suspended and the chief clerk was directed to transmit to the Senate immediately all bills today passed by the House.
On motion of Mr. Morris, the House took a recess to 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. Bishop, Bolinger, Campbell (J. E.), Cline, Sayre, Sims, Sweet and Weir. Messrs. Bishop, Campbell (J. E.) and Sweet and all the members of the Committee on Appropriations were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1909.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 166, entitled "An act appropriating money for the purpose of repaying to the city of Palouse certain overpayments made by said city to the state on account of liquor licenses";

Engrossed Senate bill No. 220, entitled "An act relating to the filing of estimates of timber made by counties for the purpose of taxation, with certain public officers";

Engrossed Senate bill No. 261, entitled "An act amending an act of 1895, relating to the establishment and maintenance of drainage districts, etc.";

Senate bill No. 257, entitled "An act relating to the assessment of benefits resulting to public or county roads, etc.";

Senate bill No. 155, entitled "An act relating to horticulture, and prescribing penalties for the violation thereof, and declaring an emergency";

Senate substitute bill No. 252, entitled "An act relating to authorizing the legislature of each municipality regarding license fee for the sale of intoxicating liquors, etc.";

Senate bill No. 210, "Relating to appeals from the superior courts to the supreme court, etc."

House bill No. 186, "Providing for the establishment of certain state roads, etc."

House bill No. 266, "Authorizing cities of the third class to provide for the drainage and sewerage for such cities, etc."

Engrossed Senate bill No. 239, entitled "An act for the regulation of public warehouses, relating to the shipping, grading, inspection and weighing of grain and hay, defining the duties of railroads, warehousemen and millers in relation thereto, etc."
The president has signed House bill No. 21, entitled "An act relating to the venue of civil actions, etc.";
House bill No. 100, "Providing for the survey of certain proposed state roads, etc.";
House bill No. 63, "Relating to homesteads and providing for the manner of selecting the same, etc.";
House bill No. 152, "Relating to materialmen's liens, etc.";
House bill No. 68, "Relating to the taking and filing of official oaths, etc.";
House bill No. 67, "Relating to new trials, etc.";
House bill No. 65, "Relating to foreign corporations, etc.";
House concurrent resolution No. 9, "Relating to a statue of George Washington for the State University of Washington";
And the same are herewith transmitted.
The Senate has concurred in the House amendment to Senate bill No. 18, entitled "An act amending an act relating to the deposit of public funds in banks by the several county treasurers of this state";
Senate bill No. 29, entitled "An act relating to the collection of assessments for local improvement, etc.";
Senate bill No. 172, entitled "An act relating to hotels, inns and public lodging-houses, creating the office of state hotel inspector, etc."

Wm. T. Laube, Secretary of the Senate.

The speaker called Mr. Bell to the chair.

SPECIAL ORDER.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1909.

Mr. Speaker:

We, your Committee on Education, to whom was referred engrossed amended Senate bill No. 6, entitled "An act establishing, providing for the maintenance of, and relating to a general and uniform public school system for the State 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:

Page 2, line 23, after the word "convention" insert the words "within this or adjoining states."

Page 2, line 39, strike all after the word "attends"; also strike all of lines 40, 41, 42, 43 and 44 and insert in lieu thereof the following: "the county superintendents shall receive actual traveling expenses in attending said convention.

Page 3, section 4, line 2, after the first word "Instruction" insert the words "who shall be the holder of not less than a first grade certificate." 
In line 3, after the word "schools" insert the same clause.

Page 3, chapter 3, section 1, line 4, strike the word "four" and insert in lieu thereof the word "three." In line 5, strike the word "or" at the end of the line, and in line 6, strike the words "principal of a school."
Page 4, line 7, at the top of the page, after the word "accredited" insert the words "four-year," and after the word "school" in the same line insert a period and strike the remainder of the line and strike all of line 8.

Page 4, section 2, line 3, strike the word "the" after the word "of" and strike the word "inspectors" at the end of the same line and insert in lieu thereof the word "inspection."

Page 4, section 4, line 8, after the word "Board" insert the words "who are not under salary," and in the same line, change the word "there" to "such."

Page 3, at the end of line 72, add the following: "Said manual to contain a sketch of the history of the state; an outline of the constitution of the state; excerpts from the school code; the courses of study and rules for the general government of the common schools; a map of the state, and a map of the topography of the state, and such other matter as the state superintendent or the state board of education from time to time shall determine."

Page 4, section 5, in lines 2 and 3, strike the word "approve" and insert in lieu thereof the word "adopt."

Page 4, section 5, in line 9, after the word "institutions" insert the words "of learning of this and other states," and in line 10 of the same section, after the word "awarded" insert the word "teachers."

Page 5, in line 26, strike "$2,500" and insert in lieu thereof "$2,100."

Page 5, line 51, insert a period after the word "Board," strike the word "said" and strike all of line 52.

Page 6, section 5, in line 7, strike the word "their" and insert in lieu thereof the word "its."

Page 18, section 2, in line 6, after the word "manners" insert the following: "and the fundamental principles of honesty, honor, industry and economy."

Page 20, section 4, in line 2, strike the word "five" and insert in lieu thereof the word "three."

Page 20, section 1, strike the new matter in lines 5 and 6, and insert a period after the word "petition."

Page 21, section 1, in line 4, after the word "include" insert the following: "or in case there be no family resident in such territory, then by the board of directors in one of the districts affected by such proposed change," and in same section, in line 5, after the word "age" insert the words "if any."

Page 22, section 3, in line 2, strike the words "of such district."

Page 23, section 3, in line 3, strike the word "will" and insert in lieu thereof the word "shall."

Page 28, strike all of article VIII.

Page 29, section 4, in line 5, strike the words "direct the work of the supervisory principals."

Page 29, section 4, in line 10, after the word "Instruction" insert the words "as provided by law."
Page 30, in line 64, after the word "year" insert the words "if he deem it advisable."

Page 33, section 14, in line 1, strike the words "second or."

Page 41, section 14, in line 5, beginning with the word "Provided," strike remainder of line 5 and all of lines 6, 7 and 8.

Page 45, article XII, strike all of section 1 and insert in lieu thereof the following: "Section 1. That there shall be in each county in this state a county board of education, which shall be composed of five persons, including the county superintendent of common schools, who shall be ex-officio president of the board; four lawfully qualified teachers, which last-mentioned members of the county board of education shall take an oath to faithfully and honestly discharge the duties of his office. The term of office of the members of the county board of education shall be four years, and they shall hold their offices until their successors are appointed and qualified. The board of county commissioners in each county shall, in the month of March, 1910, and in the month of March every four years thereafter, appoint the county board of education for their respective counties, and they shall have power and it shall be their duty to fill all vacancies that may occur in said board."

Page 47, section 9, in line 2, after the word "attendance" add the words "without maximum age limit."

Page 47, section 11, in line 5, strike the words "on the same basis," and in line 6 of the same section, after the second word "county" insert the following: "in the manner provided in section 7, chapter 9, title III of this act."

Page 48, section 4, in line 2, after the words "teachers' institute" insert the words "of two, three, four or five days."

Page 48, strike all of section 5 and insert in lieu thereof the following: "Sec. 5. Each county superintendent shall, at the annual directors' meeting for his county, determine upon a time for holding the teachers' institute, which shall, as nearly as may then be determined, be during the week next preceding the beginning of the fall term of school: Provided, That should any district employ a teacher during the then current school year who had attended the institute, such teacher shall be paid and the district shall be credited with the attendance in the same manner as provided for in the next section."

Page 59, chapter 12, strike the words "Classification of Certificates" in the sub-title, article I, and insert in lieu thereof the words "General Provisions."

Page 59, section 2, in line 1, after the words "temporary certificates" insert the words "and special certificates."

Page 59, section 3, in line 6, between the words "to treasurer" insert the word "the" and in the same line strike the words "or city."

Page 61, article IV, section 1, in line 6, after the word "Manual" insert the words "This certificate shall be valid for one year." Strike the same sentence in line 9.
Same page and section, in line 8, add the letters "er" to the word "high."

Same page and section, in line 20, strike the word "third" and insert the word "second."

Page 62, in line 23, insert a period after the word "chapter," strike the words "Provided, That"; also strike all of lines 24 and 25 and all of line 26 to the word "This."

Page 63, section 1, in line 1, strike the word "cities" and insert in lieu thereof the word "city."

Correct the numbers of the articles V, VI, VII, VIII, and IX, on pages 63, 64 and 65.

Page 63, section 1, strike lines 33 to 38, inclusive.

Page 64, strike all of section 3 and insert in lieu thereof the following: "Sec. 3. City primary and city grammar certificates shall be granted only to applicants who are found upon examination to have a practical knowledge of pedagogics, school management and the general school system of the State of Washington, and to be proficient in and qualified to teach the following branches: Reading, writing, spelling, English grammar, geography, arithmetic, physiology and hygiene, United States history, and such other English branches as the board of directors may prescribe: Provided, That the examination of applicants for such certificates shall be specially adapted to discover their fitness to teach all branches named to pupils of primary or grammar grades respectively."

Page 64, strike all of section 7.

Page 65, line 6, at the top of the page, strike the words "either oral or written" and insert between the words "special" and "examination" the word "written."

Page 66, section 2, in line 9, between the words "the" and "third" insert the words "second or the."

Page 66, section 4, in line 1, strike the words "a paper ticket" and insert in lieu thereof the words "of white paper of uniform size and quality."

Page 67, section 2, in line 2, after the word "determine" insert the following: "The voting shall be by ballot, the ballots to be of white paper of uniform size and quality."

Page 69, section 5, in line 2, between the words "at convenient" insert the article "a."

Page 69, section 7, in line 7, strike the word "outlaying" and insert in lieu thereof the word "outlying."

Page 75, section 1, in line 4, strike the word "continuously."

Page 77, section 9, in line 8, after the word "shall" insert the words "knowingly or wilfully." Same section, in line 9, after the word "act" insert the words 'or fail to report as herein provided.'

Page 77, strike all of section 10, and change the numbers of sections 11, 12 and 13 accordingly.

Page 78, chapter 17, section 1, in line 3, strike the word "completing" and insert in lieu thereof the words "having completed."
Page 78, section 3, in line 6, strike the words "two years" and insert in lieu thereof the word "year."

F. L. Calkins, Chairman.


On motion of Mr. Calkins, all the committee amendments except the one to line 26 on page 5 in the printed bill were adopted.

Mr. Kayser moved to amend the committee amendment to line 26, page 5 in the printed bill, by substituting the figures "2,000" for the figures "2,100."

Mr. Beach moved, as a substitute amendment, to strike all of subdivision fifth, section 5, pages 4 and 5 in the printed bill, after the first seven words of said subdivision fifth.

Roll call was demanded, and the substitute amendment was adopted by the following vote: Yeas, 44; nays, 8; absent or not voting, 43.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bugge, Burke, Byerly, Cameron, Carlyon, Clark, Denman, Eldridge, Fisher, Ghent, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McClure, McInnis, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Shutt, Sparks, Stone, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Whalley—44.

Those voting nay were: Messrs. Calkins, Campbell (F. T.), Christensen, David, McKinney, Todd, Ward, Webster—8.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Bolinger, Boone, Bradshberry, Buchanan, Buck, Campbell (J. E.), Cline, Cogswell, Edge, Erickson, Fancher, Farnsworth, French, Halferty, Hall, Hayward, Jackson (F. C.), Jackson (R. A.), Kenoyer, McArthur, McGregor, McMaster, McMillan, Miller, Morris, Renick, Rogers, Scott, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tonkin, Weir, Young, Mr. Speaker—43.

Mr. Palmer moved to amend section 3, chapter 1, title 2, page 6 in the printed bill, by striking all the underlined portion of said section in the printed bill.
The amendment was adopted.
Mr. Hubbell moved to amend by striking all the underlined portion of subdivision third of section 5, page 7 in the printed bill.
The amendment was lost.
Mr. Palmer moved to amend by inserting the words “not exceeding three hundred in number” after the word “report” where it first occurs in line 29, subdivision sixth, section 5, page 7 in the printed bill.
The amendment was adopted.
Mr. Cameron moved to amend by striking all the underlined portion of section 3, page 8 in the printed bill.
The amendment was lost.
Mr. Hanson (Ole) moved to amend by striking the word “sixteen” in line 10 of section 3, page 8 in the printed bill and inserting in lieu thereof the word “fourteen.”
The amendment was lost.
Mr. Hubbell moved to strike all of section 19, page 11 in the printed bill after the word “thing” in line 6 of said section.
The amendment was lost.
Mr. Denman moved to amend by changing the numbers of chapters 5, 6 and 7, on pages 15, 16 and 17 in the printed bill respectively to chapters 4, 5 and 6 respectively.
The amendment was adopted.
Mr. Denman moved that the word “mute” be inserted after the word “deaf” in line 2 of section 7, page 16 in the printed bill.
The amendment was adopted.
Mr. Denman moved to amend by striking the word and figure “chapter 1” following title III on page 18 in the printed bill and inserting below the heading “General Common School System” the following: “Chapter 1. General Provisions.”
The amendment was adopted.
Mr. Denman moved to amend by inserting a new section, to be numbered section 4, after section 3, page 19 in the printed bill, as follows: “Sec. 4. All other school districts shall be school districts of the third class”; and by numbering the three sections following 5, 6 and 7 respectively.
The amendment was adopted.
Mr. Denman moved to amend by changing the article numbered IV on page 31 in the printed bill to read "Article II" and by making corresponding changes in the numbers of the articles following, down to and including Article XII, on page 45 in the printed bill.

The amendment was adopted.

Mr. McClure moved to amend by striking all of subdivision eleventh of section 16, page 36 in the printed bill.

The speaker pro tem. called Mr. Edge to the chair.

The amendment was lost.

The speaker pro tem. resumed the chair.

Mr. Halsey moved to amend by striking the words "and county" in line 1 of section 7, page 46 in the printed bill.

The amendment was adopted.

Mr. Beach moved to amend by striking the figures "300.00" in line 5 of section 8, page 48 in the printed bill, and inserting in lieu thereof the figures "200.00."

The amendment was adopted.

Mr. Burke moved to amend by striking the word "must" in line 3 of section 8, page 48 in the printed bill and inserting in lieu thereof the word "may."

The amendment was lost.

Mr. Burke moved to amend by inserting the words "in counties of the fourteenth class or over" after the word "superintendent" where it first occurs in line 1 of section 8, page 48 in the printed bill.

The amendment was lost.

Mr. Denman moved to amend by inserting the word "once" after the word "granted" in line 12 of section 1, article IV, page 61 in the printed bill.

The amendment was adopted.

Mr. Denman moved to amend by striking all of line 38 after the word "credits" in said line and the first four words in line 39, subdivision fourth, section 1, page 62.

The amendment was adopted.

Mr. Denman moved to amend by striking all of line 47 after the word "Provided" where it occurs first in said line and all of line 48, subdivision fifth, section 1, page 62 in the printed bill.

The amendment was adopted.

Mr. Denman moved to amend by striking the word "city"
where it occurs the second time in line 2, and also where it occurs in line 3, section 1, article VI, page 64 in the printed bill, and inserting in lieu thereof in each instance the word "district," and by striking the word "city" at the end of line 1 in said section and inserting in lieu thereof the words "district of the first class."

The amendment was adopted.

Mr. Lambert moved to amend as follows:

Amend by changing the numbers of chapters 18, 19 and 20 of title III on pages 78, 79 and 81 of the printed bill to 19, 20 and 21, respectively, and insert a new chapter to be known as chapter 18 as follows:


"Section 1. The state board of education shall outline a course of reading and study similar to a course of study required in a full four-year high school course, and shall provide for the examination and certification of those taking or completing such course. Examinations for this purpose shall be held at the same time and place of holding examinations for teachers' certificates, and in such form as to fully test the student's knowledge of the subject or subjects examined in. Any one or more subjects may be taken at any such examination, and a student failing in any subject may again be examined in such subject at any subsequent examination: Provided, Each year's work of a lower grade must be completed before a student shall be permitted to complete the work of a higher year. Such examination shall be intended only for those not taking a full course in the same subject in a regular high school, and no person shall be admitted to any such examination unless he shall have given to the county superintendent notice of his intention to take such examination and the subjects in which he desires to be examined at least thirty days before the examination, and obtain permission from such superintendent to take such examination.

"Sec. 2. The questions for such examination shall be prepared by state board of education, and shall be furnished to the state superintendent of public instruction, who shall cause the same to be printed and distributed to the several county superintendents upon request therefor, the same as the questions for teachers' examinations are printed and distributed. The manuscript containing the answers of applicants shall be returned to the superintendent of public instruction to be marked and graded by him, and who shall issue certificates to those who have the required percentage in the various branches, which shall be fixed by the state board of education.

"Sec. 3. Upon the completion of the full course as outlined by the state board of education, a state high school certificate shall be issued to the applicant by the said board, and such certificate shall entitle the holder thereof to enter the freshmen class of the State University
or to enter any other class in the other state educational institutions as may be specified by the state board of education."

The amendment was adopted.

On motion of Mr. Beach, the House took a recess to 10 a.m., Tuesday, March 2.

MORNING SESSION.

The speaker called the House to order at 10 a. m., March 2. Roll call showed all members present.

The House resumed consideration of engrossed amended Senate bill No. 6.

Mr. Palmer moved to amend by striking the word "accredited" where it occurs in lines 2 and 4, section 7, page 47 in the printed bill, and by also striking said word "accredited" in line 3, section 10, page 47 of the printed bill.

The amendment was adopted.

Mr. French moved to amend by striking the words "during vacation" in line 4 of section 9, page 16 in the printed bill.

The amendment was lost.

Mr. Denman moved to strike the words "general provisions" from the title of article VII, page 27 in the printed bill.

The amendment was adopted.

Mr. Beach moved to strike the words "pulmonary tuberculosis" after the word "diptheria" in line 2 of section 5, page 18 in the printed bill, and to amend by adding the following at the end of said section 5:

Provided. That no pupil, teacher or janitor can attend school or be employed who is afflicted with pulmonary tuberculosis.

The amendment was adopted.

Mr. Kayser moved to amend by striking section 7 on pages 46 and 47 in the printed bill.

The amendment was lost.

Mr. Hanson (Ole) moved to amend by adding the following at the end of subdivision eleventh, section 16, page 36 in the printed bill:

Provided further, That no child under ten years of age shall be subject to the provisions of this clause.
The amendment was lost.

Mr. Denman moved to amend as follows:

Amend the bill so that all titles, chapters, sections and subsections are respectively numbered numerically.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, and engrossed Senate bill No. 6 was placed on final passage and passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (ohn), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker — 87.

Those voting nay were: Messrs. Hanson (Ole), Morris—2.

Those absent or not voting were: Messrs. French, Jackson (R. A.), Jeffries, Leonard, Sims, Weir—6.

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

On motion of Mr. Palmer, the rules were suspended and the chief clerk was directed to transmit amended engrossed Senate bill No. 6 to the Senate immediately.

On motion of Mr. Palmer, the House adjourned to 10:21 a.m., March 2.

Loren Grinstead, Leo O. Meigs,
Chief Clerk. Speaker.
The speaker called the House to order at 10:21 a.m.
Roll call showed all members present.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Taylor, reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 411: Recommend it do pass as amended.
House bill No. 259: Recommend it do pass as amended.
House bill No. 385: Recommend it do pass as amended.
House bill No. 434: Recommend it do pass.
House bill No. 412: Recommend it do pass as amended.
House bill No. 336: Recommend it do pass.
Senate bill No. 20: Recommend it do pass as amended.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 119, 194, 368, 391, 329, 264, 180, 313, 198, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted.

C. G. Morris, Chairman.


MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed Senate bill No. 97, entitled "An act to appropriate $1,000.00 to carry on the inspection of steam vessels, etc."
Senate bill No. 146, relating to the payment of bills incurred by the bureau of plant industry of the department of agriculture, etc.
Senate bill No. 359, "An act for the relief of Vaughn & Morrill Co."
Senate bill No. 238, "An act to provide for the making of topographic maps within the State of Washington, etc.
And the same are herewith transmitted.

William T. Laube, Secretary of the Senate.
FIRST READING OF SENATE BILLS.

Senate bill No. 216: Referred to Committee on State School and Granted Lands.

Engrossed Senate bill No. 251: Referred to Committee on Public Morals.

Senate bill No. 155: Referred to Committee on Horticulture and Forestry.

Engrossed Senate bill No. 239: Referred to Committee on Railroads.

Senate bill No. 166: Referred to Committee on Claims and Auditing.

Senate bill No. 257: Referred to Committee on Dikes, Drains and Drainage.

Senate bill No. 220: Referred to Committee on Judiciary.

Senate bill No. 261: Referred to Committee on Dikes, Drains and Drainage.

Senate bill No. 210: Referred to Committee on Judiciary.

Senate substitute bill No. 252: Referred to Committee on Judiciary.

SPECIAL ORDER.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1909.

MR. SPEAKER:

We, your Committee on Public Morals, to whom was referred engrossed Senate substitute bill No. 121, entitled "An act relating to the sale of spirituous, malt, fermented and other intoxicating liquors, and providing a penalty for the violation of the provisions hereof," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass as amended:

Strike out all after the enacting clause, being sections one (1) to twenty (20), inclusive, and insert in lieu thereof the following:

"Section 1. For the purpose of an election upon the question of whether the sale of intoxicating liquors shall be permitted as hereinafter provided for, there shall be the following units of territory, to-wit: Each city of the first, second and third class; each unclassified city having a population of more than fifteen hundred; each county not containing any city of the first, second or third class, nor any unclassified city having a population of more than fifteen hundred; and that portion, considered as a whole, of each county containing any such city or cities, outside of its or their boundary lines. Each subdivision of territory as above shall be a unit to itself and may vote
as such upon the question of the sale of intoxicating liquor within its
boundaries.

"Sec. 2. Within any unit hereinbefore created, a special election
may be held upon the question of whether the sale of intoxicating
liquor shall be permitted within that unit, upon compliance with the
conditions hereinafter prescribed; thereafter no election upon the
question of the sale of intoxicating liquor shall be held except on the
day of the general county election. In the event that a special election
is held in any unit hereunder, no other election under the provisions of
this act upon the question of the sale of intoxicating liquor within such
unit shall be held prior to the day of the general county election of
1910, and thereafter at the said general election biennially.

"Sec. 3. Any unit hereby created may hold a special election upon
the question of whether the sale of intoxicating liquor shall be per­
mitt ed within the boundaries of such unit, upon the filing with the
clerk of any city unit or the county auditor of any county unit of a pe­
tition subscribed by qualified electors of the unit equal in number
to at least thirty per cent. of the electors voting at the last general
election within such unit. Such petition shall designate the unit in
which the election is desired to be had, the date upon which the elec­
tion is desired to be held, and the question that is desired to be sub­
mitt ed. The persons signing such a petition shall state their post­
office address, the name of the precinct in which they reside, and in
case the subscriber be a resident of a city, the street and house num­
ber, if any, of his residence, and the date of signature. Said petition
shall be filed not less than forty days nor more than sixty days prior to
the date upon which the election is desired to be held. No signature
shall be valid unless the above requirements are complied with, and
unless the date of signing the same is less than ninety days preced­
 ing the date of filing. No signature shall be withdrawn after the filing
of such petition. Every signature appended to such petition shall be
presumed to be genuine and validly affixed to such petition unless the
genuineness and validity of the names subscribed thereto, or some of
them, be attacked by a proper proceeding in a court of competent jur­
isdiction, by a qualified elector of the unit in which the election is
sought to be held, within ten days after the filing of such petition.
Any proceeding to test the genuineness or validity of any signature to
any such petition shall be speedily heard by the court, and its decision
therein shall be conclusive, and no appeal shall lie therefrom. Such
petition may consist of one or more sheets and shall be fastened to­
gether as one document, filed as a whole, and when filed shall not be
withdrawn or added to. No signature shall be withdrawn after the
filing of such petition. Such petition shall be a public document and
shall be subject to the inspection of the public.

"Upon the request of anyone filing such a petition and paying or
tendering to the city clerk or county auditor one dollar for each
one hundred names, or fraction thereof, signed thereto, together with a
copy thereof, said clerk or county auditor shall immediately compare
the original and copy and attach to such copy and deliver to such person his official certificate that such copy is a true copy of the original, stating the day when such original was filed in his office.

"Sec. 4. Upon the filing of a petition as hereinbefore provided, the city clerk or county auditor with whom it is filed shall, not less than ten days thereafter, cause notice of such election to be given, by publishing in not less than one, nor more than three daily or weekly newspapers having a general circulation in the unit within which the election is desired to be held, a notice stating the question that is to be submitted, the unit in which it is to be submitted, and the date for which the election is called. Such notice shall be published in each consecutive issue of such newspaper thereafter until the date of the election, if the paper in which the publication is made be a weekly paper, and not less than fifteen times, if the paper in which the publication is made be a daily paper. All provisions of the general election law relative to the designation of election officers, printing of ballots, and designation of voting places, the conducting of elections and the return and canvass of votes, shall govern any special election held hereunder. The persons filing any such petition, and any organization or organizations opposed to the side represented by the petitioners, may each, within ten days prior to the holding of such election, file with the city clerk, if the unit where the election is to be held is a city, or with the county auditor, if such unit is a county, the names of two persons, one to act as challenger and one as a watchman at each precinct in the unit, and the challengers and watchers of the opposing interests shall have the right to be present in the polling room and exercise the powers which are conferred upon challengers by law. A certificate signed by the city clerk or the county auditor, as the case may be, certifying that any person is a challenger or watcher, duly designated as such, for the precinct in which he assumes to act, shall be sufficient evidence of his right to act as such.

"Sec. 5. The ballot to be used at any such election shall be of suitable size and proper paper, and shall have at the top thereof the questions printed, 'Shall the sale of intoxicating liquor be licensed within the (insert the name or description of the city or county unit in which the vote is to be taken)'? Immediately below said question shall be placed the alternative answers one above the other:

<table>
<thead>
<tr>
<th>Against license</th>
<th>In favor of license</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

—each of said alternatives being followed by a square of convenient size. Persons desiring to vote in favor of licensing the sale of intoxicating liquor within the unit in which the election is to be held shall mark a cross within the square following the words 'In favor of li-
license, and those desiring to vote against the licensing of the sale of intoxicating liquor within said unit shall mark a cross in the square following the words 'Against license,' and the ballots shall be counted accordingly.

"Sec. 6. The returns of any such election shall be canvassed in the manner provided by law for other city and county elections, and after such canvass the city clerk or county auditor, as the case may be, shall publicly certify the result of the election, and shall cause notices of such result to be published in some newspaper circulating in the unit in which the election was held, within ten days after said canvass is completed; and shall record in a well-bound book, to be kept in his office by him and his successors, the result tabulated by precincts of said vote; and said result may be proved in all courts and in all proceedings by such record or by the official certificate of such city clerk or county auditor, and where such a record or certificate shows that a majority of the qualified electors voting on said question voted 'In favor of license,' the same shall be conclusive evidence that the political unit (city or county) to which such vote was applicable has voted in favor of licensing the sale of intoxicating liquor, unless the official certificate of the city clerk or county auditor shall be reversed after a contest of the election in accordance with the provisions of section 21 of this act. Thereupon, if the majority of the qualified electors voting upon said question at said election shall have voted in favor of the sale of intoxicating liquor within the unit in which the election was held, the sale of intoxicating liquor may be continued under license as theretofore, if it was theretofore licensed and sold within such unit; and if the sale of intoxicating liquor was not theretofore licensed within such unit, it shall be within the power of the city council or of the board of county commissioners, acting within the provisions and requirements of state laws or city charters, as the case may be, to issue licenses for the sale of intoxicating liquor within such unit, but such licenses shall not be granted so as to be in force earlier than January 1st following the vote at a general county election. If the majority of the qualified electors voting on such question at any such election shall have failed to vote 'In favor of license,' the same shall be conclusive evidence that the political unit to which such vote was applicable has voted against the sale of intoxicating liquors within such unit, and, thereupon, ninety days after the day of such election, in the case of a special election, and on the 1st day of January following any general election at which a vote has been taken under this act, such result shall become operative, and no intoxicating liquor, save as hereinafter provided, shall be sold within that unit until permission so to do be granted at an election held for that purpose under the provisions of this act. When a majority of the qualified electors in any unit wherein intoxicating liquor has theretofore been sold and licenses have been issued by the city council or by the board of county commissioners under existing laws, shall fail to vote in favor of the sale of intoxicating liquor within such unit, upon such vote becoming operative as
herein provided, the city council or the board of county commissioners, as the case may be, shall return to each person holding a valid, unexpired license for the sale of intoxicating liquor ninety per cent. of the unearned portion of the license fee which shall have been paid to such city or county.

"Sec. 7. At any election which shall be held under this act on the day of the general county election there may be submitted to the qualified electors of any unit the question whether the sale of intoxicating liquor shall be licensed and permitted therein. The method of procuring the submission of such question at any such election shall be the same as that prescribed for procuring the submission of such question at the special election hereinbefore provided for, and all provisions as to the manner of holding the special election, the ballots, the manner of counting the votes, the return and canvass shall, so far as applicable, govern in the submission of such question at the general election. The petition for the submission of such question at a general election shall state the general election at which it is to be submitted. The ballot to be voted upon that question shall be a separate ballot, but the election officers acting at the general election shall act as the election officers upon the election on the submission of such question, but they shall keep the ballots cast on such question in a separate ballot box, and shall make a separate canvass and return of the vote on that question, as though the vote were at a special election: Provided, however, That where any special election is held as hereinbefore provided, the question may not be submitted at a general election prior to the time provided in section 2 hereof. The result of the vote upon the question of licensing the sale of intoxicating liquor at any general election shall be publicly certified and shall have the same effect as hereinbefore prescribed in the case of a special election.

"Sec. 8. It shall be the duty of the city clerk or the county auditor, as the case may be, to furnish all ballot boxes, ballots, poll books and other necessary supplies for the holding of any special or general election hereunder, and the expense thereof, as well as the expenses of the election officers and other necessary expenses of the election, including all official publications herein required, shall be paid in the same manner that the expenses of general elections in any such city or county are paid. Voters at any such election shall have the same qualifications as voters at general elections, and the city clerk shall furnish to the election officers registration books showing the names of persons who are registered to vote thereat.

"Sec. 9. Whenever a majority of the qualified electors voting upon said question in any unit hereinbefore created, at an election held for that purpose, shall have failed to vote 'In favor of license' and it shall thereby have been decided by said vote that intoxicating liquor shall not thereafter be sold within that unit, and the city clerk or county auditor, as the case may be, shall have made public certificate of the result of such election, it shall not be lawful to grant or issue, or
cause to be granted or issued, any license for the sale of intoxicating liquor within said unit; and after the lapse of ninety days from any special county election or after the 1st day of January next following any general county election at which a vote has been taken, it shall not be lawful to sell, give away or in any manner dispose of intoxicating liquor, in any quantity whatever, within the limits of the unit in which the election was held: Provided, That the words 'give away' shall not be construed to prohibit the giving of intoxicating liquor to guests by a person in his private dwelling or private apartments, unless such dwelling or apartments shall become a place of public resort. The phrase 'intoxicating liquor' as used in this act shall be construed to include whiskey, brandy, rum, wine, ale, beer or any spirituous, vinous, fermented, malt or any other liquor containing intoxicating properties, whether medicated or not, and which is capable of being used as a beverage, except preparations compounded by a registered pharmacist the sale of which would not subject him to the payment of the special liquor tax required by the laws of the United States.

"Sec. 10. Within ten days after the date when the result of any election under this act has become operative, every retail liquor dealer except druggists trafficking personally or by agent within any unit which shall have voted against the licensing of the sale of intoxicating liquor therein, shall remove, or cause to be removed, all intoxicating liquor from his place of business, its appurtenances or dependencies; and failure so to do shall be prima facie evidence that such liquor is kept therein for the purpose of being sold, given away or otherwise disposed of in violation of the provisions of this act.

"Sec. 11. Whoever shall by himself or another, either as principal, agent, clerk or servant, directly or indirectly, sell, barter, exchange, give away or otherwise dispose of any intoxicating liquor in any quantity whatever, within the limits of a unit which has, by its vote, decided against the licensing of the sale of intoxicating liquor, or who shall keep or have in his possession any intoxicating liquor with intent to sell, give away or otherwise dispose of such liquor in violation of the provisions hereof, shall, upon conviction thereof, be fined not less than twenty dollars nor more than two hundred dollars, or be imprisoned in the county jail for not less than ten days nor more than thirty days, or be punished by both such fine and imprisonment. Any person convicted of the violation of any provision of this act who shall subsequently violate any provision hereof shall, upon conviction, be fined not less than one hundred dollars nor more than five hundred dollars, and be imprisoned in the county jail for not less than ten days nor more than ninety days. If thereafter he shall again violate any provision of this act, for such third and each subsequent violation he shall, upon conviction thereof, be fined not less than two hundred dollars nor more than one thousand dollars, and be confined in the county jail for not less than three months nor more than one year. Prosecuting attorneys and justices of the peace having knowledge of any previous conviction of any person accused of violating the
provisions hereof shall, in preparing warrants, informations or indictments for such offenses or offenses, allege such previous conviction therein, and a certified transcript from the docket of any justice of the peace, or a certified copy of the record under seal of the clerk of any court of record, shall be sufficient evidence of any previous conviction or convictions of violations of this act.

"Sec. 12. The giving away, delivering or handling of any intoxicating liquor by any storekeeper at any place of business, or the taking or soliciting of orders, or the making of agreements for the sale or delivery, or for the giving away, of any intoxicating liquor within the limits of a unit which shall have voted against licensing the sale of intoxicating liquor therein, or any other device to evade the provisions hereof, shall be deemed an unlawful sale of intoxicating liquor, and any person guilty thereof shall be punished as provided in the preceding section.

"Sec. 13. All places where intoxicating liquor is sold in violation of the provisions of this act are common nuisances, and may be abated as such, and upon conviction of the keeper of any such place of the sale of intoxicating liquor in violation of the provisions hereof, the court shall order that such nuisance be abated and that such place be closed until the keeper, owner, lessor, lessee or other person occupying the same shall give bond with a sufficient surety to be approved by the court making the order in the penal sum of one thousand dollars, payable to the State of Washington, conditioned that intoxicating liquor will not thereafter be sold therein contrary to the law, and will pay all fines, costs, and damages assessed against him for any violation thereof, and in case of violation of any condition of the bond the whole amount may be recovered as a penalty for the use of the county or city wherein the premises are situated.

"Sec. 14. The county commissioners of any county are hereby authorized to use any part of the penalties collected for the violation of this act for the purpose of employing persons to secure evidence for the enforcement of the same, and when there are no funds available from penalties collected for the violation of this act, the county commissioners or city council may appropriate a sum not exceeding two hundred dollars annually, from the general fund of the county or city, for the purpose of enforcing its provisions.

"Sec. 15. Any city clerk, county auditor, inspector, judge of election, police officer or other officer of the law who shall wilfully refuse or neglect to discharge any duty imposed upon him by the provisions of this act, and any one who signs any petition provided for herein, knowing he is not qualified so to sign, or who files with the city clerk or county auditor any petition or sheet or part thereof, knowing that it contains the signature of a person not qualified to sign the same, or any forged or fraudulent signature, or who receives, requests, demands or gives, offers or promises any reward for the signing or the refraining from signing of any such petition, or who by creating or giving of intoxicating liquor or anything else of value, or by threats to injure
the person or property of another, or by betting or other device, either
directly or indirectly influences or attempts to influence any one to
sign or refrain from signing any such petition or to withdraw his name
from the same shall be guilty of a misdemeanor, and upon conviction
thereof shall be fined not less than twenty dollars nor more than two
hundred dollars, or imprisoned in the county jail for not less than ten
days nor more than ninety days, or by both such fine and imprisonmcnt,
in the discretion of the court. If any person shall be convicted of viol­
lating any provisions of this section, and shall subsequently again vio­
late any provision hereof, he shall, upon conviction thereof, be fined
not less than twenty dollars nor more than two hundred dollars, and
be imprisoned in the county jail for not less than ten days nor more
than ninety days.

"Sec. 16. It shall be unlawful for any physician to issue a pre­
scription for intoxicating liquor except in writing or in any case
unless such physician has good reason to believe that the person for
whom it is issued is actually sick and the liquor is required as medi­
cine. Every prescription for intoxicating liquor shall contain the name
and quantity of liquor prescribed, the name of the person for whom pre­
scribed, the date on which the prescription is written and directions
for the use of the liquor so prescribed. Any physician convicted of the
violation of any provision of this section shall not thereafter issue any
prescription for intoxicating liquor for any purpose for a period of two
years from the date of such conviction. Every physician issuing a
prescription in violation of the provisions of this section shall be
deemed to be guilty of a misdemeanor, and upon conviction thereof shall
be punished by a fine of not less than fifty dollars nor more than two
hundred dollars.

"Sec. 17. Nothing in this act shall be construed to forbid or prevent
the sale within any unit which has voted against the sale of intoxicat­
ing liquor therein, by a druggist or pharmacist, of liquor upon pre­
scription for medical purposes, or for sacramental purposes, or of
alcohol for medicinal, mechanical or chemical purposes only, and any
such liquor so sold shall not be drunk upon the premises under any
circumstances. Any druggist or pharmacist selling liquor for the
purposes above provided shall keep a true and exact record, in a book
provided by him for that purpose, in which shall be entered at the
time of every sale of intoxicating liquor made by him, or in or about
his place of business, to any person whatsoever, the date of the sale,
the name of the purchaser, his residence (stating the street and house
number if there be such), the kind, quantity and price of such liquor,
the purpose for which it is sold, and when the sale is for medicinal
purposes the book shall also contain the name of the physician issuing
the prescription therefor. Such entry shall be signed by the person
purchasing the liquor. Every prescription for the sale of such liquor
shall be canceled by writing the word 'canceled,' and the date on
which it was presented and filled, and shall be kept on file, and no such
prescription shall be filled the second time. This book and all pre-
scriptions for intoxicating liquor filled shall be open to inspection by any prosecuting attorney of the county in which the liquor was sold, judge or justice of the peace having criminal jurisdiction therein, or any sheriff, constable, marshal or other police officer within such county. Any druggist or pharmacist who shall fail to keep such record, or who shall destroy or alter in any way any such record or entry therein, or any prescription filled, or permit or procure the same to be destroyed or altered, or refuse inspection thereof to any person entitled to demand such inspection, or shall fail to cancel any such prescription, or shall refill any prescription, or who shall sell intoxicating liquor for medicinal purposes except on a written prescription, or for sacramental purposes without an order signed by a clergyman, shall, for each such act, be deemed guilty of a misdemeanor, and shall be fined not less than fifty dollars nor more than two hundred and fifty dollars for each such offense: Provided, That nothing herein contained shall be construed to prohibit the sale by a druggist or pharmacist of such intoxicating liquor as may be needed by or for a sick person in case of extreme illness where delay may be dangerous to the patient. No druggist or pharmacist who has been convicted of selling intoxicating liquor or of any other act in violation of this section shall thereafter sell intoxicating liquor for any purpose whatsoever, either personally or by agent, for two years within any unit in which the sale of intoxicating liquor is forbidden, and upon a second conviction for a violation of the provisions of this section such druggist or pharmacist shall forfeit his right to practice pharmacy, and the justice of the peace or superior judge before whom such druggist or pharmacist is convicted of a second violation of this act shall so order, and send a copy of such order to the board of pharmacy, who, upon receipt of such order, shall forthwith revoke such license, and no other license shall be issued by the board of pharmacy to any person so convicted within one year from the date of such revocation.

"Sec. 18. It shall be unlawful for any person, or public or private carrier, to accept or receive for shipment, transportation or delivery to any person or place within any unit in which the sale of intoxicating liquor is forbidden under the provisions of this act, or to carry, bring into or transfer to any other person, carrier or agent, or handle, deliver or distribute in any such unit any intoxicating liquor of any sort or character whatsoever; and whoever shall, either as principal, agent or servant, knowingly violate any of the provisions of this section shall, upon conviction thereof, be fined not less than fifty dollars nor more than five hundred dollars, and upon a subsequent violation of this section, in addition to the fine hereinbefore prescribed, he shall, if a natural person, be imprisoned in the county jail for not less than thirty days nor more than six months: Provided, however, That nothing herein contained shall be construed to apply to any individual who may bring into such unit upon his person or as his personal baggage for his private use intoxicating liquor in quantity not to exceed one
gallon, nor to physicians or druggists to whom any public carrier may deliver such goods in unbroken packages, nor to deliveries to churches or the proper officers thereof of wine in unbroken packages for sacramental purposes, nor to deliveries at residences which are not places of business or of public resort, by manufacturers or wholesalers in their own conveyances, if consummated outside of such unit, nor to shipments of liquor in continuous transit to a point outside of such unit. This section shall apply to all packages of intoxicating liquor, whether broken or unbroken, and the carrying into or delivery of such package of intoxicating liquor, regardless of the name by which it may be called, accepted, received, carried, transferred, handled, delivered or distributed in violation of the provisions of this section, shall constitute a separate offense, and any liquor so carried or delivered shall be forfeited and shall be destroyed by the officer seizing the same: Provided, That nothing in this act shall be construed to prohibit any manufacturer of intoxicating liquor from the raw material in any no-license unit from delivering the same outside of such unit where permitted by law.

"It is further expressly provided that no provision of this section is intended or shall be construed to violate or be in conflict with any provision of the constitution and laws of the United States respecting interstate commerce, but this section and all parts of the same are intended to prohibit the acceptance, receiving, carrying, transferring, handling, delivery or distribution, as herein provided, of intoxicating liquor to such extent only as the same is not expressly permitted under the constitution and laws of the United States.

"If any provision of this section shall be held to be void or unconstitutional, it is hereby provided that all other portions of the same which are not expressly held to be void or unconstitutional shall continue in full force and effect.

"Sec. 19. Prosecutions for violations of this act may be by information or indictment. In any such prosecution it shall not be necessary to state the kind of intoxicating liquor sold, nor to describe the place where sold, nor to show the knowledge of the principal in order to convict for the acts of an agent or servant, nor to state the name of any person to whom liquor is sold, nor to set forth the evidence showing that the required number of qualified electors petitioned for the submission to the electors of the question whether intoxicating liquor should be sold in the unit where the violation is alleged to have occurred, nor that a majority of the qualified electors voted against the sale of liquor within such unit, but in all cases it shall be sufficient to state that the act complained of was committed in a unit in which the sale of intoxicating liquor was prohibited, and that such act was then and there prohibited and unlawful.

"The issuance of an internal revenue special tax stamp or receipt by the United States to any person as a wholesale or retail dealer in intoxicating liquor at any place within a unit in which at the time of the issuance thereof the sale of intoxicating liquor was forbidden
shall be *prima facie* evidence of the sale of intoxicating liquor by such person at such place, or at any place of business of such person within the unit where such stamp or receipt is posted, if at the time the stamp or receipt is in force and effect.

"A copy of any such stamp or of the records of the United States internal revenue office, certified to by any United States internal revenue officer, or assistant, having charge of such records or stamps, which shows that the United States special liquor tax has been paid by any person charged with selling, giving away or otherwise disposing of intoxicating liquor in violation of this act in any unit in which, at the time of issuance of said special liquor tax stamp, the sale of liquor was prohibited, shall be competent and *prima facie* evidence that the person whose name appears on said record or stamp, as shown by said certified copy, has paid the special liquor tax for the time stated therein.

"Sec. 20. Any city of the first class, which, under the provisions of its charter, may possess the power to vote upon the question of the issuance of licenses for the sale of intoxicating liquor within its limits may proceed to secure such vote and the results thereof under the provisions of such charter, or may apply the provisions of this act, as the petitioners in any such city may elect.

"Sec. 21. That any five qualified electors of any unit in which an election shall have been held as provided for in this act may, within ten days after the canvass of the returns of such election and upon filing a bond for costs in a penalty to be fixed by the presiding judge, and with a surety or sureties to be approved by him, contest the validity of such election by filing a verified petition in the superior court for the proper county in which such unit is situated, setting forth the ground for the contest. Upon the filing of such petition a summons shall forthwith issue from such court, signed by a judge thereof, and shall be served by the sheriff or his deputy in the county in which said unit is situated, addressed to the city clerk or county auditor with whom the petition for such election is filed, notifying such clerk or auditor of the filing of such petition and directing him to appear in such court on behalf of such unit at the time named in the summons, which time shall be not less than five nor more than fifteen days after the filing of such petition. The procedure in such cases shall be the same as that provided by law for contesting an election to a public office, so far as the same is applicable. The said court shall have final jurisdiction to hear and determine the merits of such cases. Any qualified elector in the unit in which such election shall have been held may be permitted by the court in its discretion to appear in person or by attorney, in any such contested election case, in defense of the validity of such election.

"Sec. 22. Nothing in this act shall be construed to repeal or affect the operation of any existing laws of the State of Washington, whereby the licensing and sale of intoxicating liquor is prohibited within certain specified areas surrounding certain state educational institutions and also within one mile outside of each incorporated city
or town in the state, but said prohibitory laws shall continue in full
force and effect."

Strike out the title and insert in lieu thereof the following: “An act
to provide for the submission to the qualified electors of the question
whether the sale of intoxicating liquors shall be licensed or prohibited,
providing for the enforcement of the result of the elections heretofore,
defining offenses hereunder, and providing penalties therefor.”

JOHN ANDERSON, Chairman.

We concur in this report: H. S. McClure, H. W. Thompson, W. T.
Anderson, John A. Whalley.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1909.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred en­
grossed Senate substitute bill No. 121, entitled “An act regulating
the sale of spirituous, malt, fermented and other intoxicating liquor
and providing a penalty for the violation of the provisions thereof,”
have had the same under consideration, and we, a minority, respect­
fully report the same back to the House with the recommendation that
it do pass with the following amendments:

Amend section five (5) by adding thereto the following words: “Pro­
vided, That a special election may be held at any time prior to the fif­
teneth (15) day of December, A. D., 1909, and the provisions of this
act as to general elections shall apply to such special election.”

Amend section 1 as follows: In lines 6 and 7 of the original bill,
the same being line 4 of the printed bill, strike out after the word
“precinct” the following: “and where counties have adopted the.”

Amend section 2 as follows: In line 3 of the original bill, the same
being line 2 of the printed bill, strike out the words “in case of a pre­
cinct or township”; also in line 8 of the original bill, the same being
line 5 of the printed bill, strike out the words “forty-five” and insert in
lieu thereof the word “thirty”; also in line 17 of the original bill, same
being line 12 of the printed bill, strike out the words “precinct or tow­
chip”; also in line 23 of the original bill, the same being line 16 of the
printed bill, strike out the words “precinct or township” and insert in
lieu thereof “or county precinct.”

Amend section 3 as follows: Add the following words to section 3:
“and imprisoned in the county jail for a period of not less than ten days
or more than six months.”

Amend section 6 as follows: In line 2 of the original bill, same
being line 2 of the printed bill, strike out the word “township” and
insert in lieu thereof the word “county”; also in line 10 of the original
bill, the same being line 6 of the printed bill, strike out the words “pre­
cincts or townships” and insert in lieu thereof the words “county pre­
cinct.”

Amend section 8 as follows: In line 4 of the original bill, same
being line 3 of the printed bill, strike out the words “and thereafter.”
Amend section 13 as follows: In line 4 of the original bill, same being line 3 of the printed bill, strike out all of the section after the word “wholesale.”

Amend section 15 as follows: In line 6 of the original bill, same being line 4 of the printed bill, strike out the word “or” and insert in lieu thereof the word “and.”

Amend section 16 as follows: In lines 3 and 4 of original bill, same being lines 2 and 3 of printed bill, strike out the words “the person for whom it is issued is actually sick” and insert in lieu thereof the words “he believes.”

Amend section 18 as follows: In line 25 of original bill, same being line 15 of printed bill, after the word “conveyances” insert the words “or otherwise.”

Add the following sections:

"Sec. 21. Every person who shall directly or indirectly sell or dispose ofspirituous, malt, fermented or other intoxicating liquor contrary to the laws of the state shall, upon conviction thereof, be fined not less than fifty ($50.00) dollars, or more than five hundred ($500.00) dollars and for a second and like offense, in addition to such fine, be imprisoned in the county jail not less than ten days nor more than three months, and upon a third or subsequent conviction be fined not less than two hundred ($200.00) dollars nor more than one thousand ($1,000.00) dollars and confined in the county jail for not less than three months nor more than one year. Prosecuting attorneys and justices of the peace having knowledge of any previous conviction, in preparing warrants, informations, presentments and indictments shall allege such previous conviction therein; and it shall be the duty of the clerk of the superior court of any county to furnish information concerning such prior conviction to the prosecuting attorney. A certified transcript from the docket of any justice of the peace, or a certified copy of the record under the seal of the clerk of any court shall be sufficient evidence of a previous conviction or convictions. It shall be sufficient, in such information, presentment or indictment to allege briefly that said person has been convicted of a violation or violations of the state laws regulating the sale of intoxicating liquors.

“Sec. 22. Cities under which the provisions of their charter, possess the power to vote upon the question of the issuance of license for the sale of intoxicating liquor within their boundaries, may, if they so elect, proceed under the provisions of such charter, notwithstanding the provisions thereof.”

E. O. ERICKSON,
H. C. HAYWARD,
E. E. FISHER,
W. G. NORRIS.

On motion of Mr. Palmer, the rules were suspended, the second reading of Senate substitute bill No. 121 was dispensed
with and the report of the majority of the Committee on Public Morals on the bill was adopted.

Mr. Beach moved to amend by inserting a comma after the word "second" in line 3 of the printed majority committee amendments, section 1, striking the word "and" in said line 3 and inserting the words "and fourth" before the word "class" in said line 3; also by striking the words "fifteen hundred" in lines 4 and 5 of said section and inserting in lieu thereof in each instance the words "one thousand"; also by inserting the words "or fourth" at the end of line 4 and by striking the word "or" before the word "third" at the end of said line.

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by inserting the words "having a population of more than one thousand" after the words "four class" wherever they occur in said section 1.

Roll call was demanded, and the amendment was lost by the following vote: Yea, 46; nays, 49; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—46.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Car- lynn, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Gordon, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—49.

Mr. Jackson (F. C.) moved to amend by inserting the words "having a population of more than seven hundred" after the words "fourth class" in line 3 and after the word "class" in line 5, in said section 1.

Roll call was demanded, and the amendment was lost by
the following vote: Yeas, 38; nays, 55; absent or not vot-
ing, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Farnsworth, French, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Stone, Thompson (H. W.), Vollmer, Whalley, Mr. Speaker—38.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Buchanan, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (F. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young—55.

Those absent or not voting were: Messrs. Buck, Fancher—2.

Mr. Burke moved to amend by inserting after the word “class” in lines 3 and 5 of said section 1 the words “of less than one thousand, hereafter incorporated.”

The amendment was lost.

Mr. McMaster moved to amend by inserting after the word “class” in lines 3 and 5 the words “having a population of more than five hundred.”

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 35; nays, 58; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Denman, Edge, Eldridge, Farnsworth, French, Halsey, Hubbell, Jackson (F. C.), Jackson (R. A.), Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Palmer, Rogers, Rudene, Sayre, Scott, Shutt, Stone, Thompson (H. W.), Vollmer, Whalley, Young, Mr. Speaker—35.

Those voting nay were: Messrs. Anderson (W. T.), Beach, Bell, Bishop, Bradberry, Buchanan, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Erickson, Fancher, Fisher, Ghent, Gordon, Halferty, Hall,
The speaker called the House to order at 2 p.m.

Roll call showed all members present.

Mr. Sims moved to amend as follows:

In line 6, after “city” strike the word “or” and insert a comma; after the word “cities” strike the comma and add “or fourth-class towns.”

The amendment was adopted.

Mr. Buchanan moved to amend by striking all of line 3 after the word “to-wit” in said line, and all of lines 4, 5 and 6 and the first two words of line 7 in said section, and by striking the words “subdivision of territory as above” in said line 7 and inserting in lieu thereof the word “county.”

Mr. Jackson (F. C.) moved to indefinitely postpone Senate substitute bill No. 121.

Roll call was demanded, and the motion to indefinitely postpone was lost by the following vote: Yeas, 43; nays, 52; absent or not voting, 0.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—43.
Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Car­lyon, Clark, Cogswell, David, Edge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Hew­itt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, Mc­Innis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—52.

Roll call was demanded on the amendment proposed by Mr. Buchanan, and the amendment was lost by the following vote: Yeas, 42; nays, 52; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, Halsey, Holm, Hub­bell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, Mc­Clure, McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Thomp­son (H. W.), Vollmer, Whalley, Young, Mr. Speaker—42.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Bradberry, Bugge, Burke, Cameron, Campbell (J. E.), Car­lyon, Clark, Cogswell, David, Edge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Hew­itt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, Mc­Innis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir—52.

Absent or not voting: Mr. Hanson (H. H.)—1.

Mr. Beach moved to amend section 3 in the printed majority committee amendments by striking the words "forty" and "six­ty" in line 10 and by inserting in lieu thereof the words "sixty" and "ninety" respectively.

The amendment was adopted.

Mr. Ghent moved to amend by inserting the words "who is a freeholder" after the word "elector" in line 16 of said section 3.

The amendment was lost.

Mr. Beach moved to amend by striking the words "no signa-
ture shall be withdrawn after the filing of such petition,” in line 21 of said section 3.

The amendment was adopted.

Mr. Beach moved to amend by adding the following at the end of said section 3: “and said officer shall furnish, upon demand, to any person, a copy of said petition, upon payment of said fees as above provided for.”

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by inserting the following after the word “unit” in line 5 of said section 3:

Provided, That after one election under this act has been held, then 35 per cent. of the electors voting at the last general election shall be necessary to the petition. If the result of the second election is the same as the first, then 40 per cent. of said electors must sign said petition before another election can be held.

The amendment was lost.

Mr. Beach moved to amend by inserting the word “in” after the comma after the word “shall” in line 2 of section 4 in the majority committee amendments as printed, and by striking the word “ten” before the word “days” in said line and inserting in lieu thereof the word “thirty,” and by inserting after the word “days” in said line the words “nor more than sixty days.”

The amendment was adopted.

Mr. Sims moved to amend by striking the first three words in line 6 of section 5 in said printed committee amendments and inserting in lieu thereof the word “for.”

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by inserting a comma and the word “town” after the word “city” in line 3 of said section 6.

The amendment was adopted.

Mr. Palmer moved to amend by striking the words “so as” in line 20 of section 6 in said printed committee amendments.

The amendment was adopted.

Mr. Beach moved to amend by striking the word “ten” in line 1 of section 10 in said printed committee amendments and inserting in lieu thereof the word “thirty.”

The amendment was lost.

Mr. McMaster moved to amend by inserting commas after the word “dealer” and after the word “druggists” in line 2 of said section 10.
The amendment was adopted.

Mr. Ghent moved to amend by adding the following at the end of said section 10: “and the board of county commissioners shall appraise the value of the property owned by such dealer and the owner thereof shall be recompensed in such amount as the commissioners shall determine upon.”

The amendment was lost.

Mr. Beach moved to amend by striking the words “by himself or another” in line 1 of section 11 in said printed committee amendments.

The amendment was adopted.

Mr. Ghent moved to amend by striking “lessor” in line 4 of section 13 of said printed committee amendments.

The amendment was lost.

Mr. Beach moved to amend by inserting the following after the word “signature” in line 6 of section 15 in said printed committee amendments: “or who unlawfully signs such petition.”

The amendment was adopted.

Mr. Beach moved to amend by striking all of line 6 after the word “prescribed” in said line, all of line 7 and all of line 8 down to and including the word “conviction” in said line 8, in section 16 in said printed committee amendments.

The amendment was adopted.

Mr. Beach moved to amend by adding the following at the end of said section 16:

Any person who knowingly makes a false statement to a physician or druggist for the purpose of wrongfully obtaining intoxicating liquor shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than fifty dollars nor more than two hundred dollars and imprisoned in the county jail not longer than ninety days.

The amendment was adopted.

Mr. Palmer moved to amend by inserting the words “without a prescription” after the word “alcohol” in line 3 of section 17 in said printed committee amendments.

The amendment was lost.

Mr. Beach moved to amend by striking all of line 27 after the word “patient” in said line down to and including the word
"and" in line 30 and by capitalizing the first letter of the word "upon" in said line 30 in section 17 of said printed committee amendments.

The amendment was lost.

Mr. Beach moved to amend by inserting the words "of spirituous liquor or one case of malt liquor" after the word "gallon" in line 12 of section 18 in said printed committee amendments.

The amendment was adopted.

Mr. Beach moved to amend by inserting the words "shipments or" after the word "to" in line 13½ of said section 18.

The amendment was adopted.

Mr. Beach moved to amend by striking the words "if consummated outside of such unit" in line 15 of said section 18 and inserting in lieu thereof the words "or by any common carrier or otherwise in unbroken packages of liquor."

The amendment was adopted.

Mr. McMaster moved to amend by substituting a comma for the period after the word "unit" in line 16 of said section 18 and inserting at said point the following: "nor to shipments of commercially pure alcohol for mechanical or chemical purposes."

The amendment was adopted.

Mr. Beach moved to amend by striking the words "any manufacturer" in line 22 of said section 18 and inserting in lieu thereof the words "the manufacture," and by striking the word "from" at the end of line 23 and inserting in lieu thereof the words "nor the delivery of the same."

The amendment was adopted.

Mr. McMaster moved to amend by inserting the word "such" after the word "whom" in line 4 of section 19 in said printed committee amendments.

The amendment was adopted.

Mr. Beach moved to amend by striking the words "wholesale or" in line 12 of section 19.

The amendment was adopted.

Mr. Beach moved to amend by inserting after the word "effect" in line 16 of said section 19 the words:

Provided, That this section shall not apply to wholesalers, manufacturers or druggists.

The amendment was adopted.
Mr. Beach moved to amend by striking the words "of the first class" after the word "city" in line 1 of section 20 in said printed committee amendments and inserting in lieu thereof the words "or town."

The amendment was adopted.

Mr. Palmer moved to amend by striking the word "educational" in line 3 of section 22 in said printed committee amendments.

The amendment was adopted.

Mr. Tennant moved to amend by inserting after the word "unit" in line 16 of section 6 in said printed committee amendments the following:

Provided, That no license for the sale of intoxicating liquors shall be granted to any person who is not of good moral character and who is not a citizen of the United States.

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by making all of section 19 from and including line 11 down to the end of said section a new section to be numbered section 19½.

The amendment was adopted.

Mr. Sims moved to amend by striking the words "In favor of" from the phrase "In favor of license" whenever said phrase appears set off by quotation marks in said printed committee amendments and by inserting in lieu of the words so stricken the word "For."

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by inserting the word "town" after the word "city" wherever it appears in said printed committee amendments.

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by changing the number of section 19½ to section 20 and by making corresponding changes in the numbers of the succeeding sections in said printed committee amendments.

The amendment was adopted.

On motion of Mr. Edge, the amendments of the majority of the Committee on Public Morals to Senate substitute bill No. 121, as amended, were adopted.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 2, 1909.

MR. SPEAKER:

The Senate has concurred in all House amendments to amended Senate bill No. 6, save the following:

Number one, title 1, chapter 3, section 5, lines 2 and 3.
Number two, title 3, chapter 3, article 8.
Number three, title 3, chapter 4, article 12, section 1.
Number four, title 3, chapter 6, section 5.
Number five, title 1, chapter 3, section 5, line 19, etc.;
And from these the Senate asks the House to recede.

The Senate has passed Senate bill No. 40, entitled "An act relating to delinquent children, etc."
Senate bill No. 41, "An act relating to the punishment of persons contributing to the delinquency of children, etc.";
Senate bill No. 193, "An act authorizing cities of the second, third and fourth classes to create an accident fund, etc.";
House bill No. 18, "An act relating to the registration of nurses, etc.";

House bill No. 157, "An act relating to tide and shore lands in front of and adjacent to the city of Vancouver, Washington, etc.," with the following amendments: By adding after the word "Washington" in the third line of the title of the original bill, and after the word "Washington" in the second line of the title of the printed bill, a comma and the words "and declaring an emergency." By adding after the word "Washington" in the fifth line of section 1 of the original bill and after the word "Washington" in the third line of section 1 of the printed bill, a comma and the words "so that the shore line of said plat shall correspond with the meander line established by the United States government survey." Also by adding the following: "Section 2. An emergency exists and this act shall take effect immediately";

Engrossed Senate bill No. 245, entitled "An act to provide for the establishment and creation and the construction and maintenance of a system of dikes and drainage, etc.";
Senate bill No. 218, "An act creating a state highway board and the office of the state highway commission, etc.";
Senate bill No. 325, "An act regulating and fixing railway rates in the State of Washington, etc.";
Senate bill No. 326, "An act to prohibit the sale or disposal of intoxicating drinks to Indians or mixed bloods";
Senate bill No. 300, entitled "An act relating to crimes, etc.";
The president has signed Senate bill No. 27, entitled "An act providing for the purchase of a certain piece of land for state fish hatchery purposes, etc.";

Senate bill No. 151, entitled "An act appropriating for the payment of certain deficiencies of the State Fair";
Senate bill No. 96, "An act relating to the dividing of counties into districts for judicial purposes, etc.";
Senate bill No. 196, relating to township organization;
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Palmer the House took a recess to 10 a.m., Wednesday, March 3.

MORNING SESSION.

The speaker called the House to order at 10 a.m., March 3. Roll call showed all members present.
The House resumed consideration of Senate substitute bill No. 121.
Mr. Palmer moved that the rules be suspended, the bill be considered as having been read the second and third time, and that Senate substitute bill No. 121 be placed upon final passage, and, upon its passage, be immediately transmitted to the Senate.
The motion was lost.
Mr. Jackson (F. C.) moved that Senate substitute bill No. 121 be placed at the head of the calendar, Thursday, March 4.
The motion carried.
On motion of Mr. Edge, Senate bill No. 300 was made a special order for 7 p.m., Wednesday, March 3.
On motion of Mr. Palmer, the House adjourned to 10:26 a.m., Wednesday, March 3.

LOREN GRINSTED, Leo O. Meigs,
Chief Clerk. Speaker.
FIFTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Wednesday, March 3, 1909.

The speaker called the House to order at 10:26 a.m.
Roll call showed all members present.
Prayer was offered by Rev. E. L. Swick, of Olympia.
On motion of Mr. Beach, reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 345: Recommend it do pass.
House bill No. 45: Recommend it do pass.
House bill No. 416: Recommend it do pass.
House bill No. 394: Recommend it do pass.
House bill No. 352: Recommend it do pass.
House bill No. 399: Recommend it do pass.
Senate bill No. 220: Recommend it do pass.
Senate bill No. 176: Recommend it do pass.
Senate bill No. 243: Recommend it do pass.
House bill No. 431: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 388: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
Senate bill No. 201: Minority, recommend it do pass as amended: majority, recommend it be indefinitely postponed.
Senate bill No. 239: Recommend it do pass.
House bill No. 417: Recommend it do pass as amended.
Senate bill No. 254: Recommend it do pass as amended.

FIRST READING OF SENATE BILLS.

Senate bill No. 238: Referred to Committee on Appropriations.
Senate bill No. 97: Referred to Committee on Harbors and Waterways.
Senate bill No. 146: Referred to Committee on Horticulture and Forestry.

Senate bill No. 359: Referred to Committee on Claims and Auditing.

Senate bill No. 40: Referred to Committee on Judiciary.

Senate bill No. 41: Referred to Committee on Judiciary.

Senate bill No. 193: Referred to Committee on Judiciary.

Senate bill No. 326: Referred to Committee on Judiciary.

Senate bill No. 213: Referred to Committee on Roads and Bridges.

Senate bill No. 325: Placed on calendar.

Senate bill No. 245: Referred to Committee on Dikes, Drains and Drainage.

Senate bill No. 300: On motion of Mr. Edge, the rules were suspended and the bill was placed on the calendar.

Mr. Beach moved that the House refuse to recede from the House amendments to Senate bill No. 6 and ask for a committee on conference.

The motion was carried, and the speaker appointed on said committee on conference Messrs. Calkins, Denman and McMaster.

SECOND READING OF BILLS.

House bill No. 154, amending an act in relation to bond of contractors for security of laborers: Mr. Whalley moved that Senate bill No. 233 be substituted for House bill No. 154.

There being no objections, House bill No. 154 was, upon request of Mr. Palmer, allowed to retain its place on the calendar and Senate substitute bill No. 233 was re-referred to Committee on Judiciary.

House bill No. 370, amending an act providing for the establishment and construction of drainage ditches: Mr. McGregor moved to amend section 1 as follows:

In line 5 of section 1 of the printed bill, insert between the words "by" and "warrants" the words "interest-bearing."

The amendment was lost.

Mr. McGregor moved to amend section 1 as follows:

In line 7 of section 1 of the printed bill, after the word "interest" strike the words "at the rate of eight (8) per cent. per annum until paid," and insert in lieu thereof the following: "until called by the
county treasurer at such rate as may be fixed by the board of county commissioners, not exceeding eight (8) per cent. per annum."

The amendment was adopted.

Mr. McGregor moved to amend section 1 as follows:

In line 8 of section 1 of the printed bill, after the word "ditch" strike the period and insert a semicolon and the following: "Provided, That the board of county commissioners may call in and cancel all warrants issued subsequent to January 1st, 1907, in payment of work on drainage ditches constructed in irrigated districts of the state, and issue in lieu thereof interest-bearing warrants as herein provided: And provided further, That all warrants shall be called and paid in order of their issuance by number and date."

The amendment was adopted.

Mr. Palmer moved to amend line 7, section 1 in the printed bill, as amended, by striking the words and figures "eight (8)" and inserting in lieu thereof the words and figures "six (6)."

The amendment was adopted.

Mr. Hanson (Ole) moved that the bill be given the second place upon the calendar Friday, March 5, and that Mr. McGregor's amendments be mimeographed and copies placed in the members' files.

The motion was carried.

House bill No. 322, amending laws protecting forests: Mr. Burke moved that House bills Nos. 322 and 323 be indefinitely postponed.

Mr. Jackson (F. C.) asked for a division of the question, and moved that it be divided into two parts, the House to vote first on the indefinite postponement of House bill No. 322 and next upon the indefinite postponement of House bill No. 323.

The motion was carried.

The speaker put the question on the motion to indefinitely postpone House bill No. 322, and the motion was carried.

The speaker then put the question on the motion to indefinitely postpone House bill No. 323, and the motion was carried.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1909.

We, your Committee on Judiciary, to whom was referred House bill No. 167, entitled "An act providing that county clerks shall deposit trust funds in banks and shall require and take an indemnity bond to protect the same," have had the same under consideration, and we

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, 1909.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House bill No. 401, entitled "An act relating to the examination of insurance companies in 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 do pass as amended:

In line 13 of the printed bill, the same being line 19 of the original bill, strike the period and add the following: "together with vouchers covering such expenses. Whenever it shall be practicable, the insurance commissioner, his actuary or deputy, shall so arrange the dates of examination of companies in the same localities as near together as may be, in order that such examinations may be made without unnecessary expense, and the traveling and other expenses incurred in the examination of companies in any one locality, or at any one time, shall be distributed pro rata among the companies examined in said locality, or at one time."

In line 18 of the printed bill, the same being line 27 of the original bill, strike the word "auditor" and substitute in lieu thereof the word "treasurer." Strike the remainder of the section and substitute in lieu thereof the following: "All moneys paid by said companies for the expense of examination, as provided by law, shall be paid into the state treasury and shall be converted into a special fund to be known as the insurance inspection fund, from which special fund shall be paid all bills for expense of examinations made. Upon the presentation of vouchers properly signed by the insurance commissioner to the state auditor, the state auditor is hereby authorized to draw his warrant against said fund in the same manner in which warrants are drawn for the payment of other bills. For the purpose of making said payments and authorizing the auditor to draw warrants upon said fund, all of the moneys paid into said fund are hereby appropriated for the purpose of paying the examination expenses as provided for in this act."

JOHN A. WHALLEY, Chairman.

We concur in this report: J. T. Rogers, E. L. Farnsworth, Phil S. Locke, E. O. Erickson, J. A. Miller, H. B. Hewitt.

On motion of Mr. Miller, the committee amendments were adopted.

Mr. Farnsworth moved to amend by striking all of line 7
after the word "law" in said line, all of lines 8, 9 and 10 and
the first word in line 11, in section 1 in the printed bill.

The amendment was adopted.

Mr. Miller moved to amend by adding another section, as fol­
lows: "Sec. 2. An emergency exists, and this act shall take
effect immediately"; and by adding the words "and declaring
an emergency" at the end of the title.

The amendment was adopted.

Mr. Anderson (John) moved to amend by striking the word
"may" in line 6 of section 1 in the printed bill and inserting in
lieu thereof the word "shall."

The amendment was adopted.

The bill was read the second time by sections, and on motion
of Mr. Miller the rules were suspended, the bill considered en­
grossed, the second reading considered the third, and House bill
No. 401 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. Anderson (John), Anderson
(Nels), Beach, Bird, Bolinger, Boone, Bradsberry, Buch­
anan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Camp­
bell (J. E.), Christensen, Clark, Cline, David, Denman, Edge,
Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hal­
ferty, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Hubbell,
Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer,
Krouse, Lambert, Leonard, Locke, McClure, McGregor, McIn­
nis, McKinney, McMaster, McMullan, Miller, Morris, Morse,
Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden,
Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Ten­
nant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd,
Tonkin, Vollmer, Ward, Webster, Whalley, Young, and Mr.
Speaker—78.

Those absent or not voting were: Messrs. Anderson (W. T.),
Bell, Bishop, Campbell (F. T.), Carlyon, Cogswell, French,
Ghent, Hanson (H. H.), Hayward, McArthur, Norris, Renick,
Sims, Stephens (E. M.), Sweet, Weir—17.

The emergency clause passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Beach,
Bell, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Cal­
kins, Cameron, Campbell (F. T.), Campbell (J. E.), Christen-
STATE OF WASHINGTON

...sen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Burke, Carlyon, Cogswell, Hanson (H. H.), Holm, Locke, McArthur, Norris, Renick, Sims, Sweet, Weir, Whalley—18.

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 bill No. 18.

House bill No. 338, relative to the finances of counties: The bill was read the second time by sections, and on motion of Mr. Jackson (F. C.) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 338 was placed on final passage and passed the House by the following vote: Yeas, 10; nays, 2; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bolinger, Boone, Bradsberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Lambert, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Kayser, Whalley—2.

Those absent or not voting were: Messrs. Anderson (W. T.),
The emergency clause passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone; Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bradberry, Buchanan, Buck, Carlyon, Ghent, Lambert, McArthur, Norris, Renick, Sims, Slayden, Stephens (E. M.), Sweet, Tennant, Thayer, Weir—18.

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

House bill No. 312, amending an act relating to the proper ventilation and safety of coal mines: The bill was read the second time by sections, and on motion of Mr. Tonkin the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 312 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. Anderson (John), Anderson (Nels), Beach, Bolinger, Boone, Bradberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jef-
AFTERNOON SESSION.

The speaker called the House to order at 1:30 p.m.
Roll call showed all members present except Messrs. Anderson (W. T.), Cogswell, Norris, Sweet and Weir.
Mr. Todd moved that a conference committee be appointed on House bill No. 46.
The motion was carried, and the speaker appointed thereunder Messrs. Todd, Palmer and Hanson (Ole).

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 18, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted, T. A. THOMPSON, Chairman.
We concur in this report: John Anderson, Frank C. Jackson.

House bill No. 193, prohibiting the shipment of certain game birds from San Juan and Island counties: The bill was read the second time by sections, and, on motion of Mr. Bugge, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 193 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. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Renick, Rogers, Sayre, Sims, Shuttt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker —71.
Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Bradsberry, Burke, Campbell (J: E.), Carlyon, Cogs-
respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title of the printed bill by striking therefrom the words "in banks and shall require and take an indemnity bond to protect the same," and insert in lieu thereof the words "with county treasurers, and for the repaying of the same."

Strike section 1, and insert in lieu thereof the following: "Section 1. That when funds have been paid into the registry of the court of any county and remain uncalled for, within one day thereafter it shall be the duty of the clerk to deposit such money with the county treasurer, and such treasurer shall deposit such money as other moneys are deposited by him, and such treasurer shall upon an order of court repay such deposits to the county clerk."

R. E. Buchanan, Chairman.

We concur in this report: Peter David, Lester P. Edge, Hugh C. Todd, Norman Buck, E. A. Sims, B. E. McGregor.

Mr. Palmer moved that the bill be indefinitely postponed.

Roll call was demanded, and the motion was carried by the following vote: Yeas, 40; nays, 39; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Beach, Bird, Bishop, Bradberry, Buck, Bugge, Byerly, Campbell (J. F.), Christensen, Cogswell, Denman, Erickson, Fancher, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, McMaster, Morse, Palmer, Sparks, Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Tonkin, Webster, Whalley—40.

Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Calkins, Cameron, Campbell (F. T.), Cline, David, Edge, Eldridge, Farnsworth, Halfferty, Jackson (F. C.), Leonard, McClure, McGregor, McNinis, McKinney, McMillan, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stone, Thompson (T. A.), Todd, Vollmer, Ward, Young, Mr. Speaker—39.

Those absent or not voting were: Messrs. Buchanan, Burke, Carlyon, Clark, Ghent, Hewitt, Holm, Hubbell, Lambert, Locke, McArthur, Miller, Norris, Renick, Sweet, Weir—16.

On motion of Mr. McMaster, the House took a recess to 1:30 p. m.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Bird, Bishop, Buchanan, Burke, Erickson, Ghent, Hewitt, Kayser, Leonard, Norris, Sayre, Scott, Sparks, Stevens (A. M.), Weir—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., MARCH 3, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 348, entitled "An act to amend section 4683 of Ballinger's Annotated Codes and Statutes of Washington, relating to the jurisdiction of justices of the peace in criminal cases";

Senate bill No. 349, entitled "An act authorizing prosecuting attorneys to issue warrants";

Senate bill No. 350, entitled "An act to amend section 6802 of Ballinger's Annotated Codes and Statutes of Washington, relating to the prosecution of crimes by information";

Senate bill No. 361, entitled "An act fixing the salary of state law librarian";

House bill No. 296, entitled "An act relating to the relief of posts of the Grand Army of the Republic";

House bill No. 62, entitled "An act relating to the superior court of the county of Spokane, etc.";

House bill No. 125, entitled "An act to enable counties, cities, and towns to validate certain warrants and other obligations, etc.";

Senate concurrent resolution No. 24, relating to an invitation extended to William H. Taft to visit the A.-Y.-P. Exposition and National Irrigation Congress;

House joint memorial No. 6, relating to the extension of state road No. 5, etc.;

House joint memorial No. 7, relating to the protection and preservation of the American elk, etc.;

Senate substitute bill No. 162, entitled "An act regulating the business of life insurance, etc."
The president has signed House bill No. 18, entitled "An act relating to nurses, the registration thereof, and providing penalties for violation";

Senate bill No. 167, entitled "An act to provide for the vacation of portions of waterways, the extension of streets over the portions so vacated, and for the sale and disposition of the portions so vacated not embraced within any street or streets extended over the same";

Senate joint resolution No. 5;

Senate bill No. 149, entitled "An act authorizing the issuance of bonds for the payment and redemption of all warrants issued for erecting and equipping the Cheney and New Whatcom normal schools, under the act entitled 'An act relating to state normal schools, and making appropriation therefor,' approved March 7, 1895";

Senate substitute bill No. 110, entitled "An act to create a firemen's relief and pension fund in the several incorporated cities and towns of the State of Washington and making provisions for the maintenance and distribution thereof";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Whalley, the rules were suspended and the House took up Senate substitute bill No. 162 on first reading.

FIRST READING OF SENATE BILLS.

Senate substitute bill No. 162: Referred to Committee on Insurance.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1909.

Mr. Speaker:

We, your Committee on State Library, to whom was referred House bill No. 411, entitled "An act providing for the establishment and maintenance of public and free libraries and museums, and repealing all other laws relating to public libraries," 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 word "all" and in lieu thereof insert the word "certain."

In line 11 of section 5 of the printed bill, the same being line 16 of the original bill, after the word "purposes" strike all of lines 11, 12 and 13, including the word "people," of the printed bill, the same being lines 16, 17, 18 and 19 of the original bill, to and including the word "people."

In line 19 of section 5 of the printed bill, the same being line 28 of the original bill, strike the words "fix their compensation"; also in the same line of the printed bill, the same being line 29 of the original bill, strike the words "for cause."
In line 22 of section 5 of the printed bill, being line 33 of the original bill, strike the word "they" and insert in lieu thereof the words "the trustees."

In line 1 of section 7 of the printed bill, the same being line 2 of the original bill, strike the word "first"; and in line 2 of section 7 of the printed bill, the same being in lines 2 and 3 of the original bill, strike the words "within one month after taking office."

E. E. Fisher, Chairman.

We concur in this report: P. H. Carlyon, C. G. Morris, Wm. Beach, W. C. McMaster.

The speaker called Mr. Edge to the chair.

On motion of Mr. Jackson (F. C.), the committee amendments were adopted.

Mr. Farnsworth moved to amend by striking the words "twenty-five taxpayers" in line 4 of section 1 in the printed bill and inserting in lieu thereof the following: "five per cent. of the voters, to be determined by the last such city or town election."

The amendment was lost.

Mr. Hanson (Ole) moved to amend by adding the following at the end of section 4:

Provided, That in any city in which a library is maintained under this act the city superintendent of schools or the principal of schools shall be ex-officio a member of the board of trustees of such library.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Denman the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 411 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Tennant, Thomp-
son (H.W.), Thompson (T.A.), Todd, Tonkin, Vollmer, Ward, Young—72.

Voting nay: Mr. Krouse—1.

Those absent or not voting were: Messrs. Bell, Bishop, Bradberry, Calkins, Campbell (J.E.), Cogswell, Ghent, Hanson (Ole), Jackson (R.A.), Lambert, McArthur, McMillan, Norris, Palmer, Sayre, Sweet, Taylor, Thayer, Webster, Weir, Whalley, Mr. Speaker—22.

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

House bill No. 375, relating to fees of public officers: The bill was read the second time by sections, and on motion of Mr. Miller the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 375 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. Anderson (W.T.), Beach, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F.T.), Campbell (J.E.), Christensen, Clark, Cline, Denman, Edge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H.H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F.C.), Jackson (R.A.), Jeffries, Kayser, Krouse, Lambert, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A.M.), Stephens (E.M.), Stuart, Taylor, Tennant, Thompson (H.W.), Thompson (T.A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bell, Bradberry, Calkins, Carlyon, Cogswell, David, Eldridge, Fancher, Ghent, Kenoyer, Locke, McArthur, Norris, Palmer, Renick, Stone, Sweet, Thayer, Weir, Whalley—22.

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

On motion of Mr. Jackson (F.C.), the rules were suspended and the chief clerk was directed to transmit to the Senate immediately all House bills today passed by the House.

On motion of Mr. Slayden, the rules were suspended, and the
House took up consideration of Senate bill No. 300 on second reading.

Senate bill No. 300, relating to crimes and punishments: The speaker resumed the chair.

The speaker called Mr. Bell to the chair.

Mr. Jackson (F. C.) moved to amend by striking the words "of which fraud or intent to defraud is an element or of petit larceny or any crime" in lines 3 and 4 of section 25 in the printed bill.

The amendment was adopted.

Mr. Meigs moved to amend by striking the word "crime" in line 5 of section 25 in the printed bill and inserting in lieu thereof the word "felony."

The amendment was adopted.

Mr. Palmer moved to amend by reinserting section 131 down to the word "provided" in line 7 of said section 131 in the printed bill.

The amendment was lost.

Mr. Meigs moved to amend by striking the word and figures "or 131" in line 2 of section 132 in the printed bill.

The amendment was adopted.

Mr. Hanson (Ole) moved to amend by striking the words "or combination" at the end of section 132.

The amendment was lost.

Mr. Meigs moved to amend by striking the word and figures "131 or 132" in line 1 of section 133 in the printed bill and inserting in lieu thereof the figures "130."

The amendment was adopted.

On motion of Mr. Palmer, the House took a recess to 7:30 p.m.

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EVENING SESSION.

The speaker called the House to order at 7:30 p.m.

Roll call showed all members present except Messrs. Anderson (W. T.), Buck, Burke, Fisher, French, Hubbell, McArthur, Morris and Reeve. The members of the Committee on Appropriations were excused.

The speaker called Mr. Bell to the chair.
The House resumed consideration of Senate bill No. 300.

Mr. Beach moved to amend by changing the spelling of the word “obloquy” in line 4 of section 173 in the printed bill from “obliquy” to “obloquy.”

The amendment was adopted.

Mr. Tennant moved that all Senate amendments to the bill be mimeographed and placed upon the members’ desks as soon as possible.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

MR. SPEAKER:

The Senate has passed House bill No. 357, entitled “An act relating to the state militia,” etc., with amendments:

On page 6, section 27, line 6 of the printed bill, strike the figures “$3,000” and insert the figures “$2,500.”

In section 27, line 7, strike the figures “$1,800” and insert the figures “$1,500.”

In section 27, line 7, strike the figures “$1,500” and insert in lieu thereof the figures “$1,200.”

In section 27, line 7, strike the figures “$1,200” and insert in lieu thereof the figures “$900.”

In line 15 of section 45, page 14 of the printed bill, after the word “writing” insert “to be prescribed by the commander-in-chief as to form.”

Section 48, line 16, insert a period after the word “Washington” and strike the balance of the section.

In line 16 of section 73, page 21, after the first “and” insert a comma. After the word “jurisdiction” insert the following: “subject to the limitations hereinafter imposed.”

In line 1 of section 74, page 21, after the word “articles” insert in italics the words “governing the National Guard of Washington.”

In line 13 of section 74, page 21, strike the words “of war” and insert “governing the National Guard of Washington.”

In line 64, page 22, strike the “m” in “whomsoever.”

In line 70, page 22, strike the word “an” and insert in lieu thereof the word “any.”

In line 73, page 22, after the word “appeal” insert the words “from such action.”

In line 124 of page 24, strike the word “argument” and insert in lieu thereof the words “any agreement.”

In line 165 of page 25, after the word “crimes” insert the words “not capital.”
In line 167 of page 25, after the word "court-martial" insert the words "as provided herein."

In line 208 of page 25, before the word "court-martial" insert the word "general."

In line 213 of page 26, after the word "pleaded" insert the word "not."

In line 259, page 27, strike the capitals in the words "judge advocates" and insert small letters in lieu thereof.

In line 281 of article 66, page 27, after the word "officers" insert "and enlisted men."

In line 11, page 28, strike the words "exceed confinement at hard labor for ten days and forfeiture of pay and allowance not to exceed $10.00" and insert in lieu thereof the following: "be in excess of a limit that the commander-in-chief may prescribe."

In line 9 of section 79, page 29, strike the words "exceeding ten dollars" and insert the words "in excess of a limit that the commander-in-chief may prescribe."

In line 3 of section 81, page 29, after the word "copy" insert the following: "thereof or by leaving a copy."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 4, 1909.

Mr. Speaker:
The president has signed engrossed house bill No. 33, entitled "An act relating to the construction of an armory for the use of the National Guard of Washington at Bellingham";

House bill No. 79, entitled "An act to prevent the firing of guns or the killing, entrapping, shooting, ensnaring, maiming or molesting any of the wild birds at any season of the year upon the waters of Lake Washington";

House bill No. 93, entitled "An act to regulate the practice of embalming and licensing of persons to carry on such practice";

House bill No. 179, entitled "An act for the relief of Kittitas county, Washington";

House bill No. 208, entitled "An act empowering cities of the second and third class to fill low lands within their borders";

House bill No. 239, entitled "An act to amend section 5 of an act entitled 'An act for the protection of persons working in coal mines'";

Engrossed House bill No. 263, entitled "An act providing for the rate of interest to be paid on bonds of Jefferson county and owned by the State of Washington";

House bill No. 281, entitled "An act regulating the sale and manufacture of shoddy, and the use of the same in the manufacture of mattresses, couches, etc.";
House bill No. 294, entitled "An act making a deficiency appropriation for public printing";

Engrossed House bill No. 348, entitled "An act to amend sections 4, 5, 6, 8, 10, 12, 13, 15 and 17 of an act relating to drugs and medicines, etc."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Palmer, Senate bill No. 300 was continued a special order for 2 p.m., Thursday, March 4.

On motion of Mr. Palmer, the House adjourned.

LOREN GRINSTEAD, Leo. O. MEIGS,
Chief Clerk. Speaker.

FIFTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, March 4, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Morris and Stuart.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Beach, reading of the journal was dispensed with.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

By Mr. Palmer:

Resolved, That hereafter speeches be limited to five (5) minutes and that a member may speak but once on the same question.

On motion of Mr. Palmer, the resolution was adopted.

Mr. Palmer moved that, when the House adjourns Friday, March 5, it shall adjourn to 10 a.m., Monday, March 8.

The motion was carried.
REPORTS OF STANDING COMMITTEES.

House bill No. 407: Recommend it do pass.
House bill No. 404: Recommend it do pass.
House bill No. 413: Recommend it do pass.
Senate bill No. 359: Recommend it do pass.
House bill No. 420: Recommend it do pass.
Senate bill No. 166: Recommend it do pass.
House bill No. 430: Recommend it do pass.
House bill No. 436: Recommend it do pass.
House bill No. 199: Recommend it do pass.
Senate bill No. 245: Recommend it do pass.
Senate bill No. 326: Recommend it do pass.
Senate engrossed bill No. 14: Recommend it do pass.
House bill No. 421: Recommend it do pass as amended.
House bill No. 422: Recommend it do pass as amended.
House bill No. 419: Recommend it do pass as amended.
House bill No. 410: Recommend it do pass as amended.
House bill No. 402: Recommend it do pass as amended.
House bill No. 389: Recommend it do pass as amended.
Senate engrossed bill No. 21: Recommend it do pass as amended.
House bill No. 276: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.
House bill No. 78: Recommend it do pass as amended.
House bill No. 429: Recommend it do pass as amended.
House bill No. 428: Recommend it do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1909.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 193, 411, 401, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

C. G. Morris, Chairman.

We concur in this report: H. H. Hanson, J. T. Rogers, O. R. McKinney.

HOUSE OF REPRESENTATIVES,

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 296, 266, 186, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

T. A. Thompson, Chairman.

I concur in this report: John Anderson.
MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 62, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted, T. A. THOMPSON, Chairman.

We concur in this report: Frank C. Jackson, Geo. B. Webster.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON,
EXECUTIVE DEPARTMENT,
OLYMPIA, March 2, 1909.

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

Gentlemen: I am directed by Acting Governor Hay to advise you that he has approved House bills as follows:

February 11: No. 1, entitled "An act relating to betting, wagering, pool-selling and book-making upon horse races, or upon the result of any trial or contest of speed or endurance of any animal, declaring the violation thereof a felony, fixing a penalty."

February 13: No. 2, entitled "An act providing for four judges of the superior court of the State of Washington in and for Pierce county; providing for an appointment of the additional judge therein to serve until the general election in November, 1910; providing for the election of his successor to serve until the second Monday in January, 1913; providing for the election of four judges of said court at the general election in November, 1912, and every four years thereafter, and declaring an emergency."

February 19: No. 251, entitled "An act providing for county exhibits and buildings at the Alaska-Yukon-Pacific Exposition, and amending section 1 of chapter 172 of the Session Laws of 1907, and declaring an emergency."

February 24: No. 161, entitled "An act to create the county of Grant, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties, and declaring an emergency."

February 25: No. 59, entitled "An act to amend article VI of the constitution of the State of Washington, relating to the qualifications of voters within the state."

February 26: No. 102, entitled "An act to amend section 2 of an act of the legislature of the State of Washington entitled 'An act providing for the establishment, construction and maintenance of state roads and making appropriations for state roads heretofore established,' approved March 13, 1907."

No. 112, entitled "An act making an appropriation for the payment of the publication of the notices required to be given by section 2 of
chapter 67, section 2 of chapter 69, and section 24 of chapter 209, of the Laws of 1907."

March 2: No. 37, entitled "An act dedicating to the city of Seattle the right, title and interest of the State of Washington in and to certain lands in the city of Seattle lying within section 16, township 25 north, range 4 east W. M., for street and boulevard purposes, and declaring an emergency."

No. 107, entitled "An act to create a police relief, health and insurance fund in incorporated cities of the first class, providing for the disbursement thereof, and creating a board of police pension fund commissioners."

No. 58, entitled "An act relating to the keeping and deposit of municipal funds, and amending section 2 of chapter 22 of the Session Laws of 1907, and declaring an emergency."

No. 169, entitled "An act to create a public archives commission, and to define its duties and powers."

Respectfully,

HOWARD G. COSCROVE, Secretary to the Governor.

The speaker announced that he had signed Senate bills Nos. 167 and 149, Senate substitute bill No. 110, Senate joint resolution No. 5, and House bills Nos. 186, 266, 296 and 62.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 24, relating to an invitation to President Taft to attend the Alaska-Yukon-Pacific Exposition and the National Irrigation Congress: On motion of Mr. Buchanan, the rules were suspended, and the resolution read in full.

On motion of Mr. Buchanan, the word "elect" was struck out of the resolution wherever said word occurs after the word "President" therein.

Mr. Buchanan moved to amend the resolution as follows:

Strike the words "therefore be it" in the second paragraph, and insert the following: "AND WHEREAS, The Acting Governor, Honorable M. E. Hay, in his own behalf and in behalf of the people of the State of Washington, desires to extend an invitation; therefore be it."

The amendment was adopted.

On motion of Mr. Buchanan, the rules were suspended, the first reading considered the second and third, and Senate concurrent resolution No. 24 was placed on final passage and adopted by the House.

Senate bill No. 348: Referred to Committee on Judiciary.
Senate bill No. 349: Referred to Committee on Judiciary.
Senate bill No. 350: Referred to Committee on Judiciary.
Senate bill No. 361: Referred to Committee on State Library.

There being no objections, House bill No. 331 was, upon request of Mr. Spedden, re-referred to Committee on Appropriations.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 8, entitled "An act to regulate the business of banking, and securing state supervision thereof, etc."

House bill No. 310, entitled "An act relating to the sale of lands granted for public buildings at the state capitol," with amendments as follows:

Section 4. Strike the proviso beginning in line 3 and ending with the word "payments" in line 5, and insert in lieu thereof the following: "Provided, That at least one-fifth of the purchase price of each tract of land sold shall be paid at the time of sale, and the balance shall be distributed in such number of equal annual payments, not exceeding ten, as the purchaser may elect, with six per cent. interest, payable annually, on the deferred payments: but the purchaser may at any time pay the entire amount then remaining unpaid, with interest to the date of such payment."

Add to section 4, same bill: "And provided further, That in case of the sale, on deferred payments, of any tract of land, where the timber thereon constitutes its principal source of value, all unpaid installments of the purchase price shall be paid before any timber is removed therefrom."

In line 7 of section 5, after the word "commissioner," where it first occurs, strike the balance of the line. Strike also line 8, up to and including the word "building" where it first appears in said line.

Amend section 3, in line 8: After the word "lands," insert the following: "Announcing the times, terms and particulars of sale as is now provided for sale of other state lands."

Amend section 9 by striking out all after the word "paid" in line 5, section 9.

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Senate substitute bill No. 121, regulating the sale of intoxicating liquor: The rules were suspended, the bill considered as having been read the third time, placed on final passage and
passed by the House by the following vote: Yeas, 92; nays, 2; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sins, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—92.

Those voting nay were: Messrs. Reeve, Vollmer—2.

Absent or not voting: Mr. Stuart—1.

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

On motion of Mr. Renick, the rules were suspended and the chief clerk was directed to transmit Senate substitute bill No. 121 to the Senate immediately.

The speaker excused the members of the Committee on Harbors and Waterways.

SECOND READING OF SENATE BILLS.

Senate bill No. 234, amending an act relating to local improvements in cities: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 234 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Hal-
Those voting nay were: Messrs. Hanson (Ole), Krouse—2.

Those absent or not voting were: Messrs. Beach, Bishop, Bugge, Cameron, Christensen, David, Denman, Fancher, Farnsworth, Hewitt, Holm, Hubbell, McInnis, McMaster, McMillan, Norris, Rogers, Sims, Shutt, Spedden, Stuart, Webster, Weir—23.

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 the superior court of certain counties: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended and the second reading considered the third.

On motion of Mr. Sparks, the rules were suspended and the bill returned to second reading for purpose of amendment.

Mr. Sparks moved to amend by striking the following from line 2 of section 2 in the printed bill: “a superior judge in and for the counties of Klickitat and Skamania, and”; and by striking the final “s” in the words “appointees” and “persons” in line 3 of said section and inserting before the word “persons” the word “a.”

The amendment was lost.

On motion of Mr. Palmer, the rules were suspended, the reading already had considered the third, and Senate bill No. 177 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 18; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bishop, Bradsberry, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward,

Those voting nay were: Messrs. Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Calkins, Christensen, Cline, Denman, French, Halsey, Jackson (R. A.), Krouse, Leonard, McClure, Scott, Shutt, Stone—18.

Those absent or not voting were: Messrs. Anderson (John), Bird, Carlyon, Fisher, Hubbell, Jackson (F. C.), Jeffries, Rudene, Sparks, Stuart—10.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 5; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Farnsworth, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Buchanan, Calkins, French, McClure, Shutt—5.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bird, Campbell (F. T.), Denman, Fancher, Fisher, Halfferty, Hayward, Hewitt, Holm, Hubbell, Morris, Renick, Rudene, Sparks, Stuart—17.

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

Senate bill No. 33, relating to county agricultural fairs.
Mr. Palmer moved to amend as follows:

In line 14 of section 1 of the engrossed bill, after the word "the" insert the words "first and."

In lines 16 and 17 of section 1, strike out the words "This act shall not apply to counties of the first class."

The amendment was adopted.

Mr. Scott moved to amend by striking the word "half" in line 5 of section 1 in the printed bill and inserting in lieu thereof the word "fourth."

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Bell, the rules were suspended, the second reading considered the third, and Senate bill No. 33 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 6; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMillan, Morris, Morse, Palmer, Rogers, Rudene, Sayre, Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Farnsworth, Lambert, McClure, Reeve, Scott, Sparks—6.

Those absent or not voting were: Messrs. Bradsberry, Buck, Cameron, Campbell (F. T.), David, Fisher, French, Gordon, Hewitt, Holm, Hubbell, Krouse, McMaster, Miller, Norris, Renick, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stuart, Sweet—23.

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

On motion of Mr. Burke, the rules were suspended and the chief clerk was directed to transmit to the Senate immediately all bills passed by the House.
On motion of Mr. Boone, the House took a recess to 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. Anderson (W. T.), Jeffries, Rogers and Stuart. The members of the Committee on Insurance were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 247, entitled "An act to regulate the practice of optometry, etc.";
Senate bill No. 268, entitled "An act to regulate the sale of farm, dairy, orchard, or garden produce on commission, etc.";
Senate bill No. 119, entitled "An act authorizing the formation of metropolitan park districts, etc.";
Senate bill No. 256, entitled "An act establishing a state board of game and game fish commissioners, etc.";
Senate bill No. 211, entitled "An act to authorize counties, cities and towns to issue bonds to fund their outstanding indebtedness, etc.";
Senate joint resolution No. 9, relating to sending congratulations to the Hon. William H. Taft on his inauguration as president of the United States.
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Bell, the rules were suspended, and the House took up consideration of Senate joint resolution No. 9, relating to extending congratulations to President Taft.
The resolution was read the first time in full, and on motion of Mr. Bell the rules were suspended, the first reading considered the second and third and Senate joint resolution No. 9 was placed on final passage and adopted by the House.
On motion of Mr. Byerly, the rules were suspended and the House took up consideration of Senate amendments to House bill No. 357.
SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Thompson (H. W.), the House concurred in the Senate amendments to House bill No. 357 by the following vote: Yeas, 75; nays, 2; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Krouse, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rudene, Sayre, Scott, Sims, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Palmer, Tonkin—2.

Those absent or not voting were: Messrs. Anderson (W. T.), Campbell (F. T.), Campbell (J. E.), Erickson, Farnsworth, Jackson (F. C.), Jeffries, Kenoyer, Lambert, Leonard, McArthur, Rogers, Shutt, Slayden, Sparks, Stuart, Weir, Whalley—18.

MR. PRESIDENT:

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 4, 1909.

We, your Committee on Conference, to whom was referred Senate bill No. 6, entitled "An act establishing, providing for the maintenance of and relating to a general uniform school system for the State of Washington, etc.," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that the House recede from its amendments to lines 2 and 3 of section 5, chapter 3, title 1, page 4; also from that part of its amendment to paragraph 5 of same section commencing with the word "Provided" in line 23, and ending with the word "students" in line 25; also from its amendment to section 1, article 10, chapter 4, title 3, page 45; and that the Senate concur in the balance of the House amendments, as follows: In paragraph 5, section 5, chapter 3, title 1; also in article 8, chapter 3, title 3; also in section 5, chapter 6, title 3.

J. D. BASSETT, Chairman.

We concur in this report: Ralph D. Nichols, W. G. Potts, Geo. L. Denman, F. L. Calkins, W. C. McMaster.
On motion of Mr. Beach, the House adopted the report of the conference committee on Senate bill No. 6 and receded from its amendments in accordance therewith.

On motion of Mr. Bradsberry, the rules were suspended, and the House took up consideration of Senate bill No. 14 on second reading.

Senate bill No. 14, relating to certain shore lands: The bill was read the second time by sections, and on motion of Mr. Norris the rules were suspended, the second reading considered the third and Senate bill No. 14 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Christiansen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Campbell (F. T.), Campbell (J. E.), Carlyon, Erickson, Gordon, Holm, Kenoyer, Leonard, Locke, McMaster, Palmer, Rogers, Shutt, Stuart, Thayer, Whalley—18.

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

Mr. Holm moved that Senate bill No. 155 be made a special order for 2:30 p. m., Friday, March 5.

The motion was lost.

The speaker called Mr. Bell to the chair.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1909.

Mr. Speaker:

The Senate has passed House bill No. 113, entitled "An act to encourage the exhibition of poultry, livestock, or agricultural products, etc.,” with amendments as follows: In section 3, line 1, strike the word "shall" and insert in lieu thereof the word "may"; in section 3, line 2, strike the words and figures "five hundred ($500.00)" and insert in lieu thereof the words and figures "two hundred fifty ($250.00)"

House bill No. 230, entitled "An act providing for the conveyance by boards of county commissioners of rights-of-way over county roads for state road purposes”;

Senate bill No. 209, entitled "An act relating to, regulating and providing for the nomination for candidates for municipal offices, etc.”;

House bill No. 269, entitled "An act regulating the use of lamps in coal mines," with amendments as follows: Add after the word "effect" in the seventh line, section 2 of the original bill, and after the word "effect" in the fourth line of section 2 of the printed bill the following words: "where non-magnetic lighting safety lamps are not in use, the operator or operators shall provide stations in safe places for relighting safety lamps”; add after the word "with" in the eighth line of section 3 of the original bill and after the word "with" in the fifth line of section 3 of the printed bill the following words: "Any man opening or tampering with one of said safety lamps or found with matches or any lighting device other than the safety lamps, shall be guilty of a misdemeanor and upon conviction thereof for the first offense he shall be fined not less than ten dollars ($10.00), nor more than one hundred dollars ($100.00), and for the second offence he shall be fined not less than two hundred dollars ($200.00), or imprisonment for a term of not more than one year”;

Engrossed Senate bill No. 357, entitled "An act extending the powers and jurisdiction of incorporated cities into bays, lakes, sounds, rivers and other navigable waters adjacent to the boundaries of such cities”;

Engrossed House bill No. 116, entitled “An act regulating the business of fire insurance, and providing a penalty for violation thereof”;

House bill No. 214, entitled "An act to create a bureau of inspection and supervision of public offices, and to establish a uniform system of public accounting, auditing, and reporting under the administration of the state auditor,” with amendments as follows: Add to section 10 the following: "There is hereby appropriated from said fund for the purpose of carrying out the provisions of this act the sum of twenty-five thousand dollars, or as much thereof as may be necessary, but the amount in no case shall exceed the total of the levy upon the several counties under the provisions of this section”; in section 7, line 3, after the word "required" insert the following: "not more than ten”; in section 8, line 4, after the word "incorporated” and before the word "town” insert the words "cities and.”
The president has signed House bill No. 296, entitled "An act relating to the relief of posts of the Grand Army of the Republic";
House bill No. 266, entitled "An act authorizing cities of the third class to provide for the drainage and sewerage of such cities, etc.";
House bill No. 186, entitled "An act providing for the establishment of certain state roads";
House bill No. 62, entitled "An act relating to the superior court of the county of Spokane, and the election and appointment of a judge therein."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SPECIAL ORDER.

Senate bill No. 300, relating to crimes and punishments:
Mr. McGregor moved to amend as follows:
Page 34, section 190, line 10, after the word "place" insert a comma and add "and in the trial of such cause, the wife shall be competent to testify, and may testify, against her husband."

The amendment was adopted.

Mr. Farnsworth moved to amend as follows:
Page 59, section 325, line 2, strike the word "or" after the word "building" insert a comma, and after the word "structure" add the words "or any of the property mentioned in section 323 hereof."

The amendment was adopted.

Mr. Edge moved to amend as follows:
Page 66, section 361, add subdivision 5 to read as follows: "No officer or person having the custody and control of the body or liberty of any person under arrest shall refuse permission to such arrested person to communicate with his friends or with an attorney, nor subject any person under arrest to any form of personal violence, intimidation, indignity or threats for the purpose of extorting from such person incriminating statements or a confession. Any person violating the provisions of this section shall be guilty of a misdemeanor."

The amendment was adopted.

Mr. Scott moved to amend as follows:
Page 39, section 218, line 7, after the word "years" strike the colon, insert a period and strike the remainder of the section.

Mr. Taylor moved as a substitute to strike the words "private apartments" in the portion of said section 218 following said word "years" in said line 7.

Roll call was demanded and the substitute amendment was
lost by the following vote: Yeas, 33; nays, 51; absent or not voting, 11.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bradsberry, Buchanan, Burke, Carlyon, Clark, Edge, Erickson, Fisher, Ghent, Hayward, Hewitt, Jackson (R. A.), Jeffries, Kayser, Lambert, Locke, McArthur, McMillan, Norris, Palmer, Slayden, Stephens (E. M.), Sweet, Taylor, Tennant, Tonkin, Ward, Weir, Mr. Speaker—33.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.); Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Webster, Whalley, Young—51.

Those absent or not voting were: Messrs. Anderson (W. T.), Bugge, Cameron, Campbell (J. E.), Cogswell, David, Hall, Hanson (H. H.), Kenoyer, Renick, Stuart—11.

Roll call on the amendment proposed by Mr. Scott to section 218 was demanded and the amendment was adopted by the following vote: Yeas, 56; nays, 28; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.); Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—56.


Those absent or not voting were: Messrs. Anderson (W. T.),
Campbell (J. E.), Cogswell, David, Hall, Hanson (H. H.), Hayward, Kayser, Kenoyer, Renick, Stuart,—11.

Mr. Buck moved to amend as follows:

'Page 6, section 32, line 5, after the word "removal" strike the period, insert a comma, and add the following: "but whenever a change is made in the location of any such inmate, a record open to the public shall be made and the relatives of such inmate shall be notified of the change."

The amendment was adopted.

Mr. Spedden moved to amend as follows:

Strike from lines 8 and 9, section 185, the words "and of previously chaste character."

The amendment was lost.

Mr. Meigs moved to amend as follows:

Line 3, after the word "place" insert a comma and the words "except a restaurant or dining-room"; line 6, after the word "years" strike the comma and the words "unless accompanied by his parent of guardian."

The amendment was adopted.

Mr. Tennant moved to amend as follows:

After the word "not" in line 3 insert the following: "and whenever any married man shall have sexual intercourse with a woman other than his wife, whether married or not."

The amendment was lost.

Mr. Meigs moved to amend as follows:

Page 37, section 210, line 11, after the word "with" insert the words "advertisement for" and insert a comma.

The amendment was adopted.

Mr. Meigs moved to amend as follows:

Page 38, section 211, strike everything after the title, and substitute the following: "Every person who shall publish, and every proprietor, manager or editor who shall permit to be published in any publication whatever, and every person who shall cause to be displayed or distributed in any public manner, any card or notice advertising any treatment or cure for any venereal disease or any disease or weakness of the sexual organs caused by sexual vice or abuse shall be guilty of a misdemeanor."

The amendment was adopted.
Mr. Anderson (John) moved to amend section 224 by adding thereto the following:

Provided, The provisions of this section shall not apply to any contract by which is intended the actual and bona fide purchase, or sale, and delivery, of such commodities, securities or property.

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 16; nays, 63; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bolinger, Buchanan, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, Hayward, Rudene, Spedden, Stevens (A. M.), Stone, Todd—16.

Those voting nay were: Messrs. Beach, Bell, Bird, Bishop, Boone, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Erickson, Fisher, French, Gordon, Halferty, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—63.

Those absent or not voting were: Messrs. Anderson (W. T.), Bradsberry, Bugge, Ghent, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Krouse, Locke, McClure, McInnis, Stuart, Tonkin, Webster—16.

Mr. Halferty moved to amend as follows:

Page 42, section 232, line 2, after the word “first” insert the words “and second.”

The amendment was adopted.

Mr. Meigs moved to amend as follows:

Line 7, strike the words “or sell or offer for sale any real estate in a public manner”; insert a semicolon after the word “property” and add “or who shall give away or serve any intoxicating liquor except in a private home.”

The amendment was adopted.

Mr. Halferty moved to amend by inserting the words “and second” after the word “first” in line 2 of section 261, page 48 in the printed bill.
Mr. Leonard moved to amend the amendment by adding the words "and third" to the words proposed to be inserted, and striking the word "and" and substituting therefor a comma in said words proposed to be inserted by Mr. Halferty.

The amendment to the amendment was lost.

The amendment by Mr. Halferty was lost.

Mr. Beach moved to amend as follows:

Strike all of lines 5, 6, 7, 8 and 9, and strike the following words in line 10: "upon any public road, highway, park or parkway, street or avenue."

The amendment was lost.

Mr. Edge moved to amend by adding the following to section 285:

*Provided, That the provisions hereof shall not apply to the sale of jobbers doing an interstate business with customers outside the state.*

The amendment was lost.

Mr. McGregor moved to amend by striking all of section 353.

The amendment was lost.

Mr. Meigs moved to amend as follows:

Page 81, section 442, strike the section and insert the following:

"Sec. 443. Prohibiting Drinking in Public Conveyance. Every person who shall drink any intoxicating liquor in any public conveyance, except in a compartment or place where sold or served under the authority of a license lawfully issued, shall be guilty of a misdemeanor."

The amendment was adopted.

Mr. Meigs moved to amend as follows:

Page 81, section 444, strike the section and insert the following:

"Sec. 444. Common Carrier not to Permit Drinking in Public Conveyance. Every person engaged wholly or in part in the business of carrying passengers for hire, and every agent, servant, or employee of such person who shall knowingly permit any person to drink any intoxicating liquor in any public conveyance, except in the compartment where such liquor is sold or served under the authority of a license lawfully issued, shall be guilty of a misdemeanor."

The amendment was adopted.

Mr. Meigs moved to amend as follows:

Amend section 445 and 446 by striking the same and substituting the following:

"Sec. 445. Sale of Certain Liquors Prohibited. Every person who shall sell, give away or dispose of, or have in his possession with intent to sell, give away, or dispose of—"
“(1) Any spirituous liquor every part of which has not been aged in wooden barrels or casks for a period of at least four years; or,
“(2) Any malt liquor which has not been aged for a period of at least sixty days; or,
“(3) Any malt liquor, except ale or porter, containing more than five per cent. of alcohol, by weight; or,
“(4) Any rectified spirits; or,
“(5) Any spirituous or vinous liquor to which any high wines, cologne spirits, bourbon spirits or other foreign substance whatever shall have been added—
“Shall be guilty of a gross misdemeanor.”

Mr. Beach moved to amend the amendment by inserting in the first line of subdivision 1 the words “sold as whiskey” after the word “liquor” and by inserting the word “malt” after the “except” in the first line of subdivision 3.

Mr. Edge moved as a substitute amendment to strike all of sections 445 and 446.

The substitute amendment was adopted.

Mr. Lambert moved to amend by striking all of sections 443 and 444.

The amendment was lost.

Mr. Slayden moved to amend as follows:

Page 44, section 243, line 6, strike the words “any public pool or billiard hall.”

The amendment was adopted.

Mr. Webster moved to amend as follows:

In line 2 of section 206, strike the word “woman” and insert in lieu thereof the word “person”; in same line, after the word “man” insert the words “or woman”; in same line also, after the word “than” insert the words “his or,” and in same line strike the word “husband” and insert in lieu thereof the word “spouse.”

The amendment was lost.

Mr. Meigs moved to amend as follows:

Page 31, section 178 (as amended by Senate), lines 6 and 7 of section 177 of the bill as printed, strike the word “may” after the word “serial” and insert in lieu thereof the word “shall”; strike the word “either,” insert a period after the word “published” and strike the rest of lines 7 and 8.

The amendment was adopted.

Mr. Whalley moved to amend as follows:

Page 34, section 194, line 3, after the word “house” insert “public pool or billiard hall.”
The amendment was adopted.

Mr. Weir moved to amend section 244 as follows:

After the word "day" in line 4, insert the following: "on which the sale of intoxicating liquor is prohibited by law."

The amendment was lost.

Mr. Denman moved to amend by striking all of section 243 and inserting in lieu thereof all of sections 7250 and 7251 of Ballinger's Code and Statutes of the State of Washington.

The amendment was lost.

Mr. Jackson (F. C.) moved to amend as follows:

Page 5, section 25, line 5, strike the word "crime" and insert in lieu thereof the word "felony," and strike the words "burglary in the first degree."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. McKinney the rules were suspended, the second reading considered the third, and Senate bill No. 300 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 5; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Stevens (A. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Halsey, Hanson (H. H.), Lambert, Spedden, Webster—5.

Those absent or not voting were: Messrs. Bird, Bishop, Campbell (J. E.), David, Ghent, Halferty, Jeffries, Kenoyer, Locke, McArthur, Shutt, Slayden, Sparks, Stephens (E. M.), Tennant, Weir—16.

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 4, 1909.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate bill No. 33, entitled "An act to amend sections 2 and 3 of an act entitled 'An act to encourage county agricultural associations and fairs, and to provide funds therefor,' etc.");

To Engrossed Senate bill No. 196, entitled "An act relating to township organization, prescribing the duties and fixing the compensation of township officers, etc.");

To Senate bill No. 27, entitled "An act providing for the purchase of land for state fish hatchery purposes, etc.");

To Senate bill No. 98, entitled "An act relating to the dividing of counties into districts for judicial purposes, etc.");

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Boone, the House adjourned.

LOREN GRINSTED,  Leo O. Meigs,
Chief Clerk. Speaker.

FIFTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Friday, March 5, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. Stuart.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Beach, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition for the passage of House bill No. 35 was read and referred to Committee on Counties and County Boundaries.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Denman moved that the House take up consideration of House bill No. 15.
Mr. Bishop moved, as a substitute motion, that House bill No. 15 be indefinitely postponed.

The substitute motion was carried.

Mr. Palmer moved that the rules be suspended and that hereafter the speaker may refer Senate bills transmitted to the House immediately upon their receipt by the House.

The motion carried.

Mr. Slayden moved that the House reconsider the vote whereby the motion of Mr. Palmer, made yesterday, relative to adjournment today was carried.

The motion to reconsider was carried, and the motion that, when the House adjourn today, it shall adjourn to 10 a. m., Monday, March 8, was lost.

Mr. Holm moved that Senate bill No. 155 be made a special order for 1:30 p. m. today.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 350: Recommend it do pass.
Senate bill No. 348: Recommend it do pass.
Senate bill No. 41: Recommend it do pass.
Senate bill No. 40: Recommend it do pass.
House bill No. 440: Recommend it do pass.
Senate bill No. 97: Recommend it do pass.
House bill No. 371: Recommend it do pass.
House bill No. 435: Recommend it do pass.
Senate bill No. 251: Minority, recommend it do pass; majority, recommend it do pass as amended.
House bill No. 285: Recommend it do pass.
Senate bill No. 168: Majority, recommend it do pass; minority, recommend it be indefinitely postponed.
Senate bill No. 239: Recommend it do pass as amended.
House bill No. 409: Recommend it do pass as amended.
House bill No. 393: Recommend it do pass as amended.
Senate bill No. 155: Recommend it do pass as amended.
House bill No. 395: Reported without recommendation.
House bill No. 396: Recommend it be indefinitely postponed.

On motion of Mr. Norris, the committee report was adopted.
Senate bill No. 349: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.

Senate bill No. 211: Recommend it do pass as amended.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 125, 79, 239, 230, 263, 281, 179, 269, 33, 116, and House joint memorials Nos. 6 and 7, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

T. A. THOMPSON, Chairman.

I concur in this report: John Anderson.

Message from the Senate.

Mr. Speaker:

The president has signed Senate bill No. 234, entitled "An act relating to and authorizing the collection of assessments for local improvements, etc."; Senate substitute bill No. 177, relating to the superior court of Clarke, Cowlitz, Skamania, Klickitat, Lewis, Pacific, and Wahkiakum counties, etc.; Senate bill No. 33, entitled "An act to encourage county agricultural associations and fairs"; and the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed House bills Nos. 125, 269, 179, 281, 33, 116, 230, 239, 79 and 263; House joint memorials Nos. 6 and 7; Senate bills Nos. 33 and 234, and Senate substitute bill No. 177.

Senate amendments to House bills.

On motion of Mr. Vollmer, the House concurred in the Senate amendments to House bill No. 113 by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Gordon,
Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Buck, Edge, Fisher, Holm, Hubbell, Jeffries, Leonard, McMillan, Norris, Stuart, Thayer, Whalley—12.

On motion of Mr. Palmer, the House concurred in the Senate amendments to House bill No. 214 by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Buck, Cogswell, David, Denman, Hubbell, Kenoyer, Krouse, Renick, Stone, Stuart—10.

On motion of Mr. Carlyon, the House concurred in the Senate amendments to House bill No. 310 by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.),
Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (R. A.); Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Cline, David, Hayward, Holm, Hubbell, Jackson (F. C.), Palmer, Sayre, Sims, Stuart, Taylor—11.

On motion of Mr. French, the House concurred in the Senate amendments to House bill No. 157 by the following vote:
Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hewitt, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Calkins, Cogswell, David, Farnsworth, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Miller, Morris, Norris, Renick, Sims, Stephens (E. M.), Stuart, Thompson (H. W.)—18.

The emergency clause to House bill No. 157 passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke,
STATE OF WASHINGTON

Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hayward, Hewitt, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Cogswell, Gordon, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Krouse, McMaster, Norris, Reeve, Renick, Sims, Stuart, Thompson (H. W.)—15.

On motion of Mr. Tonkin, the House concurred in Senate amendments to House bill No. 269 by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Halsey, Hanson (H. H.), Hayward, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Whalley, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Beach, Bird, Buck, Carlyon, Cogswell, David, Denman, Gordon, Hall, Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Leonard, McGregor, Morris, Norris, Rudene, Scott, Sims, Stuart, Vollmer, Weir—24.

FIRST READING OF SENATE BILLS.

Senate bill No. 209: Referred to Committee on Privileges and Elections.

Senate bill No. 211: Referred to Committee on Judiciary.
Senate bill No. 256: Referred to Committee on Game and Game Fish.

Senate bill No. 247: Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.

Senate bill No. 268: Referred to Committee on Horticulture and Forestry.

Senate bill No. 119: Referred to Committee on Municipal Corporations of the First Class.

Senate bill No. 8: Referred to Committee on Banks and Banking.

Senate bill No. 357: Referred to Committee on Harbors and Waterways.

SPECIAL ORDER.

House bill No. 370, amending an act relating to the establishment and construction of drainage ditches: Mr. McGregor moved to amend as follows:

In line 6 of section 2 of the printed bill, strike the word "or" and insert in lieu thereof the word "and."

The amendment was adopted.

Mr. McGregor moved to amend as follows:

In line 7 of section 2 of the printed bill, strike the word "said" and insert in lieu thereof the word "such."

The amendment was adopted.

Mr. McGregor moved to amend as follows:

In line 9 of section 2 of the printed bill, strike the word "same" and insert in lieu thereof the words "said statement."

The amendment was adopted.

Mr. McGregor moved to amend as follows:

In line 5 of section 1 of the printed bill, insert the words "interest-bearing" between the words "by" and "warrants."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Scott the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 370 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsherry, Buch-
Those voting nay were: Mr. Webster—1.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bishop, Cline, Cogswell, David, Farnsworth, Hall, Hanson (Ole), Jackson (F. C.), McMaster, Miller, Morris, Rogers, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Thayer, Weir—20.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cogswell, David, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McArthur, McGregor, McInnis, McKinney, McMillan, Morse, Norris, Palmer, Reeve, Renick, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Beach, Carlyon, Cline, Denman, Fancher, Gordon, Hanson (Ole), Jackson (F. C.), Leonard, Locke, McClure, Miller, Morris, Palmer, Shutt, Stevens (A. M.), Stuart, Thayer, Thompson (H. W.), Tonkin, Webster, Weir—22.

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

—38 H
THIRD READING OF BILLS.

House bill No. 150, granting to the United States certain tide and shore lands: There being no objections, the rules were suspended, and the bill was, upon the request of Mr. Burke, returned to second reading for the purpose of amendment.

Mr. Slayden moved to amend as follows:

Amend section 1 by adding after the word "tide" in line 9 the following: "And shall not be construed to prevent the citizens of the State of Washington from using said lands for the taking of food fishes so long as such fishing does not interfere with the public use of them by the United States."

The amendment was adopted.

Mr. Slayden moved to amend section 3 by striking the word "other" in line 3.

The amendment was adopted.

On motion of Mr. Burke, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 150 was 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. Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Erickson, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Whalley, Mr. Speaker—66.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Beach, Cameron, Campbell (J. E.), Clark, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Ghent, Hanson (Ole), Hewitt, Holm, Jackson (F. C.), Jeffries, Locke, Morris, Renick, Scott, Stuart, Sweet, Tennant, Vollmer, Weir, Young—29.

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 directed to immediately transmit House bill No. 150 to the Senate.

House bill No. 250, for the relief of Fred H. Green: On motion of Mr. Burke, the rules were suspended, the reading already had was considered the third and House bill No. 250 was 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. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krous, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMillan, Miller, Morse, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Young, Mr. Speaker—66.

Voting nay: Mr. Tonkin—1.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bishop, Buck, Cameron, Clark, Cogswell, David, Fancher, Gordon, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), McInnis, McMaster, Morris, Norris, Renick, Rogers, Sims, Stone, Stuart, Sweet, Thayer, Webster, Weir, Whalley—28.

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, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 53, entitled "An act relating to marriages and the issuance of marriage licenses, etc."; House bill No. 257, entitled "An act authorizing any county in the State of Washington to join with any city of the first, second, or third class in such county in paying for the construction of any bridge, etc., trestle, or structure which crosses any body of water, etc.," with amendments as follows: At end of section 1 strike the period and in-
sert a colon and add the following: "Provided, That nothing in this act shall affect pending suits or actions or rights of parties thereto, but suits or actions shall be determined as though this act had not been passed";

Senate bill No. 356, "Relating to service of procedure in justice courts";

Senate bill No. 61, "An act to create a state fish hatchery on the Bryant springs in Walla Walla county, etc."

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Palmer, the rules were suspended and the House took up consideration of Senate bill No. 233 on second reading.

House of Representatives,
Olympia, Wash., March 5, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 233, entitled "An act requiring bonds from contractors contracting to do public work conditioned to pay laborers, mechanics, materialmen and others," 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 7 of section 1 of the printed bill, the same being line 11 of section 1 of the Senate engrossed bill, after the word "shall," insert the words "faithfully perform all the provisions of such contract and."

R. E. Buchanan, Chairman.

We concur in this report: Elmer E. Halsey, W. W. Sparks, R. A. Thayer.

The bill was read the second time by sections, and on motion of Mr. Palmer the committee amendments were adopted, the rules suspended, the second reading considered the third, and Senate bill No. 233 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Clark, Cline, Denman, Edge, Erickson, Farnsworth, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jeffries, Krouse, Lambert, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden,
Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—69.

Those absent or not voting were: Messrs. Bishop, Buchanan, Cameron, Campbell (J. E.), Christensen, Cogswell, David, Eldridge, Fancher, Fisher, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Locke, McArthur, Renick, Rogers, Shutt, Stevens (A. M.), Stuart, Thayer, Weir—26.

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,

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 419, entitled "An act amending section 1 of 'An act authorizing the county commissioners of any county to acquire and operate quarries, etc.,' approved February 18, 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:

In line 4 of section 1 of the printed bill, change the "r" to "d" in the word "experient."

R. E. Buchanan, Chairman.

We concur in this report: Geo. A. Tennant, Elmer E. Halsey, Peter David.

The bill was read the second time by sections, and, on motion of Mr. Bird the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third and House bill No. 419 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse,
Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—75.

Those absent or not voting were: Messrs. Bishop, Calkins, Clark, Cogswell, Denman, Edge, Fancher, Hanson (Ole), Hayward, Jackson (F. C.), Jeffries, Locke, McMillan, Renick, Sayre, Slayden, Stone, Stuart, Taylor, Weir—20.

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

On motion of Mr. Palmer, the rules were suspended and the chief clerk was directed to transmit to the Senate immediately all bills passed by the House today.

House bill No. 434, relating to the pay of condemnation commissioners: Mr. Tennant moved to amend by striking the words “ten dollars” in line 9 of section 1 in the printed bill and inserting in lieu thereof the words “seven dollars and fifty cents.”

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 434 was 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. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, French, Ghent, Gordon, Haferty, Hall, Halsey, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Lambert, Leonard, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Rogers, Rudene, Sayre, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Boone, Erickson, Kayser, McClure, Reeve—5.
Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Cameron, Clark, Cogswell, Eldridge, Fancher, Farnsworth, Fisher, Hanson (Ole), Hewitt, Holm, Jeffries, Krouse, Locke, McGregor, Renick, Scott, Slayden, Sparks, Spedden, Stone, Stuart—23.

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 16, 1909.

MR. SPEAKER:

We, your Committee on Claims and Auditing, to whom was referred House bill No. 134, entitled "An act for the relief of Harry Lawrence, Jefferson county, State of Washington, 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:

That all of section 1 be stricken out and insert in lieu thereof the following: "Section 1. That the sum of ten hundred eighty-five dollars ($1,085.00) be and is hereby appropriated out of the state treasury from any funds not otherwise appropriated, to pay Harry Lawrence for value of improvements on the southwest quarter of the southwest quarter of lots 3, 4 and 5 of section 16, township 28 north, range 1 east, in the county of Jefferson, State of Washington, heretofore sold by the State of Washington to one H. B. McElroy under application No. 2683, the value of which was never refunded by the State of Washington to the said Harry Lawrence."

WM. BISHOP, Chairman.


The bill was read the second time by sections, and on motion of Mr. Bishop the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 134 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, Mc-
Gregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (Nels), Burke, Cogswell, Denman, Fisher, French, Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Locke, Palmer, Renick, Sayre, Slayden, Spedden, Stuart, Thayer, Tonkin, Vollmer, Young—22.

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 25, 1909.

Mr. Speaker:

We, your Committee on Miscellaneous Matters, to whom was referred Senate bill No. 38, entitled “An act creating the office of state commissioner of health, fixing his qualifications, term of office and compensation and defining his duties, and declaring an emergency,” have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

W. A. Bolinger, A. N. Sayre,
J. J. Cameron, J. A. Ghent.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1909.

Mr. Speaker:

We, your Committee on Miscellaneous Matters, to whom was referred Senate bill No. 38, entitled “An act creating the office of state commissioner of health, fixing his qualifications, term of office and compensation and defining his duties, and declaring an emergency,” have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it do pass.

G. W. Jeffries, Chairman.

We concur in this report: W. H. Kenoyer, H. C. Hayward.

Mr. Christensen moved the adoption of the minority report. Mr. Kayser moved, as a substitute motion, the adoption of the majority report.

The substitute motion was lost.

The minority report was adopted.
Mr. McArthur moved to amend by striking the word “five” in line 5 of section 1 in the printed bill and inserting in lieu thereof the word “three.”

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Jackson (F. C.) the rules were suspended, the second reading considered the third, and Senate bill No. 38 was placed on final passage and passed the House by the following vote: Yeas, 57; nays, 19; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bradsberry, Buchanan, Buck, Burke, Byerly, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, David, Fancher, Farnsworth, Ghent, Halferty, Halsey, Hewitt, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—57.

Those voting nay were: Messrs. Bishop, Bolinger, Boone, Calkins, Cameron, Campbell (J. E.), Cogswell, Erickson, French, Gordon, Hanson (H. H.), Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McKinney, Thompson (T. A.), Vollmer—19.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bugge, Denman, Edge, Eldridge, Fisher, Hall, Hanson (Ole), Hayward, Holm, McGregor, Renick, Sims, Slayden, Sparks, Stuart, Thayer—19.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 8; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Eldridge, Fancher, Farnsworth, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet,
Those voting nay were: Messrs. Bishop, Cameron, Erickson, Jackson (R. A.), Krouse, McKinney, Thompson (T. A.), Vollmer—8.

Those absent or not voting were: Messrs. Anderson (W. T.), Buck, Bugge, Cogswell, Denman, Edge, Fisher, French, Gordon, Hanson (Ole), Hayward, Holm, Kayser, McGregor, Renick, Rudene, Stuart—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., March 5, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 364, entitled "An act relating to the collection of taxes between old and new counties";

Senate bill No. 273, relating to the sale of fertilizers and fixing a penalty for the violation thereof, etc.;

Senate bill No. 255, relating to the sale of and affixing the standard of purity of seeds, etc.;

Senate bill No. 282, providing for the amendment of chapter 37 of the Session Laws of 1907, etc.;

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 364: Referred to Committee on Counties and County Boundaries.

Senate bill No. 356: Placed on calendar.

Senate bill No. 61: Referred to Committee on Appropriations.

Senate bill No. 273: Referred to Committee on Agriculture.

Senate bill No. 255: Referred to Committee on Agriculture.

Senate bill No. 282: Referred to Committee on Banks and Banking.

On motion of Mr. Thompson (H. W.), the House took a recess.
The speaker called the House to order at 2 p.m.
Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Hanson (Ole), Hayward, and Stuart.
Mr. Hanson was excused.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:
Your Committee on Engrossed Bills, to whom was referred House bills Nos. 419, 434, 370, 150, 134, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted.

We concur in this report: J. T. Rogers, H. H. Hanson, O. R. McKinney.

Mr. Speaker:
Your Committee on Enrolled Bills, to whom was referred House bill No. 310, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted.

We concur in this report: G. P. Halferty, Frank C. Jackson.

The speaker announced that he had signed House bill No. 310.

MESSAGE FROM THE SENATE.

Mr. Speaker:
The president has signed House bill No. 79, entitled "An act to prevent the firing of guns, or the killing of wild birds, etc."
House bill No. 263, entitled "An act providing the rate of interest to be paid on bonds of Jefferson county, etc."
House joint memorial No. 6, relating to state road No. 5, and advising that it be constructed through the Rainier forest reserve at the expense of the government of the United States, etc.
House joint memorial No. 7, offering a petition in behalf of the American elk, etc.
House bill No. 125, entitled "An act to enable counties, cities, and towns to validate certain warrants and other obligations, etc."
House bill No. 269, entitled "An act regulating the use of lamps in coal mines, etc."
House bill No. 179, entitled "An act for the relief of Kittitas county, etc."
House bill No. 281, entitled "An act regulating the sale and manufacture of shoddy, etc."
House bill No. 33, entitled "An act relating to the construction of the armory at Bellingham, etc."
House bill No. 116, entitled "An act regulating the business of fire insurance, etc."
House bill No. 230, entitled "An act providing for the conveyance by county commissioners of rights-of-way, etc."
House bill No. 239, entitled "An act to amend section 5 of an act entitled 'An act for the protection of persons working in coal mines,' approved March 6, 1897"
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

Senate bill No. 239, regulating public warehouses: Mr. Scott moved to amend as follows:

Amend by striking from the end of section 9 the following: "but in all cases the charge for handling grain or hay shall be the same at all public warehouses in the State of Washington under similar conditions."

The amendment was adopted.
Mr. Scott moved to amend as follows:

Section 13, line 9 of the original bill, strike the words "one dollar" and insert in lieu thereof the words "seventy-five cents."

The amendment was adopted.
Mr. Scott moved to amend as follows:

Section 21, line 11 of the original bill, after the word "hay" strike the words "or as he may demand."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, and Senate bill No. 239 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 13; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon,
Christensen, Clark, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, French, Ghent, Halferty, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Bell, Cameron, Cogswell, David, Erickson, Jeffries, Kayser, McKinney, Norris, Slayden, Sweet, Tennant, Thompson (T. A.)—13.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Burke, Fisher, Gordon, Hall, Hanson (Ole), Hewitt, Renick, Rudene, Sims, Stuart, Webster, Weir—15.

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

Senate bill No. 253, relating to railroads: On motion of Mr. Burke, the rules were suspended, the reading already had considered the second and third, and Senate bill No. 253 was placed on final passage and passed the House by the following vote: Yeas, 68; nays, 6; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Clark, Cline, David, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Jackson (R. A.), Jeffries, Krouse, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Cogswell, Denman, Edge, Kayser, Kenoyer, Tennant—6.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Campbell (J. E.), Carlyon, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Lambert,

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

Senate bill No. 109, relating to jurors: On motion of Mr. Edge, the rules were suspended, the reading already had considered the second and third, and Senate bill No. 109 was placed on final passage and passed the House by the following vote: Yeas, 6; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hubbell, Jeffries, Kayser, Lambert, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Buck, Cameron, Campbell (J. E.), Clark, David, Farnsworth, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, McGregor, Morris, Norris, Renick, Rudene, Sims, Slayden, Spedden, Stuart, Webster, Weir, Whalley—30.

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

The speaker called Mr. Beach to the chair.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 161, entitled "An act amending section 1 of an act entitled 'An act relating to jury trials in the superior court, providing for the payment by litigants of certain jury fees and repealing section 5028 of Ballinger's Codes and Statutes of the State of Washington,' being chapter 43 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 with the following amendments:
In line 4 of section 1 of the printed bill, the same being line 6 of the original bill, after the words "Section 1," strike the remainder of the section, and insert in lieu thereof the following: "In all civil actions triable by a jury in the superior court any party to the action may, at or prior to the time the case is called to be set for trial, serve upon the opposite party or his attorney, and file with the clerk of the court a statement of himself, or attorney, that he elects to have such case tried by jury. At the time of filing such statement such party shall also deposit with the clerk of the court $12.00, which deposit, in the event that the case is settled out of court prior to the time that such case is called to be heard upon trial, shall be returned to such party by such clerk. Unless such statement is filed and such deposit made, the parties shall be deemed to have waived trial by jury, and consented to a trial by the court: Provided, That in superior courts of counties of the first class, such party shall serve and file such statement, in manner herein provided, at any time not later than two days before the time the case is called to be set for trial."

R. E. BUCHANAN, Chairman.

We concur in this report: Lester P. Edge, Peter David, W. W. Sparks, R. S. Lambert.

The bill was read the second time by sections, and on motion of Mr. Buchanan the committee amendments were adopted, the rules suspended, the second reading considered the third, and Senate bill No. 161 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 Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Locke, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—71.

Voting nay: Mr. McArthur—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bradberry, Campbell (J. E.), Clark, David, French, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jef-

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

Senate bill No. 359, for the relief of Vaugh & Morrill Co.: The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the second reading considered the third and Senate bill No. 359 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. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—67.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bradsberry, Campbell (J. E.), Carlyon, Christensen, Clark, Ghent, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Lambert, Leonard, Locke, McArthur, McInnis, Renick, Rudene, Sims, Slayden, Stephens (E. M.), Stuart, Thayer, Webster, Weir—28.

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, 1909.

MR. SPEAKER:

The Senate has passed Senate substitute bill No. 65, entitled "An act relating to bills of lading";

Senate bill No. 287, entitled "An act relating to sale and removal of timber upon state, school or granted lands, etc."

Senate bill No. 344, entitled "An act disclaiming title and interest in certain land in Snohomish county";
Engrossed House bill No. 367, entitled "An act for the relief of inhabitants of cities and towns upon the public lands, etc."

Senate bill No. 4, entitled "An act providing for the nomination of candidates for public office, etc."

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Senate bill No. 326, prohibiting the sale of intoxicating drinks to Indians or mixed bloods: Mr. Meigs moved to amend as follows:

In line 16 of section 1, strike the words "one-eighth" and insert in lieu thereof the words "one-half."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, and Senate bill No. 326 was placed on final passage and passed the House by the following vote: Yeas, 64; nays, 4; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Whalley, Young, Mr. Speaker—64.

Those voting nay were: Messrs. Denman, Farnsworth, Shutt, Vollmer—4.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bradsberry, Christensen, Clark, Cogswell, David, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Leonard, Locke, McGregor, McInnis, McMillan, Renick, Rudene, Sims, Slayden, Stephens (E. M.), Stuart, Thayer, Tonkin, Webster, Weir—27.

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

—39 H
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 20, entitled "An act in relation to garnishments in justice courts in 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 do pass as amended:

Strike section 2, and advance each succeeding section one number.

In line 2 of section 10 of the printed bill, strike the word "like"; strike also in same line the words "as are required on the bond for the writ of garnishment."

In line 12 of section 14 of the printed bill, insert a colon after the word "plaintiff," and strike the words "and the sureties on his bond" immediately following.

In section 22 of the printed bill, strike all that part of said section preceding the semicolon in line 8, ending with the words "superior lien thereon." Begin the next word "where" in line 8 with a capital letter.

In line 10 of section 22 of the printed bill, strike the words "and the sureties on his" and from line 11 the word "bond."

In line 10 of section 24 of the printed bill, strike the words "and the sureties on his bond," and from line 11 the words "as hereinbefore provided."

Strike sections 26 and 27 of the engrossed bill.

We concur in this report: Geo. A. Tennant, W. W. Sparks, R. S. Lambert, E. A. Sims.

On motion of Mr. Edge, the committee amendments were adopted.

Mr. Edge moved to amend by striking the word "tested" in line 20 of section 24 in the printed bill, and inserting in lieu thereof the word "attested."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 20 was placed on final passage and passed the House by the following vote: Yeas, 49; nays, 28; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Beach Bell, Bird, Bishop, Boone, Bradberry, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Cline, Cogswell, Edge, Eldridge, Fisher, French, Ghent, Hall, Halsey, Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur,
McGregor, McInnis, McKinney, Morris, Morse, Norris, Palmer, Rogers, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Tennant, Thayer, Vollmer, Weir, Whalley, Mr. Speaker—49.

Those voting nay were: Messrs. Bolinger, Buchanan, Buck, Burke, Cameron, Campbell (J. E.), Christensen, Denman, Erickson, Fancher, Farnsworth, Gordon, Halferty, Kayser, Kenya, Leonard, McClure, McMaster, Miller, Reeve, Sayre, Shutt, Sweet, Taylor, Thompson (T. A.), Tonkin, Ward, Young—28.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Clark, David, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), McMillan, Renick, Rudene, Scott, Sparks, Stuart, Thompson (H. W.), Todd, Webster—18.

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

On motion of Mr. Ghent, the rules were suspended and the chief clerk directed to immediately transmit to the Senate all bills passed by the House today.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1909.

We, your Committee on Judiciary, to whom was referred Senate bill No. 211, "An act to amend section 3 of an act entitled 'An act to authorize counties, cities and towns to issue bonds to fund their outstanding indebtedness,'" 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 5 of the title of the engrossed bill, strike out the figures "28" and insert in lieu thereof the figures "22."

In line 6 of the title of the engrossed bill, after the word "act" insert the following: "to amend section 3 of an act entitled 'An act.'"

In line 7 of the title of the engrossed bill, after the word "there" insert the word "outstanding."

In line 6 of section 1, after the word "act" where it appears the second time in said line insert "to amend section 3 of an act entitled 'An act.'"

In line 16, section 1 of the engrossed bill, strike out the word "or" where it appears at the end of said line; also in line 17 of the engrossed bill, section 1, strike out the word "warrants."

Strike section 2, and number section 3 section 2.
In line 15 of the engrossed bill, section 1, strike the word "of" and insert in lieu thereof the word "or."

R. E. Buchanan, Chairman.

We concur in this report: Thomas Bird, Lester P. Edge, E. B. Palmer.

The bill was read the second time by sections, and on motion of Mr. Palmer the committee amendments were adopted, the rules suspended, the second reading considered the third, and Senate bill No. 211 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Gordon, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McChure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (W. T.), Burke, Fancher, Fisher, French, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Leonard, McMaster, Palmer, Renick, Shutt, Stevens (A. M.), Stone, Stuart, Vollmer, Webster—23.

The emergency clause passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre,
Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (W. T.), Bugge, Burke, Byerly, Cogswell, Erickson, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Kayser, Leonard, McClure, Renick, Scott, Stuart, Webster, Weir, Young—23.

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

Mr. Morris moved to reconsider the vote whereby Senate bill No. 910 was passed.

Mr. Palmer moved to lay on the table the motion to reconsider.

The motion to lay on the table was lost.

The motion to reconsider was lost.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1909.

Mr. Speaker:

The president has signed House bill No. 310, entitled "An act relating to the sale of lands granted for public buildings at the state capital," and the same is herewith transmitted.

The Senate has refused to concur in the House amendments to Senate bill No. 300, and asks the House to recede therefrom.

WILLIAM T. LAUBE, Secretary of the Senate.

Mr. Palmer moved that the House refuse to recede from its amendments to Senate bill No. 300, and that a Committee on Conference be appointed.

The motion was carried.

Senate bill No. 104, authorizing the board of state land commissioners to sell certain lands: The bill was read the second time by sections, and on motion of Mr. Krouse the rules were suspended, the second reading considered the third, and Senate bill No. 104 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buch-
Those absent or not voting were: Messrs. Anderson (W. T.), Bradsberry, Burke, Clark, Fancher, Ghent, Gordon, Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Leonard, Locke, Norris, Renick, Stephens (E. M.), Stuart, Vollmer, Webster, Weir—26.

The emergency clause passed the House by the following vote:
Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Beach, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Whalley, Young, Mr. Speaker—73.

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

Senate bill No. 111, relative to the sales in bulk act: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading consid-
erred the third and Senate bill No. 111 was placed on final passage and failed to pass by the following vote: Yeas, 29; nays, 39; absent or not voting, 27.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Byerly, Calkins, Carlyon, Cline, Cogswell, Edge, Farnsworth, Halferty, Halsey, Locke, McClure, McInnis, Miller, Morse, Palmer, Rogers, Slayden, Stone, Tennant, Weir, Whalley, Mr. Speaker—29.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bird, Bugge, Burke, Cameron, Campbell (J. E.), Christensen, David, Denman, Eldridge, Erickson, Gordon, Hall, Hanson (H. H.), Jackson (F. C.), Kayser, Kenoyer, Krouse, Lambert, McArthur, McGregor, McKinney, McMillan, Morris, Reeves, Rudene, Scott, Shutt, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Young—39.

Those absent or not voting were: Messrs. Anderson (W. T.), Boone, Campbell (F. T.), Clark, Fancher, Fisher, French, Ghent, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Leonard, McMaster, Norris, Renick, Sayre, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Webster—27.

Mr. Morris moved to reconsider the vote by which Senate bill No. 111 failed to pass.

Mr. Taylor moved to lay on the table the motion to reconsider. The motion to lay on the table was carried.

Senate bill No. 176, relating to the disbarment and suspension of attorneys: The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third, and Senate bill No. 176 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 2; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Jackson (F. C.), Jackson (R. A.), Kenoyer, Lambert, Leonard, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre,
Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Taylor, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—68.

Those voting nay were: Messrs. McArthur, Shutt—91.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Cameron, Campbell (F. T.), Clark, Cogswell, Eldridge, French, Ghent, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Krouse, Locke, McMaster, Norris, Renick, Stephens (E. M.), Stuart, Tennant, Thompson (T. A.), Webster—917.

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

On motion of Mr. Edge, the rules were suspended, and the House took up consideration of House bill No. 374 on second reading.

House bill No. 374, relating to the admission of applicants to practice law: The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 374 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Buck, Burke, Byerly, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudenc, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (W. T.), Bishop, Boone, Bugge, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Erickson, Fancher, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Locke, McGregor, Norris, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Thompson (T. A.), Webster—30.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 228, relative to claims for damages against cities of the first class. Mr. Tennant moved to amend by striking the words “one (1) year” in line 6 of section 1, and inserting in lieu thereof the words “six months,” and by striking the words “one year” in the title and inserting in lieu thereof the words “six months.”

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 228 was placed on final passage.

Mr. Palmer moved the bill be indefinitely postponed.

The motion was lost.

The roll was called on the passage of Senate bill No. 228, and the bill passed the House by the following vote: Yeas, 63; nays, 3; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Jackson (R. A.), Kayser, Lambert, Leonard, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Sladen, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Tonkin, Ward, Young, Mr. Speaker—63.

Those voting nay were: Messrs. Kenoyer, Morris, Palmer—3.

Those absent or not voting were: Anderson (W. T.), Boone, Buchanan, Denman, Ghent, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Krouse, Locke, McArthur, McGregor, Norris, Renick, Rudene, Sparks, Stuart, Thayer, Thompson (T. A.), Todd, Vollmer, Webster, Weir, Whalley—29.

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

The speaker resumed the chair.
REPORTS OF STANDING COMMITTEES.

Senate substitute bill No. 162: Recommend it do pass as amended.

Senate bill No. 146: Minority, recommend it be indefinitely postponed; majority, recommend it do pass.

Senate bill No. 364: Recommend it do pass.

Senate bill No. 119: Recommend it do pass.

Senate bill No. 8: Recommend it do pass.

FIRST READING OF SENATE BILLS.

Senate bill No. 287: Referred to Committee on State School and Granted Lands.

Senate bill No. 344: Referred to Committee on State School and Granted Lands.

Senate substitute bill No. 65: Referred to Committee on Banks and Banking.

Mr. Campbell (J. E.) moved that all bills now on the calendar remain on the calendar tomorrow.

The motion was carried.

Mr. Burke moved that the House adjourn to 9 a. m., Saturday, March 6.

The motion was lost.

On motion of Mr. Beach, the House adjourned.

Loren Grinstead, Leo O. Meigs,
Chief Clerk. Speaker.

FIFTY-FIFTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Saturday, March 6, 1909.

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

Roll call showed all members present except Messrs. Anderson (W. T.), Christensen, Gordon, Hanson (Ole), Hayward, Jackson (F. C.), Jeffries, Kayser, Norris, Renick, Stuart,
Thompson (H. W.) and Webster. Messrs. Hanson (Ole), Norris and Jeffries were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Morris, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition for the passage of Senate bill No. 239 was read and referred to Committee on Agriculture.

There being no objections, Senate bill No. 287 was, upon request of Mr. Scott, re-referred to Committee on Agriculture.

REPORTS OF STANDING COMMITTEES.

House bill No. 439: Recommend it do pass.
Senate substitute bill No. 65: Recommend it do pass.
Senate bill No. 273: Recommend it do pass.
Senate bill No. 255: Recommend it do pass.
Senate bill No. 37: Recommend it do pass.
Senate bill No. 208: Recommend it do pass.
House bill No. 437: Recommend it do pass.
House bill No. 256: Recommend it do pass.
Senate bill No. 361: Recommend it do pass.
Senate bill No. 218: Recommend it do pass.
House bill No. 432: Recommend it do pass.
Senate bill No. 115: Recommend it be reported out on file.
Senate bill No. 282: Recommend it do pass as amended.
House bill No. 324: Recommend it do pass as amended.
House bill No. 424: Recommend it do pass as amended.
Senate bill No. 189: Majority, recommend it be indefinitely postponed; minority, recommend it do pass.

House bill No. 189: Recommend it be indefinitely postponed.
On motion of Mr. Carlyon, the committee report was adopted.
House bill No. 381: Recommend it be indefinitely postponed.
On motion of Mr. McMaster, the committee report was adopted.

On motion of Mr. Palmer, the rules were suspended and the House took up consideration of Senate bill No. 364 on second reading.

Senate bill No. 364, concerning the collection and division of taxes: The bill was read the second time by sections, and on
motion of Mr. Palmer the rules were suspended, the second reading considered the third, and Senate bill No. 364 was 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. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bradsberry, Christensen, Farnsworth, Gordon, Halsey, Hanson (Ole), Hayward, Jackson (F. C.), Kayser, Lambert, McArthur, McMillan, Renick, Rudene, Stevens (A. M.), Stone, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster—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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Anderson (W. T.), Boone, Buchanan, Campbell (J. E.), Christensen, David, Erickson, Gordon, Hanson (Ole), Hayward, Jackson (F. C.), Jeffries, Kayser, McGregor, Norris, Renick, Rudene, Scott, Sims,
Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster—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., March 6, 1909.

Mr. Speaker:
The Senate has passed Senate bill No. 37, entitled "An act providing for the issuance of a state Sunday liquor license to hotels, etc."
Senate bill No. 367, entitled "An act providing for the establishment of certain state roads";
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced the appointment of Messrs. Palmer, Sparks and Buchanan a conference committee on Senate bill No. 300 and excused said gentlemen until such time as they were ready to report.

FIRST READING OF SENATE BILLS.

Senate bill No. 37: Referred to Committee on Rules and Order.
Senate bill No. 367: Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

House bill No. 371, relating to logging companies: The bill was read the second time by sections, and on motion of Mr. Bishop the rules were suspended, the bill considered engrossed, the second reading considered the third and House bill No. 371 was placed on final passage.

Mr. Farnsworth moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

Mr. Farnsworth moved to amend by striking the word "come" in line 7 of section 1 in the printed bill and inserting in lieu thereof the word "operate."

The amendment was lost.

On motion of Mr. Bishop, the rules were suspended, the bill considered engrossed, the second reading already had considered the third and House bill No. 371 was placed on final pas-
sage and passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Hall, Halsey, Hanson (H. H.), Holm, Jackson (R. A.), Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—63.

Those absent or not voting were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Cameron, Campbell (J. E.), Christensen, David, Erickson, French, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Morris, Norris, Renick, Slayden, Stevens (A. M.), Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—32.

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

MR. SPEAKER:
HOUSE OF REPRESENTATIVES,

We, your Committee on Judiciary, to whom was referred House bill No. 421, entitled "An act relating to the boundaries of the 25th, 26th, 27th, 28th and 29th senatorial districts, and the 35th, 36th, 37th, 38th and 39th representative districts in Pierce county, Wash.," 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 5 of section 1 of the printed bill, strike the word "and," and in the same line after the word "Wilkeson" insert the words "and the first and eighth precincts of the fourth ward in the city of Tacoma."

In line 2 of section 4 of the printed bill, strike the word "first." In same section, line 3, strike the word "eighth."

R. E. BUCHANAN, Chairman.

We concur in this report: Geo. A. Tennant, Elmer E. Halsey, Peter David.

On motion of Mr. Cameron, the committee amendments were adopted.
On motion of Mr. Burke, the rules were suspended, the first reading considered the second and third, the bill considered engrossed and House bill No. 421 was 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. Beach, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Ward, Whalley, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Buck, Burke, Christensen, Clark, Denman, Farnsworth, Gordon, Hanson (Ole), Hayward, Jackson (F. C.), Jeffries, Kayser, McClure, Norris, Palmer, Renick, Scott, Slayden, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Webster, Weir—30.

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 18, 1909.

Mr. Speaker:

We, your Committee on State School and Granted Lands, to whom was referred House bill No. 277, entitled "An act relating to the acquisition, control, management and disposition of the granted school, tide, oyster and other lands and harbor areas of the State of Washington, and amending sections 1, 11, 12, 14, 25, 30, 65 and 67 of chapter 89 of the Session Laws of 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:

Section 1: In line 12 of the original bill, the same being line 9 of the printed bill, strike the letters "er" from the word "commissioner."

Section 4, in lines 18 and 19 of the original bill, the same being line 13 of the printed bill, strike the word "Monday" and insert in lieu thereof the word "Saturday."

F. Bradberry, Chairman.

On motion of Mr. Bradsberry, the committee amendment to section 1 was adopted.

Mr. Bradsberry moved to amend by striking the words “attorney general” in lines 3 and 4 of section 1 in the printed bill and inserting in lieu thereof the words “members of the state board of tax commissioners.”

The amendment was adopted.

Mr. Beach moved to amend by striking all of line 62 after the word “lands,” all of lines 63, 64 and 65 and all of line 66 down to and including the word “determine,” section 3 in the printed bill.

The amendment was adopted.

Mr. Carlyon moved to insert the words “except capitol building lands” after the word “lands” in line 6 of section 1 in the printed bill.

The amendment was adopted.

Mr. Carlyon moved to amend by inserting the words “except capitol building lands” after the word “state” in line 4 of section 2 in the printed bill; also by inserting said words after the word “state” in line 4 of section 3 in the printed bill; also by inserting said words after the word “lands” in line 10 of said section 3.

The amendments were adopted.

Mr. Bradsberry moved the adoption of the committee amendment to section 4.

Mr. Beach moved to amend the committee amendment by striking the word “Saturday” and inserting in lieu thereof the word “Tuesday.”

The amendment to the committee amendment was lost and the committee amendment was adopted.

Mr. Palmer moved to amend by striking all of line 41, section 4, in the printed bill, after the word “Provided,” down to and including the word “value” in line 42.

The amendment was lost.

Mr. Palmer moved to amend by striking the words “within” and “after” in line 3 of section 6 in the printed bill and inserting in lieu of the word “after” the word “before.”

The amendment was adopted.

Mr. Bradsberry moved to amend by adding the following at
the end of section 7: “relating to the public lands of the state.”

The amendment was adopted.

Mr. Palmer moved to reconsider the vote whereby the amendment proposed by him to line 5 of section 6 was adopted.

The motion to reconsider was carried and the amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 277 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 2; absent or not voting, 32.

Those voting yea were: Messrs. Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, David, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Thayer, Todd, Tonkin, Vollmer, Weir, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Denman, Leonard—2.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Buck, Cameron, Christensen, Cogswell, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, McClure, McMaster, McMillan, Norris, Renick, Stevens (A. M.), Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Ward, Webster, Whalley—32.

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

House bill No. 75, prohibiting the killing of certain game birds in Skagit county: Mr. Bird moved to amend as follows:

In section 1, line 2, after the word “any,” strike the words “pheasant, grouse or quail.” Insert the words “quail, Chinese, ringneck, Hungarian, golden, or English pheasant.”

After the word “in” strike the words “Skagit county” and insert “the counties of Skagit and Snohomish.”
The amendment was adopted.

Mr. Bird moved to amend as follows:

Strike the title and insert in lieu thereof the following: “Prohibiting the taking, killing or having in possession, for other than breeding purposes, of certain game birds in certain counties of the State of Washington prior to the first day of October, 1911.”

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 73 was 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. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Clark, Edge, Eldridge, Erickson, Farnsworth, Fisher, Hall, Halsey, Hanson (H. H.), Holm, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—59.

Voting nay: Mr. Sayre—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Buchanan, Buck, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Fancher, French, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, McArthur, McMillan, Norris, Renick, Rogers, Stevens (A. M.), Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley, —35.

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, 1909.

MR. SPEAKER:

We, your Committee on Dairy and Live Stock, to whom was referred House bill No. 299, entitled “An act to provide for the registration and guarantee of composition of concentrated commercial feeding stuffs and for fees for such registration; providing against adulteration of such feeding stuffs, declaring violation of its provisions to be a mis-
demeanor and providing for a penalty therefor, and requiring the
attorney general and prosecuting attorneys to prosecute violations
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:

Section 3, in line 26 of the original bill, the same being line 16 of
the printed bill, strike the semicolon and insert in lieu thereof a period;
also strike the remainder of the section.

Section 6, in lines 4, 5 and 6 of the original bill, the same being lines
3 and 4 of the printed bill, strike the semicolon and insert in lieu
thereof a period; also strike the following words: “Provided, That for
wheat bran a special stamp as required by section 3 of this act shall
be purchased at fifty cents per hundred.”

For section 13, insert the following: “The provisions of this act
shall not apply to cereal or flouring mills selling mill bran, shorts, or
middlings made in the regular process of manufacturing cereal or
flour.” Have the present section 13 be section 14.

F. C. Reeve, Chairman.

We concur in this report: H. D. Taylor, S. M. Bugge, H. D. Eld-
ridge, D. A. Scott, R. A. Jackson, M. Cogswell.

The bill was read the second time by sections, and on motion
of Mr. Lambert the committee amendments were adopted, the
rules suspended, the bill considered engrossed, the second read-
ing considered the third and House bill No. 299 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. Anderson (John), Anderson
(Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buch-
anan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F.
T.), Clark, Clince, Cogswell, David, Edge, Eldridge, Erickson,
Fancher, Fisher, Hall, Halsey, Hanson (H. H.), Holm,
Jackson (R. A.), Kenoyer, Kreuse, Lambert, Leonard, Locke,
McArthur, McClure, McGregor, McInnis, McKinney, McMil-
lan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene,
Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stone,
Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer,
Ward, Young, Mr. Speaker—64.

Those absent or not voting were: Messrs. Anderson (W. T.),
Bradsberry, Burke, Campbell (J. E.), Carlyon, Christensen,
Denman, Farnsworth, French, Ghent, Gordon, Halferty, Han-
son (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jeff-
fries, Kaysor, McMaster, Norris, RenicK, Sayre, Slayden,
Stephens (E. M.), Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Weir, Whalley—31.

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 6, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 382, entitled "An act changing and defining the boundary line between the thirty-second and thirty-sixth senatorial districts, and between the forty-second and forty-sixth representative districts";

Senate bill No. 42, entitled "An act to establish and maintain a home for the indigent blind, aged and infirm, and making an appropriation therefor";

Senate bill No. 129, entitled "An act amending an act relating to the giving of honorably discharged soldiers and sailors a preference to all public employment and appointments in this state, etc.";

Senate bill No. 319, entitled "An act relating to the compensation of judges of the supreme court";

House bill No. 147, entitled "An act to amend section 1 of an act relating to the perpetuating of liens for labor," with amendment: In section 1 strike the period at the end of the section and substitute therefor a semicolon and add the following: "Provided, however, That no such lien shall continue after the delivery of such chattel to its owner as against the rights of third persons who may have acquired an interest in, or the title to, such chattel in good faith, for value, and without actual knowledge of the lien."

House bill No. 305, providing for the protection and propagation of the fishes in the waters of the state of Washington, with amendments: In section 1, line 13 after the words "purse seine," strike the words "gill net," and after the word "like," in same line, strike the words "net or." Strike in section 1, the following: "It shall also be unlawful to use any purse seine or purse net longer than five hundred feet, the meshes of which are less than two and one-half inches, stretched measure," and insert in lieu thereof the following: "It shall be unlawful to use any purse seine or purse net longer than five hundred feet, the meshes of which are less than two and one-half inches, stretched measure." In section 1, line 15, strike the word "Indian" and insert in lieu thereof the word "person" and in line 16 strike the words "the use of" and insert in lieu thereof the following: "consumption by." At the end of section 1 add the following: "Provided, That there shall be a closed season for the catching of salmon in the Skagit river from July 15th to September 15th hereafter: Provided, That this provision shall not apply to persons fishing with nets the meshes of which are not less than
eight and one-half inches, stretch measure: *Provided further,* That there shall be no commercial fishing hereafter in the Snohomish river above the Snohomish wagon bridge, or above tide water in the Duwamish river.* In section 2, line 7 of the amended bill, insert after the words "Puget sound" the following: "except as provided in section 1 of this act." In section 2, line 12, after the words "Puget sound" and before the word "between" insert the words "or tributary thereof";

House bill No. 201, entitled "An act repealing section 7319 and section 7320 of Ballinger's Annotated Codes and Statutes of Washington," with amendments: At the end of the title of the printed bill after the word "Puget sound" strike the period and substitute therefor a comma, and add to said title the following words: "relating, respectively, to enticing seamen to desert from any vessel while lying within the waters of this state, and harboring or secreting any seamen shipped on any such vessel." In line 2, section 1 of the printed bill, after the word "Washington" insert a comma and the following words: "relating, respectively, to enticing seamen to desert from any vessel while lying within the waters of this state and harboring or secreting any seamen shipped on any such vessel";

House bill No. 353, entitled "An act relating to the salary of the reporter of the supreme court";

Senate bill No. 208, "Relating to the diseases in sheep, and providing penalties, etc.";

And the same are herewith transmitted.

*WILLIAM T. LAUBE, Secretary of the Senate.*

**FIRST READING OF SENATE BILLS.**

Senate bill No. 42: Referred to Committee on Rules and Order.

Senate bill No. 129: Referred to Committee on Judiciary.

Senate bill No. 319: Referred to Committee on Judiciary.

Senate bill No. 382: Referred to Committee on Counties and County Boundaries.

Senate bill No. 208: Referred to Committee on Dairy and Livestock.

On motion of Mr. Beach, the House took a recess to 1:30 p.m.
The speaker called the House to order at 1:30 p.m.

Roll call showed all members present except Messrs. Anderson (W. T.), Buchanan, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, Norris, Renick, Stuart, Thompson (H. W.), Thompson (T. A.) and Webster. Messrs. Kayser, Boone, Hanson (Ole), Norris and Jeffries and the members of the Committee on Privileges and Elections were excused.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1909.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 73 and 421, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted. C. G. Momm, Chairman.

We concur in this report: O. R. McKinney, J. T. Rogers, H. H. Hanson.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 360, entitled "An act amending sections 2 and 3 of an act entitled 'An act to provide for the drainage of cities of the second, third and fourth class, etc.,'" and the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 360: Referred to Committee on Municipal Corporations other than First Class.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Sims, the House concurred in the Senate amendments to House bill No. 305 by the following vote: Yeas, 59; nays, 0; absent or not voting, 36.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge,
Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Boone, Buchanan, Byerly, Christensen, Denman, Fancher, Fisher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Lambert, McArthur, McMaster, Norris, Palmer, Renick, Sparks, Stone, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Webster, Whalley—36.

On motion of Mr. Thayer, the House concurred in the Senate amendments to House bill No. 147 by the following vote: Yeas, 67; nays, 0; absent or not voting, 38.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Bradberry, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Farnsworth, French, Ghent, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—62.

On motion of Mr. Bolinger, the House concurred in the Senate amendments to House bill No. 257 by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—67.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Buchanan, Christensen, Cline, Fancher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, Lambert, McMillan, Norris, Palmer, Renick, Sayre, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—28.

On motion of Mr. Ward, the House concurred in the Senate amendments to House bill No. 201 by the following vote: Yeas, 62; nays, 1; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Hall, Halsey, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Tonkin, Vollmer, Ward, Young, Mr. Speaker—62.

Voting nay: Mr. Byerly—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Boone, Buchanan, Christensen, Fancher, French, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, Lambert, McArthur, Norris, Palmer, Renick, Stone, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Webster, Weir, Whalley—32.
MESSAGE FROM THE SENATE.

STATE OF WASHINGTON

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 227, entitled "An act granting to cities owning their own water works, electric light or power plants a lien for delinquent charges, etc.";

Senate bill No. 231, entitled "An act for laying out, establishing, altering, changing the width of or vacating any county road, etc.";

Senate bill No. 249, entitled "An act authorizing cities and towns to construct certain public utilities, etc.";

Senate bill No. 267, relative to enabling cities of the first, second and third classes to re-incorporate;

Senate bill No. 153, providing for the appointment of court commissioners and fixing their powers, etc.;

And the same are herewith transmitted.

The Senate refuses to concur in House amendment to Senate bill No. 326, and asks the House to recede therefrom.

The Senate has passed Senate bill No. 331, entitled "An act requiring every city of the first, second and third class to include in its annual tax levy, an amount sufficient to pay all unpaid assessments, etc.";

Senate bill No. 351, "An act prohibiting the making, uttering, circulating, selling, or offering for sale any certificate of any warehouse, etc.";

Senate bill No. 354, "An act relating to revenue and taxation, etc.";

Senate bill No. 355, "An act relating to the assessment and collection of taxes in the State of Washington";

Senate bill No. 370, "An act relating to printing, etc.";

And the same are herewith transmitted.

The Senate has adopted the report of the conference committee on amended Senate bill No. 6 and has concurred in the House amendments to said bill in paragraph 5, section 5, chapter 3, title 1;

Also, in article 8, chapter 3, title 3;

Also, in section 5, chapter 6, title 3.

The president has appointed as a conference committee on amendments to Senate bill No. 300, Senators Presby, Graves and Knickerbocker.

The president has appointed as members of the conference committee to consider amendments to House bill No. 46, Senators Kilne, Bassett and Nichols.

WILLIAM T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 356, entitled "An act providing for the appointment of guardians
for minors, insane and mentally incompetent persons, and repealing all 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 with the following amendment:

Strike section 5.

R. E. Buchanan, Chairman.

We concur in this report: E. A. Sims, W. W. Sparks, Elmer E. Halsey, R. S. Lambert.

The bill was read the second time by sections, and on motion of Mr. Sparks the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 356 was 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. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cogswell, David, Dennen, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Halsey, Hanson (H. H.), Hubbell, Kenoyer, Krouse, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—64.

Voting nay: Mr. Leonard—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Christensen, Cline, Fancher, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Lambet, McMaster, Norris, Palmer, Renick, Sims, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster, Weir, Whalley—30.

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

House bill No. 268, relating to the registration of voters.

The bill was read the second time by sections, and on motion of Mr. Rogers the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 268 was 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. Anderson (John), Anderson (Nels), Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Rogers, Sayre, Shutt, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Ward, Young, Mr. Speaker—61.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Bishop, Burke, Cline, Edge, Fancher, Gordon, Hall, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, Lambert, Norris, Reeve, Renick, Rudene, Scott, Sims, Slayden, Sparks, Spedden, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Webster, Weir, Whalley—34.

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

House bill No. 440, providing for the survey and reservation of tide lands in front of Washington Veterans' Home: The bill was read the second time by sections, and on motion of Mr. Ward the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 440 was 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. Anderson (John), Anderson (Nels), Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.); Hubbell, Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—66.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bell, Buchanan, Christensen, Cline, Fancher, Ghent, Gor-
don, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kayser, Lambert, McMillan, Norris, Renick, Scott, Sims, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—29.

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

House bill No. 238, amending an act relative to estrays: Mr. Bishop moved to amend by inserting the words "or any bull or stallion" after the word "animals" in line 10 of section 1 of the printed bill, and by inserting the words "at any time" after the words "taken up" in line 11 of said section.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Burke the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 238 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. Anderson (John), Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Anderson (W. T.), Bell, Buchanan, Buck, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Palmer, Renick, Rogers, Sparks, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—24.

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

On motion of Mr. Slayden, House bill No. 303 was indefinitely postponed.

There being no objections, House bill No. 378 was, upon request of Mr. Beach, permitted to retain its place on the calendar.
House bill No. 439, prescribing the duties of sheriffs in certain matters: The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 439 was 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. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, and Mr. Speaker—68.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Buchanan, Calkins, Christensen, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, Norris, Palmer, Sparks, Spedden, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster—27.

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

Senate bill No. 245, relative to a system of dikes and drainage.

On motion of Mr. Taylor, the rules were suspended, the first reading considered the second and third, and Senate bill No. 245 was 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. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Edge, Eldridge, Fisher, French, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster,
McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—66.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Calkins, Christensen, Denman, Erickson, Fancher, Farnsworth, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Kayser, Kenoyer, McGregor, Norris, Palmer, Renick, Sparks, Spedden, Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—29.

The emergency clause passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—69.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Calkins, Christensen, Fancher, Farnsworth, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kayser, Norris, Palmer, Renick, Sparks, Spedden, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—26.

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

Senate bill No. 8, amending an act providing for the formation of banking corporations: Mr. Carlyon moved to amend line 3 of section 3 by striking the word "treasurer" and inserting in lieu thereof the word "examiner."

The amendment was adopted.

Mr. Morris moved to amend by striking the word "may" in line 3 of section 5 in the printed bill and inserting in lieu thereof
the word “shall” and by striking all of line 6 and all of line 5 after the word “office.”

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the second reading considered the third, and Senate bill No. 8 was 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. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—67.

Voting nay: Mr. Morris—1.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bugge, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Kayser, McArthur, McGregor, Norris, Palmer, Reeve, Renick, Sparks, Stevens (A. M.), Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—27.

The emergency clause passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—68.
Voting nay: Mr. Morris—1.
Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Buchanan, Carlyon, Christensen, David, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, McGregor, Norris, Palmer, Renick, Scott, Sparks, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—26.

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

There being no objections, Senate bill No. 37 was, upon request of Mr. McMaster, permitted to retain its place upon the calendar.

Mr. Speaker:

We, your Committee on Horticulture and Forestry, to whom was referred engrossed amended Senate bill No. 155, entitled "An act relating to horticulture and prescribing penalties for the violation thereof, 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 2, line 1 of printed bill or line 2 of engrossed bill, after "horticulturist" insert "having the qualifications provided for in section 45 of this act."

Same section, line 3 of printed bill, or line 5 of engrossed bill, strike "death," and in line 4 of printed bill or line 7 of engrossed bill, after word "and" insert "he shall have been."

Section 6, line 3 of printed bill, or line 5 of engrossed bill, strike "$2,000" and insert "$1,500."

Section 7, line 9 of printed bill, or line 13 of engrossed bill, after "subjects" insert "the pests affecting."

Section 8, line 7 of printed bill, or line 12 of engrossed bill, strike "commissioner of horticulture" and insert "faculty of the Washington State College," and in line 8 of printed bill or line 13 of engrossed bill, strike "commissioner of horticulture" and insert "faculty of the Washington State College."

Add to section 8: "Provided, That no applicant shall be required to take an examination as mentioned in this act if he be a graduate in horticulture from the Washington State College or some similar college with as high requirements."

Section 12, line 6 of printed bill, or line 9 of engrossed bill, after "diseases of" insert "or pests injurious to."

Section 12, line 13 of printed bill, or line 20 of engrossed bill, add "s" to "time."
Section 12, line 18 of printed bill, or line 28 of engrossed bill, after "disease" insert "or pest."

Same section, line 32 of printed bill, or line 49 of engrossed bill, after "diseases of" insert "or pests injurious to."

Section 14, strike all of lines 3 to 31 inclusive and insert in lieu thereof the following (lines 4 to 48 inclusive of engrossed bill):

"District No. 1 shall comprise and include Whatcom and San Juan counties.

"District No. 2 shall comprise and include Yakima and Kittitas counties.

"District No. 3 shall comprise and include Skagit, Snohomish and Island counties.

"District No. 4 shall comprise and include Chelan, Douglas and Okanogan counties.

"District No. 5 shall comprise and include Clallam, Jefferson and Kitsap counties.

"District No. 6 shall comprise and include Grant, Benton, Franklin and Adams counties.

"District No. 7 shall comprise and include Thurston, Mason and Chehalis counties.

"District No. 8 shall comprise and include Spokane and Lincoln counties.

"District No. 9 shall comprise and include King county.

"District No. 10 shall comprise and include Ferry and Stevens counties.

"District No. 11 shall comprise and include Pierce county.

"District No. 12 shall comprise and include Whitman and Asotin counties.

"District No. 13 shall comprise and include Lewis, Cowlitz, Pacific and Wahkiakum counties.

"District No. 14 shall comprise and include Garfield, Columbia and Walla Walla counties.

"District No. 15 shall comprise and include Clarke, Skamania and Klickitat counties."

Section 15, line 1 of printed bill, or line 2 of engrossed bill, strike "on" after "continue" and insert "in."

Section 17, line 9 of printed bill, or line 14 of engrossed bill, strike "2% of" and insert "5% of any variety in."

Section 19, line 1, strike "district" and in line 1 of printed bill, or line 2 of engrossed bill, strike "state horticulture" and insert "horticultural."

Section 20, line 6 of printed bill, or line 10 of engrossed bill, strike "two" and insert "five"; same line, strike "the stock" and insert "each variety."

Same section, line 7 of printed bill, or line 11 of engrossed bill, insert period after "name" and strike remainder of section.
Section 22, line 3 of printed bill, or line 5 of engrossed bill, strike "the" and insert "any."
Section 23, line 8 of printed bill, or line 13 of engrossed bill, after "prevention of" insert "pests or"; in same line add "s" to "disease."
Same section, line 10 of printed bill, or line 16 of engrossed bill, after "disease" insert "and pests" and in line 12 of printed bill, or line 19 of engrossed bill, after "disease" insert "or pest."
Section 24, line 1, after "diseases of" insert "and pests injurious to."
Same section, line 3 of printed bill, or line 5 of engrossed bill, after "diseases" insert "or pests."
Section 25, line 2 of printed bill, or line 3 of engrossed bill, strike "for the foregoing named diseases or any new diseases."
Line 8 of printed bill or lines 12-13 of engrossed bill, strike "valid and in force."
Section 26, line 2 of printed bill, or line 3 of engrossed bill, after "disease" insert "or pest."
Section 27, line 5 of printed bill, or line 8 of engrossed bill, after "any" insert "part."
Line 6 of printed bill, or line 9 of engrossed bill, after "diseases" insert "or pests."
Section 28, line 5 of printed bill, or line 7 of engrossed bill, strike "of said" and after "diseases" insert "or pests."
Section 29, line 2 of printed bill, or line 3 of engrossed bill, after "products or" insert "disinfect."
Section 30, line 3 of printed bill, or line 4 of engrossed bill, after "company" insert "having."
Same section, line 22 of printed bill, or line 35 of engrossed bill, insert period after "services" and strike remainder of section.
Section 31, line 5 of printed bill, or line 7 of engrossed bill, after "diseases" insert "or pests," and in line 6 of printed bill, or line 10 of engrossed bill, after "disease" insert "or pest."
Line 13 of printed bill, or line 21 of engrossed bill, strike "and" and insert "or."
Section 32, line 3 of printed bill, or line 5 of engrossed bill, strike "in" and insert "to."
Section 33, line 2 of printed bill, or line 3 of engrossed bill, strike "and" and insert "or."
Section 34, line 1, strike "and" and insert "or."
Section 35, line 3 of printed bill, or line 5 of engrossed bill, strike "theretofore mentioned" and insert "or pests injurious to the same."
Section 36, line 4 of printed bill, or line 6 of engrossed bill, strike "herein defined" and insert "or pest injurious to the same."
Section 37, line 3 of printed bill, or line 5 of engrossed bill, after "disease" insert "or pest."
Section 38, line 2 of printed bill, or line 3 of engrossed bill, strike "of" and insert "to" and in same line, after "commissioner" insert "of horticulture."
Section 44, line 2 of printed bill, or line 4 of engrossed bill, strike "during" and insert "s" and strike letter.

Strike all of section 45 and insert the following:

"Sec. 45. The faculty of the State College shall upon request of any person desiring to make application for appointment as state commissioner of horticulture or district horticultural inspector, provide and give such applicant an examination upon such general and special subjects relating to horticulture, horticultural plants and products, and the diseases and pests thereof, and methods of prevention and eradication of such diseases and pests, as they shall deem proper to test the qualifications of said applicant for said position, and, if said applicant shall pass said examination by seventy-five points out of a possible one hundred, said faculty shall issue to said applicant a certificate showing such fact and that he is qualified as a skilled horticulturist.

"A similar examination shall be held annually on the first day of each annual district horticultural inspectors' institute, which examination may be attended by the state commissioner of horticulture and by district horticultural inspectors and any other persons desiring to attend the same.

"All persons passing such annual examination by at least seventy-five points out of a possible one hundred shall receive a certificate from the faculty of the State College showing they possess the qualifications of a skilled horticulturist, which certificate shall be good until the second annual examination thereafter.

"The subjects and questions submitted and propounded upon such examinations shall be changed from time to time, as the faculty of said college shall deem proper.

"Each district horticultural inspector shall take the first of such annual examinations given after his appointment, and thereafter shall take such examination at least once in two years, and, in event of the failure of any inspector to take such first examination after his appointment, and such examination at least once in two years thereafter, or in the event he shall take any of said examinations and shall fail to pass by seventy-five points out of a possible one hundred, he shall forfeit his office and shall be forthwith discharged without further cause: Provided, That failure to pass such examination shall not work a forfeiture of office if the person so failing holds a certificate held by reason of passing the next preceding annual examination: And provided further, That in case of sickness preventing the taking of any annual examination, the party shall have the right, as soon as able, to apply for a special examination and shall not forfeit his office or be discharged, if he successfully passes such special examination; but a certificate granted upon any special examination shall only be good until the next annual examination: And provided further, That no applicant shall be required to take an examination as mentioned herein if he be a graduate in horticulture from the Washington State College or some similar college with as high requirements."
Section 47, line 4 of printed bill, or line 6 of engrossed bill, strike “disease” and insert “infected.”

Section 49, line 3 of printed bill, or line 4 of engrossed bill, strike the letter “s” at end of word “commissioners.”

Section 50, add to section: “Provided, That such work shall be charged to the county in which such work is done.”

Section 53, line 2 of printed bill, or lines 3-4 of engrossed bill, strike “failure to pass required examinations.” Line 5-6 of printed bill, or lines 8-9 of engrossed bill, strike “failure to pass the required examinations.” Line 6 of printed bill, or line 9 of engrossed bill, after “keep” insert “his.”

Section 54, line 7 of printed bill, or line 13 of engrossed bill, insert period after “ordered” and strike remainder of section.

Section 57, line 7 of engrossed bill, strike word “or” and insert “of.”

After section 57 insert new section to be numbered 58, as follows: “Sec. 58. In event of the shipment into the State of Washington from a point without said state of any nursery stock, fruit trees, horticultural plants, shade trees, ornamental shrubbery, bushes or vines, by any person, firm or corporation not licensed as herein provided, the purchaser or the person receiving shipment of such trees, stocks, plants, ornamental shrubbery or vines shall have the same inspected in the same manner as is required upon the delivery of stock sold and delivered by licensed nurserymen or tree dealers, and shall pay as inspectors’ fee 10 per cent. of the invoice price, the minimum fee to be fifty cents.”

Correct the numbers of sections following to and including section 64.

Section 59 as printed, or section 60 as corrected, line 7 of engrossed bill, strike “action” and insert “act” and make similar correction in line 5 of printed bill.

Section 60 as printed (section 61 as corrected), line 4 of printed bill, or line 6 of engrossed bill, strike letter “s” from end of “events.”

Corrections to engrossed bill, same section: Line 8, engrossed bill, strike “present the” and insert “presented for.”

Line 9, engrossed bill, strike period at end of “treasurer” and insert comma and begin word “When” in same line with small “w.”

Line 10, engrossed bill, after “shall” insert “be.”

Section 61 as printed (section 62 as corrected), line 1, after “collected” insert “under the provisions of this act.”

Strike all of section 64 as printed.

Section 67, strike all after “effect” and insert “immediately.”

R. F. Holm, Chairman.


The following amendments were proposed by Mr. McGregor:

In section 10, line 1, after the word “may” insert the words “with the consent of the board of county commissioners of any county.”
In section 10, line 2, after the word "commissioner" insert the words "and county commissioners."

Amend section 58 as proposed by the committee amendment, by changing the period at the end of said section 58 to a colon, and add the following:

"Provided, That nurserymen or tree dealers, licensed under the provisions of this act to do business in this state, shall not be required to pay the inspector's fees provided for in this section."

On motion of Mr. Burke, the rules were suspended and the committee amendments and the amendments proposed by Mr. McGregor were adopted as a whole.

Mr. Bell moved to amend as follows:

In line 1, section 4, in the printed bill, strike the word "Kennewick" and insert the word "Tacoma."

Roll call was demanded and the amendment was adopted by the following vote: Yeas, 39; nays, 31; absent or not voting, 25.

Those voting yea were: Messrs. Anderson (Nels), Bell, Bird, Bishop, Bradberry, Buck, Byerly, Cameron, Campbell (J. E.), Carlyon, Clark, David, Erickson, Fisher, Jackson (F. C.), Kenoyer, Lambert, Leonard, Locke, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Stephens (E. M.), Sweet, Taylor, Tennant, Tonkin, Ward, Weir—39.

Those voting nay were: Messrs. Anderson (John), Beach, Bolinger, Boone, Calkins, Campbell (F. T.), Cline, Cogswell, Denman, Edge, Eldridge, Farnsworth, French, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Krouse, McArthur, McClure, McGregor, Scott, Spedden, Stevens (A. M.), Stone, Thayer, Todd, Vollmer, Young, Mr. Speaker—31.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Bugge, Burke, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Kayser, Miller, Norris, Palmer, Renick, Sparks, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—25.

The bill was read the second time by sections, and on motion of Mr. Holm the rules were suspended, the second reading considered the third, and Senate bill No. 155 was placed on final
passage and passed the House by the following vote: Yeas, 67; nays, 6; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillin, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Todd, Vollmer, Ward, Weir, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Clark, Cogswell, French, Stevens (A. M.), Taylor, Tonkin—6.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, McClure, Norris, Palmer, Renick, Sparks, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—22.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 2; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Cogswell, David, Denman, Edge, Eldridge, Farnsworth, Fisher, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Clark, French—2.

Those absent or not voting were: Messrs. Anderson (W. T.), Buchanan, Cameron, Christensen, Erickson, Fancher, Ghent, Gordon, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, McClure, Morris, Norris, Palmer, Renick, Sparks,
Stevens (A. M.), Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—27.

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

Senate bill No. 230, amending an act relative to the right of eminent domain of certain cities: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 230 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. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—63.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Buchanan, Cameron, Christensen, Cline, Cogswell, Fancher, French, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Kayser, Norris, Palmer, Renick, Sims, Sparks, Stevens (A. M.), Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Webster, Weir, Whalley—32.

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 6, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 225, entitled "An act to provide for submitting propositions to amend the constitution and other questions to the voters by separate ballots";

Senate bill No. 239, entitled "An act providing for the appointment of a commission for the purpose of preparing insurance code laws, etc.";
House bill No. 221, entitled "An act relating to revenue and taxation, making county assessors *ex-officio* clerks of county boards of equalization," with an amendment as follows: *Add new section as follows: “Section 6. This act shall take effect on the second Monday in January, 1911."*

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 239: Referred to Committee on Appropriations.

Senate bill No. 225: Referred to Committee on Constitutional Revision.

Senate bill No. 267: Referred to Committee on Municipal Corporations other than First Class.

Senate bill No. 153: Referred to Committee on Rules and Order.

Senate substitute bill No. 249: Referred to Committee on Rules and Order.

Senate bill No. 231: Referred to Committee on Rules and Order.

Senate bill No. 227: Referred to Committee on Rules and Order.

Senate bill No. 370: Referred to Committee on Judiciary.

Senate bill No. 355: Referred to Committee on Revenue and Taxation.

Senate bill No. 351: Referred to Committee on Public Morals.

Senate bill No. 331: Referred to Committee on Rules and Order.

Senate bill No. 354: Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

Senate bill No. 232, amending an act to enable certain cities to exercise the right of eminent domain: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 232 was 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. Beach, Bell, Bird, Bishop,
Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Hall, Halsey, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Buchanan, Cameron, Christensen, Cogswell, Fancher, French, Ghent, Gordon, Halsferry, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, McMillan, Morris, Norris, Palmer, Renick, Sims, Sparks, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—30.

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 directed to transmit to the Senate immediately all bills passed by the House today.

Mr. Rudene moved that the House reconsider the vote whereby House bill No. 15 was indefinitely postponed.

Mr. Taylor moved to lay on the table the motion to reconsider.

Roll call was demanded, and the motion to lay on the table was lost by the following vote: Yeas, 28; nays, 36; absent or not voting, 31.

Those voting yea were: Messrs. Beach, Bishop, Bradberry, Bugge, Burke, Byerly, Carlyon, Clark, Erickson, Fisher, Hall, Holm, Kenoyer, Lambert, Locke, McArthur, McMillan, Morse, Rogers, Sims, Shutt, Slayden, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Weir—28.

Those voting nay were: Messrs. Anderson (John), Bell, Bolinger, Boone, Calkins, Campbell (F. T.), Campbell (J. E.), Cogswell, Denman, Edge, Eldridge, Farnsworth, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McInnis, McKinney, McMaster, Miller, Morris, Reeve, Rudene, Sayre, Scott, Spedden, Stevens (A. M.), Stone, Todd, Ward, Young, Mr. Speaker—36.
Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Buchanan, Buck, Cameron, Christensen, Cline, David, Fancher, French, Ghent, Gordon, Halferty, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, McGregor, Norris, Palmer, Renick, Sparks, Stuart, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Webster, Whalley—21.

Mr. Palmer moved that the House adjourn to 10 a. m., Monday, March 8.

Roll call was demanded, and the motion to adjourn was carried by the following vote: Yeas, 42, nays, 32; absent or not voting, 21.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Buck, Bugge, Burke, Byerly, Cameron, Carlyon, Clark, Cline, David, Erickson, Fisher, Hall, Halsey, Holm, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Morse, Palmer, Rogers, Sims, Shutt, Slayden, Sparks, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Weir, Mr. Speaker—42.

Those voting nay were: Messrs. Anderson (John), Bolinger, Boone, Calkins, Campbell (F. T.), Campbell (J. E.), Cogswell, Denman, Edge, Eldridge, Farnsworth, French, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McMaster, Miller, Morris, Reeve, Rudene, Sayre, Scott, Spedden, Stevens (A. M.), Stone, Todd, Vollmer, Young—32.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bradberry, Buchanan, Christensen, Fancher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Kayser, McKinney, Norris, Renick, Stuart, Thompson (H. W.), Webster, Whalley—21.

Loren Grinstead, Leo O. Meigs,
Chief Clerk Speaker.
STATE OF WASHINGTON 651

FIFTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Hewitt, Norris, Stuart and Webster. Mr. Norris was excused.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Beach, reading of the journal was dispensed with.

PETITIONS, MEMORIALS AND REMONSTRANCES.

Two endorsements of Senate bill No. 23 were read and referred to Committee on Judiciary.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Taylor moved that hereafter the speaker may refer to the Committee on Rules and Order all bills transmitted from the Senate.
Mr. Sayre was given unanimous consent to introduce House concurrent resolution No. 12, relating to forest fires. The resolution was read the first time and referred to the Committee on Rules and Order.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 231: Recommend it do pass.
Senate bill No. 354: Recommend it do pass.
Senate bill No. 227: Recommend it do pass.
Senate substitute bill No. 249: Recommend it do pass.
Senate bill No. 153: Recommend it do pass.
Senate bill No. 321: Recommend it do pass.
Senate bill No. 207: Recommend it do pass.
Senate bill No. 287: Recommend it do pass.
Senate bill No. 209: Recommend it do pass as amended.
Senate bill No. 360: Recommend it do pass as amended.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1909.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 356, 277, 268, 223, 299, 439, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted, C. G. Morris, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 367, 147, 353, 305, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted, T. A. Thompson, Chairman.

We concur in this report: Henry R. Spedden, G. P. Halferty, John Anderson.

REPORTS OF SPECIAL COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1909.

MR. SPEAKER:

We, your Conference Committee on the House amendments to Senate bill No. 300, recommend that the House amendments to pages 4, 5, 6, 24, 31, 34, 37, 38, 39 and 42 stand.

We recommend that the House amendments to section 243 on page 44, whereby there was inserted after the word “property,” in line 7, the words “or who shall give away or serve any intoxicating liquor except in a private home” be stricken and that the House recede from said amendment.

We recommend that the remaining House amendments to said section 243 shall stand and that the House amendments to sections 325, 361, 443 and 444 shall likewise stand.

We recommend that section 445, which was stricken from the bill by the House be restored to the bill and amended to read as follows: “Section 445. Every person who, as principal, agent or otherwise, shall sell or offer for sale any spirituous or distilled intoxicating liquor known as whiskey (except Scotch or Irish whiskey), any part of which has not been aged for a period of four years in wooden barrels or casks, or who shall, as principal, agent or otherwise, sell or offer for sale any malt liquor that has not been aged for a period of more than sixty (60) days, or which contains more than eight (8) per cent. alcohol by weight, shall be guilty of a gross misdemeanor.”

We recommend that section 446, which was stricken by the House, be restored to the bill and amended to read as follows: “Section 446. Every person who, by mixing, compounding or distilling low wines or
ardent spirits, or who, by adding thereto any flavoring or other sub-
stance, shall produce, or who shall sell or offer for sale or have in his
possession with intent to sell, any liquor known as whiskey, gin or
brandy, so produced, shall be guilty of a gross misdemeanor.

E. B. Palmer.
R. E. Buchanan.
W. W. Sparks.

On motion of Mr. Palmer, the report was adopted, and
House bill No. 300 passed the House by the following vote:
Yea, 74; nays, 8; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), An-
derson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bo-
lingier, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke,
Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.),
Carlson, Clark, Cline, Cogswell, David, Edge, Eldridge, Erick-
son, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hal-
ferty, Hall, Hayward, Holm, Hubbell, Jackson (F. C.), Jack-
son (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McAr-
thur, McGregor, McKinney, McMaster, Miller, Morse, Palmer,
Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden,
Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Ten-
nant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer,
Ward, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Halsey, Hanson (H. H.),
Hanson (Ole), Lambert, McClure, McInnis, Sayre, Weir—8.

Those absent or not voting were: Messrs. Christensen, Den-
man, Hewitt, Jeffries, McMillan, Morris, Norris, Spedden, Stu-
art, Taylor, Thompson (T. A.), Webster, Whalley—13.

Mr. Hanson (Ole) explained his vote as follows:

Mr. Speaker: I desire to explain my vote: I vote “no,” because I
do not believe there should be one rule of morality for man and another
for woman. I want that recorded.

Mr. McMaster moved to reconsider the vote by which the
report of the conference committee on House bill No. 300 was
adopted.

Mr. Palmer moved to lay on the table the motion to reconsider.
The motion to lay on the table was carried.

Mr. Jackson (F. C.) was given unanimous consent to intro-
duce House concurrent resolution No. 13, making “Washington
Beloved” the state anthem.

The resolution was read in full, and on motion of Mr. Jack-
son (F. C.), the rules were suspended, the first reading con­
dered the second and third, and House concurrent resolution
No. 13 was adopted by the House.

The speaker announced that he had signed House bills Nos.
367, 147, 353 and 305.

The speaker announced the addition of Mr. Spedden to the
membership of the Committee on Enrolled Bills.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 248, entitled "An act making
an appropriation and creating a commission to be known as the Colum­
bia river commission, etc.";

Engrossed Senate bill No. 185, entitled "An act to establish a state
tROUT hatchery on the east fork of the Lewis river, etc.";

Engrossed Senate bill No. 284, entitled "An act granting rights-of­
way to municipal corporations, electric light, power and street railway
companies, etc.";

Engrossed Senate bill No. 192, entitled "An act for the relief of the
Tieton Water Users' Association for work done, etc.";

Senate bill No. 363, entitled "An act making an appropriation for
the construction and maintenance of state roads, etc.";

Senate bill No. 362, entitled "An act making an appropriation for the
construction of state aid roads, etc.");

Senate substitute bill No. 221, entitled "An act to amend section 3
of chapter 91 of the Session Laws of 1903, relating to granted lands
assigned for support of the University of Washington"

Engrossed Senate bill No. 23, entitled "An act prohibiting the sale
or disposition of intoxicating liquors within three miles of the bound­
ary of any government reservation, etc.");

Engrossed Senate bill No. 5, entitled "An act appropriating $3,500 as
compensation for services and reimbursement of George Turner and
E. C. Macdonald as special attorneys in interests of Washington, etc.");

Engrossed Senate bill No. 292, entitled "An act fixing the tuition
fees in certain institutions of higher education, etc.");

Engrossed Senate bill No. 299, entitled "An act authorizing cities
to acquire, hold, and improve land for cemetery purposes, etc.");

Engrossed Senate bill No. 335, entitled "An act for the protection of
game animals and birds in the State of Washington, and amending cer­
tain laws relative thereto, etc.");

Senate bill No. 206, entitled "An act relating to the introduction and
use of medical expert testimony in civil actions or proceedings"

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.
FIRST READING OF SENATE BILLS.

Senate bill No. 4: Referred to Committee on Privileges and Elections.

Senate bill No. 335: Referred to Committee on Constitutional Revision.

Senate bills Nos. 48, 185, 284, 206, 299, 292, 5, 23, 21, 363, 362 and 192: Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

House bill No. 378, relating to oyster lands: Mr. Todd moved that the bill be indefinitely postponed.

Roll call was demanded and the motion was lost by the following vote: Yeas, 15; nays, 67; absent or not voting, 13.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Boone, Buchanan, Denman, Fancher, Farnsworth, Gordon, Halsey, Jackson (F. C.), Leonard, McClure, Stone, Todd, Tonkin—15.

Those voting nay were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Edge, Eldridge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Vollmer, Ward, Weir, Young, Mr. Speaker—67.

Those absent or not voting were: Messrs. French, Hanson (Ole), Hewitt, Kayser, McGregor, Morris, Norris, Sparks, Spedden, Stuart, Thompson (T. A.), Webster, Whalley—13.

On motion of Mr. Slayden, the rules were suspended, the first reading already had considered the second and third, the bill considered engrossed, and House bill No. 378 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 24; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon,
Clark, Cline, Cogswell, David, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Holm, Hubbell, Kenoyer, Lambert, Locke, McArthur, McInnis, McKinney, McMillan, Miller, Morse, Palmer, Renick, Rogers, Rudene, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Tonkin, Ward, Weir, Mr. Speaker—52.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Boone, Buchanan, Calkins, Christensen, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Jackson (F. C.), McClure, Reeve, Sayre, Scott, Shutt, Sparks, Stone, Todd, Vollmer, Young—24.

Those absent or not voting were: Messrs. Bird, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (R. A.), Jeffries, Kayser, Krouse, Leonard, McGregor, McMaster, Morris, Norris, Spedden, Stuart, Thompson (H. W.), Thompson (T. A.), Webster, Whalley—19.

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

Senate bill No. 37, relating to the sale of liquor in certain hotels on Sunday: Mr. Edge moved to amend by striking the words “one hundred” in line 1 of section 3 in the engrossed bill and inserting in lieu thereof the word “fifty.”

Roll call was demanded, and the amendment was adopted by the following vote: Yeas, 49; nays, 31; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Buchanan, Buck, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Hanson (Ole), Hayward, Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McGregor, Miller, Morse, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Tonkin, Ward, Weir—49.

Those voting nay were: Messrs. Anderson (John), Boone, Byerly, Calkins, Campbell (F. T.), Cline, Denman, Eldridge, French, Gordon, Halsey, Hanson (H. H.), Jackson (F. C.), Jackson (R. A.), Krouse, McClure, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Stone, Todd, Vollmer, Young, Mr. Speaker—31.
Those absent or not voting were: Messrs. Bradberry, Christensen, Halferty, Hall, Hewitt, Holm, Hubbell, McInnis, McMillan, Norris, Spedden, Stuart, Thompson (T. A.), Webster, Whalley—15.

The speaker called Mr. Bell to the chair.

Mr. Farnsworth moved to amend by adding the following at the end of section 2:

_Provided, That no such license shall be granted without the consent of the city council of the city in which such license is to be used, or the proper licensing authority._

The amendment was lost.

Mr. Carlyon moved to amend by striking the words “in cities of the first class,” in line 2 of section 3 in the engrossed bill.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third and Senate bill No. 37 was placed on final passage and failed to pass the House by the following vote: Yeas, 46; nays, 38; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Hall, Hayward, Holm, Jeffries, Kenoyer, Lambert, Locke, McArthur, McMillan, Miller, Morse, Palmer, Sims, Slayden, Stephens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Weir—46.

Those voting nay were: Messrs. Anderson (John), Boone, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Hanson (Ole), Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Vollmer, Whalley, Young—38.

Those absent or not voting were: Messrs. Bird, Halferty, Hewitt, Hubbell, Jackson (F. C.), McInnis, Morris, Norris, Stuart, Webster, Mr. Speaker—11.

On motion of Mr. Palmer, the House took a recess.

—42 H
AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Morris, Norris, Stone, Stuart, Thompson (T. A.) and Webster. Mr. Norris was excused.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 294, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted. T. A. Thompson, Chairman.

We concur in this report: John Anderson, Frank C. Jackson.

The speaker announced that he had signed House bill No. 294.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1909.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 316, entitled "An act relating to the formation and management of road districts and the appointment of supervisors therefor, and amending certain sections of the Laws of 1903 and 1907," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In line 5, section 2 of the printed bill, the same being line 8, section 2 of the original bill, after the word "records" insert the following: "and designate a polling place for such election."

In line 2, section 3 of the printed bill, the same being line 3, section 3 of the original bill, strike out the words "at the hour of two o'clock" and insert in lieu thereof the following: "between the hours of two and six o'clock."

In line 3, section 3 of the printed bill, the same being line 4, section 3 of the original bill, change the word "September" to read "November."

In line 4, section 3 of the printed bill, the same being line 5, section 3 of the original bill, change the words "September biennially" to read "November annually."

In line 5 of section 3 of the printed bill, the same being in line 7, section 3 of the original bill, strike out the words "two years" and in lieu thereof insert the words "one year." C. F. Kayser, Chairman.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 316, entitled "An act relating to the formation and management of road districts and the appointment of supervisors therefor, and amending certain sections of the Laws of 1903 and 1907," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. COGSWELL.
A. CLARK.
OLIVER BYERLY.

The bill was read the second time by sections, and on motion of Mr. Kayser the committee amendments were adopted, the rules suspended; the bill considered engrossed, the second reading considered the third, and House bill No. 316 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 4; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rudene, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—73.

Those voting nay were: Messrs. Farnsworth, Hanson (H. H.), Jackson (R. A.), Krouse.

Those absent or not voting were: Messrs. Beach, Bell, David, Hanson (Ole), Kayser, McGregor, Norris, Renick, Sayre, Scott, Sims, Shutt, Spedden, Stuart, Thompson (T. A.), Webster, Weir, Young—18.

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. 412, entitled "An act to provide for the refund and rebate of the amount collected or assessed by municipal corporations to pay for local improvements above the cost of the improvement," 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 "or assessed."

Amend section 1, lines 2 and 3 in the original bill, the same being line 1 of the printed bill, by striking out the words "have heretofore collected or shall."

Strike out all of section 2.

GEO. R. TENNANT, Chairman.

We concur in this report: Wm. G. Norris, R. D. Shutt, H. C. Hayward, R. E. Buchanan.

Mr. Tennant moved the adoption of the committee amendment to section 1.

The amendment was lost.

On motion of Mr. Tennant, the committee amendments to section 2 and to the title were adopted.

Mr. Jackson (F. C.) moved to amend by striking the word "on" in line 4 of section 1 in the printed bill and inserting the words "within ninety days after" after the comma following the word "refund" in said line.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Renick the rules were suspended, the bill considered engrossed, the second reading considered the third and House bill No. 412 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Böone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur,
McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Whalley, Young, Mr. Speaker—75.

Those absent or not voting were: Messrs. Anderson (Nels), Buck, Burke, Christensen, David, Edge, Hanson (Ole), Holm, Hubbell, Locke, McGregor, Morris, Norris, Scott, Sims, Slayden, Stuart, Thompson (T. A.), Webster, Weir—20.

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. 207, entitled "An act authorizing cities of the second class to provide for the lighting of the public streets and public places within such cities, and to install lighting fixtures, apparatus and appliances at the expense of the property benefited, and to levy local assessments to pay for the cost of such installation, 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 as follows: In line 24 of the original bill, the same being line 15 of the printed bill, strike out the word "of" after the word "plan" and insert in lieu thereof the word "or."

R. A. Thayer, Chairman.


On motion of Mr. Locke, the committee amendments were adopted.

Mr. Locke moved to amend as follows:

Amend section 2 by striking out lines 24, 25 and 26 of the printed bill, reading as follows: "When any of the lighting fixtures, equipment and appliances herein contemplated, are installed on only one side of the center line of any street, avenue or public way, the lands fronting on that side only, shall be assessed to cover the expense thereof."

The amendment was adopted.

On motion of Mr. Locke, the rules were suspended, the first reading already had considered the third, the bill considered engrossed, and House bill No. 207 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carolyn, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Buck, Christensen, Clark, Hanson (Ole), Hubbell, Jeffries, Kayser, McArthur, Norris, Renick, Spedden, Stuart, Thompson (T. A.), Webster, Whalley—15.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carolyn, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompsonson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Buck, Christensen, Clark, David, Fisher, Hanson (Ole), Hubbell, Jackson (F. C.), Leonard, McGregor, Norris, Renick, Spedden, Stuart, Taylor, Thompson (T. A.), Webster—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 Judiciary, to whom was referred House bill No. 410, entitled "An act to amend sections 9 and 11 of an act entitled 'An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation,' approved Feb. 16, 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:

In line 2 of section 2 of the printed bill, strike the word "six" and insert in lieu thereof the word "two."

In line 6 of said section, strike the word "six" and insert in lieu thereof the word "two."

R. E. Buchanan, Chairman.

We concur in this report: Geo. R. Tennant, Elmer E. Halsey, Peter David.

Mr. Buchanan moved the adoption of the committee amendment.

The motion was lost.

The bill was read the second time by sections, and on motion of Mr. Thayer the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 410 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. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Cogswell, Dehnman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (John), Beach, Christensen, Clark, David, Fancher, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, McGregor, Morris, Norris,
Sayre, Slayden, Sparks, Spedden, Stuart, Taylor, Thompson (T. A.), Todd, Webster—22.

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

House bill No. 285, amending an act relative to livestock: The bill was read the second time by sections, and on motion of Mr. Rudene the rules were suspended, the bill considered engrossed, the second reading considered the third and House bill No. 285 was placed on final passage and passed the House by the following vote: Ycas, 67; nays, 1; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (W. T.), Bell, Bird, Bolinger, Bradsberry, Buchanan, Buck; Bugge, Calkins, Cameron, Campbell (F. T.), Carlyon, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—67.

Voting nay: Mr. Byerly—1.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Beach, Bishop, Boone, Burke, Campbell (J. E.), Christensen, Clark, David, Fancher, Halferty, Hubbell, Jackson (F. C.), Kayser, Leonard, McGregor, McMillan, Morris, Norris, Sayre, Spedden, Stuart, Thompson (T. A.), Todd, Tonkin, Webster—27.

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 8, 1909.

Mr. Speaker:

The president has signed Senate bill No. 38, entitled "An act creating the office of state commissioner of health, etc.";

Senate substitute bill No. 109, "An act relating to the selection of jurors in the superior courts of the state";
STATE OF WASHINGTON

Senate bill No. 176, "An act relating to the disbarment and suspension of attorneys and counselors-at-law, etc.";
Senate bill No. 104, "An act authorizing the board of state land commissioners to sell at public auction certain lands";
Senate bill No. 359, "An act for the relief of Vaughn & Morrill Co.";
Senate bill No. 211, "An act to authorize counties, cities and towns to issue bonds to fund their outstanding indebtedness, etc.";
Senate bill No. 228, "An act providing that all claims for damages against any city of the first class must set forth a statement of the actual residence of the claimant, the date of presenting such claim, etc.";
Senate bill No. 230, "An act enabling cities of the first, second and third class to exercise the right of eminent domain, etc.";
Senate bill No. 364, "An act concerning the collection and division of taxes, etc.";
Senate bill No. 14, "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the governor for deed, etc.";
House bill No. 367, "An act prescribing rules and regulations for the execution of the trust arising under an act of congress entitled 'An act for the relief of inhabitants of cities and towns upon the public lands';
House bill No. 353, "An act relating to the salary of the reporter of the supreme court";
House bill No. 305, "An act providing for the protection and propagation of the fishes in the waters of the State of Washington";
House bill No. 147, "An act to secure and perpetuate liens upon chattels for labor, etc.";
Senate bill No. 233, "An act requiring bonds from contractors contracting to do public work, etc.";
Senate bill No. 245, "An act to provide for the establishment and creation and construction and maintenance of a system of dikes and drains, etc.

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate bills Nos. 14, 245, 233, 364, 230, 228, 211, 359, 104, 176 and 38, and Senate substitute bill No. 109.

House bill No. 365, relating to local improvements in towns:
Mr. Lambert moved to amend by striking the word "four" in line 25 of section 1 in the printed bill, and inserting in lieu thereof the word "five."

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. McMaster the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 365 was 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. Anderson (John), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradbery, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Jackson (R. A.), Jeffries, Kenoyer, Locke, McArthur, McClure, McInnis, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Weir, Whalley, Young, Mr. Speaker—72.

Voting nay: Mr. Lambert—1.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Campbell (F. T.), Christensen, David, Fancher, Halferty, Hayward, Hubbell, Jackson (F. C.), Kayser, Krouse, Leonard, McGregor, McKinney, Morris, Norris, Spedden, Stuart, Thompson (T. A.), Ward, Webster—22.

The emergency clause passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradbery, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Gent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Carlyon, Clark, Cogswell, David, Farnsworth, French, Halferty, Hewitt, Hubbell, Jackson (F. C.), McArthur, McGregor, Norris, Rudene, Sims, Spedden, Stuart, Thompson (T. A.), Webster—21.
There being no objections, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Scott, the rules were suspended and the House concurred in the Senate amendments to House bill No. 221 by the following vote: Yeas, 66; nays, 3; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Haferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hohn, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lamb, Lock, McArthur, McClure, McKinnes, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Rogers, Sayre, Scott, Sims, Shutt, Sladen, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Thayer, Thompson (H. W.), Vollmer, Ward, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Miller, Tennant, Tonkin—3.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bell, Carlyon, Clark, Cogswell, David, Halsey, Hewitt, Hubbell, Jackson (F. C.), Kayser, Leonard, McGregor, Norris, Reeve, Renick, Rudene, Spedden, Stuart, Sweet, Taylor, Thompson (T. A.), Todd, Webster, Weir—26.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:
The Senate has passed engrossed Senate bill No. 297, entitled "An act relating to the finances of the State of Washington, etc.");

Senate substitute bill No. 246, entitled "An act appropriating fifty thousand dollars for the improvement of Puyallup and Stuck rivers, etc.");

House bill No. 300, entitled "An act relating to revenue and taxation, prescribing the method of levying taxes, etc.," with amendments: Strike section 4, and make section 5 section 4;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Ward, the rules were suspended and the House concurred in the Senate amendments to House bill No.
300 by the following vote: Yeas, 51; nays, 11; absent or not voting, 33.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halsey, Hanson (H. H.), Jeffries, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morsé, Palmer, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Stephens (E. M.), Stone, Sweet, Thompson (H. W.), Ward, Mr. Speaker—51.

Those voting nay were: Messrs. Anderson (W. T.), Farnsworth, Hanson (Ole), Holm, McClure, Scott, Sparks, Taylor, Tennant, Thayer, Tonkin—11.

Those absent or not voting were: Messrs. Anderson (John), Bishop, Bradsberry, Carlyon, Clark, Cogswell, David, Ghent, Halferty, Hall, Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, McGregor, Morris, Norris, Reeve, Sims, Spedden, Stevens (A. M.), Stuart, Thompson (T. A.), Todd, Vollmer, Webster, Weir, Whalley, Young—33.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:

The Senate has passed House bill No. 144, entitled “An act for the regulation of the practice of medicine and surgery, osteopathy, etc.,” with the following amendments:

Section 1, line 5, of the engrossed bill, strike the word “one” where it appears first and insert in lieu thereof the word “two,” and in lines 5 and 6 of said section strike the words “one from the Eclectic profession.”

Section 1, line 8, of the engrossed bill, strike that portion of line 8 beginning with the word “Provided” and all of lines 9 and 10.

Section 4, line 19, of the engrossed bill, strike the word “one” and insert in lieu thereof the word “two.”

Section 11, line 25, of the printed bill, and line 43 of the engrossed bill, after the word “act” strike the word “deposition” and insert in lieu thereof the word “testimonies,” and in line 27 of the printed bill of said section strike the word “depositions” and insert in lieu thereof the word “testimony.”

“Sec. 12. In any case of the refusal or revocation of a license by and concise statement of the grounds and reasons for such refusal or
revocation, in the office of the secretary of said board, which said statement, together with the decision of said board, in writing, shall remain of record in said office.

"Sec. 13. In any case of the refusal or revocation of a license by said board under the provisions of this act, the applicant whose application shall be so refused, and the licentiate whose license shall be so revoked by said board shall have the right to appeal from the decision so refusing or revoking such license within thirty days after the filing of such decision in the office of the secretary of said board, as hereinbefore in this act provided. Such appeal shall be to the superior court in and for the county in which was held the last general meeting of said board, prior to the refusal of such license, in the case of such refusal; and to the superior court in and for the county in which the hearing was had upon which such license was revoked, in case of such revocation. In any case a person desiring to take such appeal shall serve, or cause to be served, upon the secretary of said board a written notice of such appeal, which shall contain a statement of the grounds of such appeal, and shall file in the office of such secretary an appeal bond, with good and sufficient surety, to be approved by said secretary, to the State of Washington, conditioned for the speedy prosecution of such appeal, and the payment of such cost as may be adjudged against him upon such appeal. Said secretary shall within ten (10) days after the service of said notice of appeal, and the filing and approval of said appeal bond, transmit to the clerk of the superior court to which such appeal is taken a certified copy, under the seal of said board, of the decision of said board, and the grounds thereof, in the case of the refusal of a license; and in addition thereto a certified copy under such seal of the complaint in the case of the revocation of a license, together with the bond and notice of appeal. The clerk of such court shall thereupon docket such appeal causes, and they shall stand for trial in all respects as ordinary civil actions, and like proceedings be had thereon. Upon such appeal said cause shall be tried de novo. Either party may appeal from the judgment of said superior court to the supreme court of the state in like manner as in civil actions within sixty (60) days after the rendition and entry of such judgment in said superior court. If such judgment shall be in favor of the party appealing from the decision of said board, and in case said examining board does not appeal from said judgment within said sixty (60) days, then, and in that case, said board shall, at the end of said sixty (60) days, and immediately upon the expiration thereof, issue to such successful party the usual license to practice medicine and surgery in this state, and in addition thereto, shall reinstate upon the records of said board the name of such successful applicant, in case of the revocation of his license by such board. In case of such appeal to the supreme court by said board, no such license shall be issued nor reinstatement be required until the final determination of said cause, and as hereinafter provided. In case the final decision of the supreme court be against such medical examining board, then and in that case said court shall make such order in the
premises as may be necessary, and said board shall act accordingly: 

Provided, That in no case shall an appeal bond be required of said board, nor shall any costs be adjudged or taxed against the same.”

Make section 12 read section 14.

Make section 13 read section 15.

Make section 14 read section 16.

Make section 15 read section 17.

Make section 16 read section 18.

Make section 17 read section 19.

Make section 18 read section 20.

Make section 19 read section 21.

Make section 20 read section 22.

Make section 21 read section 23.

And the same is herewith transmitted.

W. M. T. LAUBE, Secretary of the Senate.

On motion of Mr. Slayden, the rules were suspended and the House concurred in the Senate amendments to House bill No. 144 by the following vote: Yeas, 59; nays, 15; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, David, Denman, Erickson, French, Ghent, Gordon, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Kenoyer, Lambert, Locke, McArthur, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Todd, Tonkin, Ward, Weir, Whalley, Young, Mr. Speaker—59.

Those voting nay were: Messrs. Boone, Buck, Christensen, Cline, Cogswell, Eldridge, Fancher, Halsey, Kayser, Leonard, McClure, Morris, Sayre, Shutt, Vollmer—15.

Those absent or not voting were: Messrs. Anderson (John), Anderson (W. T.), Clark, Edge, Farnsworth, Fisher, Halferty, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, McGregor, Norris, Rudene, Scott, Spedden, Stuart, Thompson (H. W.), Thompson (T. A.), Webster—21.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., March 8, 1909.

Mr. Speaker:

The Senate has passed House bill No. 287, entitled “An act to regulate the hours of labor of persons employed underground in coal mines, etc.”;
House bill No. 99, entitled "An act relating to justices of the peace and constables in cities having a population of 200,000 or more," with the following amendments:

Amend the title to read as follows: "An act relating to justices of the peace and constables in cities having a population of 80,000 or more inhabitants as shown by the government census of 1900, providing for their election and appointment, fixing their salaries, authorizing the clerks of such justice courts to administer oaths, and declaring an emergency."

In line 2 of the printed bill strike the figures "200,000" and insert in lieu thereof the figures "80,000." In same line, after the word "inhabitants" insert the words "as shown by the government census of 1900." In same line, strike the word "six" and insert in lieu thereof the word "four."

In line 2, section 2, strike the figures "200,000" and insert in lieu thereof the figures "80,000." In same line, after the word "inhabitants" insert the words "as shown by the government census of 1900." In line 3, section 2, after the word "appoint" strike the word "three" and insert the word "one." In same line, after the word "and" strike the word "three" and insert the word "one." In line 4, section 2, after the word "be" strike the word "six" and insert in lieu thereof the word "four." In same line, after the word "and" strike the word "six" and insert in lieu thereof the word "four."

In line 2, section 3, strike the figures "200,000" and insert in lieu thereof the figures "80,000." In same line, after the word "inhabitants" insert the following words: "as shown by the government census of 1900." In line 3, section 3, after the word "in" insert the word "such." In same line after the word "cities" strike the words "having a population of 200,000 or more inhabitants." In same line strike the figures "$2,500.00" and insert the figures "$1,800.00." In line 4, section 3, after the word "in" insert the word "such." In same line, after the word "cities" strike the words "having a population of 200,000 or more inhabitants."

Strike all of section 4.

In line 1, section 5, strike the word "such" and insert in lieu thereof the word "the." In same line, after the word "clerks" insert the words "of any justice courts, provided by this act."

And the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Tennant, the House refused to concur in the Senate amendments to House bill No. 99.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 265, entitled "An act repealing sections 4128 and 4157 of Ballinger's Annotated Codes and Statutes of Washington, and sections 5843 and 5872 of Pierce's Code, etc.";
Senate bill No. 213, entitled "An act relating to the adulteration of foods, etc.";

Engrossed House bill No. 309, entitled "An act providing for two judges of the superior court of the State of Washington in and for Chehalis county, etc.," without the emergency clause;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 24, 1909.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 362, entitled "An act relating to the biennial reports of state officers," 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 line 3 of section 2 of the printed bill, after the word "embodying" insert the words "appropriations and." R. E. BUCHANAN, Chairman.

We concur in this report: E. A. Sims, W. W. Sparks, Elmer E. Halsey, R. S. Lambert.

On motion of Mr. Buchanan, the committee amendments were adopted.

Mr. Edge moved to amend by inserting the word "elect" after the word "member" at the end of line 2 of section 1 of the printed bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Farnsworth the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 362 was 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. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Buggie, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (ole), Hayward, Hewitt, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer,
Those absent or not voting were: Messrs. Anderson (John), Carlyon, Clark, Cogswell, David, Gordon, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Kenoyer, McMullan, Norris, Renick, Rudene, Spedden, Stuart, Thompson (T. A.), Todd, Vollmer, Webster, Whalley—23.

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

House bill No. 315, changing the corporate name of the town "La Camas" to "Camas."

The bill was read the second time by sections, and on motion of Mr. Sparks the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 315 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. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Anderson (John), Buchanan, Carlyon, Clark, Cogswell, David, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Kenoyer, Morris, Rudene, Sims, Stuart, Thompson (T. A.), Webster—17.

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

On motion of Mr. Palmer, House bill No. 393 was indefinitely postponed.

—43 H
We, your Committee on Privileges and Elections, to whom was referred House bill No. 78, entitled "An act to amend section 1455 of Ballinger's Annotated Codes and Statutes of Washington, as amended by section 3 of chapter 171 of the Session Laws of 1905, the same being section 4895 of Pierce's Washington Code, 1905 edition," 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:

"Provided, That any voter declining to declare his party affiliation may register, and his declination shall be noted on each of the duplicate poll books, and such voter so declining to declare his party affiliation shall not be permitted to participate in the selection of party candidates at a primary election: Provided further, That this act shall not take effect until January 1, 1910."

J. A. Fancher, Chairman.

We concur in this report: T. J. Bell, R. L. Thayer, R. S. Lambert, S. J. Boone, J. R. Burke, Frank C. Jackson.

Mr. Edge moved that the bill be indefinitely postponed.

The motion was lost.

The bill was read the second time by sections, and on motion of Mr. Farnsworth the committee amendments were adopted, the rules suspended; the bill considered engrossed, the second reading considered the third and House bill No. 78 was placed on final passage and passed the House by the following vote: Ycas, 58; nays, 22; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Byerly Campbell (F. T.), Erickson, Fancher, Farnsworth, Fisher, French, Halsey, Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Tonkin, Ward, Weir, Whalley, Mr. Speaker—58.

Those voting nay were: Messrs. Boone, Calkins, Cameron, Campbell (J. E.), Christensen, Cogswell, Denman, Edge, Gordon, Hall, Hanson (H. H.), Hanson (Ole), Hubbell, Kayser, Kenoyer, McClure, McInnis, Thayer, Thompson (H. W.), Todd, Vollmer, Young—22.

Those absent or not voting were: Messrs. Anderson (John),
Burke, Carlyon, Clark, Cline, David, Eldridge, Ghent, Halferty, Jeffries, Morse, Spedden, Stuart, Thompson (T. A.), Webster—15.

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

House bill No. 267, providing for a female assistant commissioner of labor: Mr. Palmer moved to amend by striking the words “at least one female” in line 1 of section 1 in the printed bill, and inserting in lieu thereof the words “his wife.”

The amendment was lost.
Mr. Palmer moved that the bill be indefinitely postponed.
The motion was lost.
Mr. Bell moved to amend by striking the words “at least” in line 1 of section 1 in the printed bill.
The amendment was adopted.
Mr. Palmer moved to amend by striking the words “twelve hundred” in line 5 of section 1 in the printed bill and inserting in lieu thereof the words “nine hundred.”
The amendment was lost.
The bill was read the second time by sections, and on motion of Mr. Campbell (J. E.) the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 267 was placed on final passage and passed the House by the following vote: Yeas, 51; nays, 28; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, David, Denman, Edge, Eldridge, Erickson, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Locke, McArthur, McInnis, McKinney, McMillan, Miller, Morse, Renick, Rudene, Shutt, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—51.

Those voting nay were: Messrs. Anderson (Nels), Bishop, Boone, Buck, Byerly, Cline, Cogswell, Fancher, Farnsworth, French, Gordon, Halsey, Kayser, Lambert, Leonard, McClure, McMaster, Morris, Palmer, Reeve, Rogers, Scott, Sims, Slayden, Sparks, Stone, Taylor, Tonkin—28.
Those absent or not voting were: Messrs. Anderson (John), Bugge, Burke, Carlyon, Clark, Fisher, Ghent, Halferty, Jackson (F. C.), McGregor, Norris, Sayre, Spedden, Stuart, Thompson (T. A.), Webster—16.

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

Mr. Hanson (Ole) moved to reconsider the vote whereby House bill No. 267 passed the House.

On motion of Mr. Denman, the motion to reconsider was laid on the table.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1909.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 60, entitled "An act to amend sections 4 and 6 of chapter LV of the Session Laws of 1893, entitled 'An act to regulate the practice of dentistry in the State of Washington and declaring an emergency, the same being sections 3025, 3027, 3029, and 3032 of volume I of Ballinger's Annotated Codes of the State of Washington, and to prohibit the practice of dentistry by persons not duly registered, and to provide for the punishment of violators thereof, and declaring an emergency,' have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass as amended:

Section 1, in line 23 of the original bill, the same being lines 14 and 15 of the printed bill, strike the words "practiced dentistry and."

Dr. J. A. GHENT, Chairman.

We concur in this report: Wm. Beach, E. E. Fisher, W. L. Christensen, Geo. R. Tennant.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1909.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 60, entitled "An act to amend sections 4 and 6 of chapter LV of the Session Laws of 1893, entitled 'An act to regulate the practice of dentistry in the State of Washington and declaring an emergency,' the same being sections 3025, 3027, 3029 and 3032 of volume I of Ballinger's Annotated Codes of the State of Washington, and to prohibit the practice of dentistry by persons not duly registered, and to provide for the punishment of violators thereof, and declaring an emergency," have had the same under consideration, and we, a minority, respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

P. H. CARLYON,
O. W. STONE.
Mr. Tennant moved the adoption of the majority report. The motion was lost.

On motion of Mr. Stone, the minority report was adopted.

Senate bill No. 243, requiring certain judges to wear gowns.

Mr. Hanson (Ole) moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Edge moved to amend by striking the words "and the judges of the superior court" in line 1 of section 1 in the printed bill.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 243 was placed on final passage and failed to pass the House by the following vote: Yeas, 42; nays, 40; absent or not voting, 13.

Those voting yea were: Messrs. Beach, Bell, Bird, Bolinger, Buchanan, Bugge, Campbell (F. T.), Carlyon, Christensen, Cogswell, David, Denman, Edge, Fancher, Ghent, Hall, Haley, Hayward, Hubbell, Jackson (F. C.), Jeffries, Lambert, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Palmer, Rogers, Sayre, Sims, Stephens (E. M.), Taylor, Tennant, Todd, Tonkin, Ward, Whalley, Young, Mr. Speaker—42.

Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Bradberry, Buck, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Cline, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Hanson (Ole), Holm, Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McMillan, Reeve, Rudene, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stone, Sweet, Thayer, Thompson (H. W.), Vollmer—40.

Those absent or not voting were: Messrs. Anderson (John), Clark, Halferty, Hanson (H. H.), Hewitt, McInnis, Norris, Renick, Spedden, Stuart, Thompson (T. A.), Webster, Weir—13.
MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 8, 1909.

Mr. Speaker:

The president has signed Senate bill No. 8, entitled "An act relating to the business of banking and securing state supervision thereof, etc.";
Senate bill No. 232, "An act to enable cities of the first, second and third class to exercise the right of eminent domain";
Senate bill No. 161, "An act relating to jury trials in the superior court, etc.");
House bill No. 294, "An act making a deficiency appropriation for public printing, etc.");
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Beach, the rules were suspended, and the chief clerk was directed to transmit to the Senate immediately all bills passed by the House today.

On motion of Mr. Palmer, the House took a recess to 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. Clark, Farnsworth, McMillan, Norris, Stuart, Taylor, Tennant, Webster and Weir. Mr. Norris was excused.

REPORT OF STANDING COMMITTEE.

House of Representatives,
Olympia, Wash., March 8, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 357, have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

T. A. Thompson, Chairman.

We concur in this report: Henry R. Spedden, John Anderson, G. P. Halferty.

FIRST READING OF SENATE BILLS.

Senate bill No. 246: Placed on calendar.

SECOND READING OF BILLS.

Senate bill No. 36, relating to the public highway fund: Mr. Scott moved to amend by striking the word "one" in line 7 of
section 1 in the printed bill and inserting in lieu thereof the word "three-fourths."

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, and Senate bill No. 36 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 8; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, David, Denman, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—73.

Those voting nay were: Messrs. Anderson (John), Buchanan, Cline, Cogswell, Fancher, French, Stevens (A. M.), Stone—8.

Those absent or not voting were: Messrs. Beach, Boone, Edge, Farnsworth, Hewitt, Kenoyer, McClure, McMillan, Norris, Renick, Stuart, Webster, Weir, Young—14.

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

Senate bill No. 168, granting to certain railroads the right to cross state waterways: Mr. Slayden moved to amend as follows:

Wherever "commissioner of public lands" appears in section 2, add the following:

"And county commissioners of the county wherein said waterway is located when not within or in front of the corporate limits of a city, and when within or in front of the corporate limits of a city, then by the mayor and city council of such city."

The amendment was lost.
Mr. Slayden moved to amend by adding the following at the end of section 3:

Thirty (30) days' notice of the application to have such plans approved as herein provided shall be given to the owner or owners of the abutting, adjacent, contiguous property, or to the owner of any property affected by the construction of such highways, bridges or trestles, and such owners given the opportunity to be heard on such application; and in all cases damages shall be first ascertained and paid to the owner of any property damaged or injured thereby before such construction is commenced, said damages to be ascertained in the same way damages for land taken or damaged in condemnation proceedings for public purposes.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third and Senate bill No. 168 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 3; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Hanson (H. H.), McClure, Slayden—3.

Those absent or not voting were: Messrs. Beach, Boone, Campbell (J. E.), David, Fancher, Farnsworth, French, Hanson (Ole), Hewitt, Kayser, Kenoyer, Leonard, McMillan, Norris, Renick, Stuart, Taylor, Todd, Webster—19.

The emergency clause passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger,
Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Denman, Eldridge, Erickson, Fancher, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Ward, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Beach, Boone, Cameron, Cogswell, David, Edge, Farnsworth, French, Hanson (H. H.), Hanson (Ole), Hubbell, Kayser, Leonard, McArthur, McClure, McGregor, McMillan, Norris, Scott, Stuart, Todd, Vollmer, Webster—23.

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

Mr. McMaster moved to reconsider the vote whereby Senate bill No. 168 passed the House.

On motion of Mr. Tennant, the motion to reconsider was laid on the table.

Senate bill No. 325, relative to railroad freight rates: 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 Senate bill No. 325 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (R. A.), Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant,
Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Hanson (Ole), Jeffries—2.

Those absent or not voting were: Messrs. Beach, Buchanan, Buck, Cogswell, Fancher, Hubbell, Jackson (F. C.), Kayser, Leonard, McKinney, McMillan, Norris, Rudene, Sims, Slayden, Stuart, Taylor, Thayer, Webster—19.

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

Senate bill No. 227, granting certain cities a lien for delinquent charges for water, light and power: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third and Senate bill No. 227 was placed on final passage and passed the House by the following vote: Yeas, 68; nays, 8; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Reeve, Renick, Rudene, Sayre, Scott, Sims, Shutt, Spedden, Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Locke, McArthur, Palmer, Rogers, Sparks, Stevens (A. M.), Todd, Tonkin—8.

Those absent or not voting were: Messrs. Beach, Boone, Buchanan, Calkins, David, Fancher, Hall, Hewitt, Hubbell, Jackson (F. C.), Kayser, Lambert, McMillan, Miller, Norris, Slayden, Stuart, Sweet, Webster—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 State School, Granted and Tide Lands, to whom was referred Senate bill No. 203, entitled “An act authorizing and
directing the commissioner of public lands to certify certain tide lands to the governor," 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 92, section 1 of the original bill, the same being line 67 of the printed bill, strike the word "northeast" and insert in lieu thereof the word "northwest."

In line 4, section 3 of the original bill, the same being line 3 of the printed bill, insert the word "public" between the words "for" and "street"; also insert the words "and dock" between the words "street" and "purposes."

FRANK BRADSBERRY, Chairman.


On motion of Mr. Bradsberry, the committee amendments were adopted.

Mr. Palmer moved to amend by striking the word "twelve" in line 58 of section 1 in the printed bill, and inserting in lieu thereof the word "eleven," and by striking the word "thirteen" in line 61 of said section and inserting in lieu thereof the word "fifteen."

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Christensen the rules were suspended, the second reading considered the third, and Senate bill No. 203 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 10; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Fisher, Gordon, Hafferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krous, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Ghent, McArthur, Palmer, Shutt, Sparks, Stevens (A. M.), Stone, Thayer, Tonkin, Weir—10.
Those absent or not voting were: Messrs. Beach, Boone, Bugge, Calkins, David, Erickson, Fancher, Farnsworth, French, Hall, Hewitt, Holm, Hubbell, Lambert, Locke, Miller, Norris, Renick, Sims, Spedden, Stephens (E. M.), Stuart, Taylor, Webster—24.

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 27, 1909.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 197, entitled "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," 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 23 of the printed bill by striking the comma after the word "him" and adding the words "and a copy for each of the parties plaintiff and defendant."

Amend section 1 by adding the following: "Either party, at any time before the hearing for a motion for a new trial, may except to the instructions given by the court, or any part thereof."

R. E. Buchanan, Chairman.

We concur in this report: W. W. Sparks, E. B. Palmer, Lester P. Edge, R. A. Thayer, Elmer E. Halsey, R. S. Lambert.

The bill was read the second time by sections, and on motion of Mr. Buchanan the committee amendments were adopted, the rules suspended, the second reading considered the third and Senate bill No. 197 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Hall, Hanson (H. H.), Hanson (Ole), Holm, Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.),
Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.),
Thompson (T. A.), Todd, Vollmer, Ward, Weir, Young, Mr.
Speaker—76.

Those absent or not voting were: Messrs. Beach, David,
Fancher, Farnsworth, Halferty, Halsey, Hayward, Hewitt,
Hubbell, Jackson (F. C.), Kayser, Kenoyer, McMillan, Norris,
Slayden, Stuart, Tonkin, Webster, Whalley—19.

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

Mr. Thayer moved that the rules be suspended, and that the
House take up consideration of Senate bills Nos. 248 and 244
immediately after Senate bill No. 246.

The motion was carried.

Mr. Holm moved that the rules be suspended, and that Sen­
ate bill No. 67 and House bill No. 344 be placed on the calen­
dar for consideration by the House immediately after Senate
bill No. 244.

The motion was carried.

Mr. Ghent moved that the rules be suspended, and that House
bills Nos. 211 and 238 be placed on the calendar for consid­
eration by the House immediately after House bill No. 344.

The motion was carried.

Mr. Bird moved that the rules be suspended, and that Sen­
ate bills Nos. 146 and 238 be placed on the calendar for con­
sideration by the House immediately after House bill No. 238.

Mr. Renick moved to amend the motion by including in the
bills proposed to be placed upon the calendar Senate bills
Nos. 80 and 81.

The amendment to the motion was carried and the motion as
amended was carried.

Mr. Renick moved that all bills now in the Committee on
Appropriations be re-referred to the Committee on Rules and
Order.

The motion was carried.

Mr. Palmer moved that all bills placed upon the calendar this
evening be allowed to retain their respective places at the head
of the calendar tomorrow.

There being no objections, it was so ordered.

Senate bill No. 246, appropriating $100,000 for the pur­
pose of aiding in the construction of a drift barrier in King
county: 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 and Senate bill No. 246 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 5; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Boliinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Car- lyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Hall, Halsey, Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jeffries, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Voll- mer, Ward, Weir, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. French, Gordon, Hanson (H. H.), Kayser, Reeve—5.

Those absent or not voting were: Messrs. Boone, Halferty, Hayward, Hewitt, Jackson (R. A.), Kenoyer, Lambert, Mc- Gregor, Norris, Stuart, Webster—11.

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

Senate bill No. 248, making an appropriation for the improvement of the Columbia river: 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, and Senate bill No. 248 was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Boliinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson
STATE OF WASHINGTON

(Ole), Holm, Jackson (F. C.), Jeffries, Krouse, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—82.

Those voting nay were: Messrs. French, Kayser, Lambert, Leonard—4.

Those absent or not voting were: Messrs. Boone, Hayward, Hewitt, Hubbell, Kenoyer, McGregor, Norris, Rudene, Stuart, Webster—9.

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

Senate bill No. 244, appropriating $30,000 for the National Irrigation Congress: The bill was read the second time by sections, and on motion of Mr. Hanson (Ole) the rules were suspended, the second reading considered the third, and Senate bill No. 244 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 9; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Fisher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—75.


Those absent or not voting were: Messrs. Boone, Carlyon, Erickson, Farnsworth, Hewitt, Kenoyer, Norris, Slayden, Stuart, Webster, Whalley—11.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 67, providing for the purchase of a highway bridge across the Columbia river at Wenatchee: On motion of Mr. Halsey, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 67 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 9; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fisher, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Farnsworth, French, Gordon, Hanson (H. H.), Kayser, Lambert, Leonard, Tonkin, Weir—9.

Those absent or not voting were: Messrs. Bell, Bishop, Boone, Carlyon, Clark, Erickson, Fancher, Ghent, Hewitt, Jackson (R. A.), Kenoyer, Krouse, Locke, McClure, Miller, Norris, Slayden, Stuart, Vollmer, Webster—20.

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 bills Nos. 8, 161 and 232, and House bill No. 357.

On motion of Mr. Bishop, the House adjourned.

Loren Grinstead,  Leo O. Meigs,
Chief Clerk. Speaker.
The speaker called the House to order at 10 a.m.
Roll call showed all members present except Mr. Stuart.
Prayer was offered by Rev. C. E. Todd, of Olympia.
On motion of Mr. Taylor, reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 383: Recommend it do pass.
Senate bill No. 357: Recommend it do pass.
Senate bill No. 80: Recommend it do pass.
Senate bill No. 355: Recommend it do pass.
Senate bill No. 382: Recommend it do pass.
Senate bill No. 257: Recommend it do pass.
Senate bill No. 261: Recommend it do pass.
Senate bill No. 367: Recommend it do pass.
Senate bill No. 192: Recommend it do pass.
Senate bill No. 363: Recommend it do pass.
Senate bill No. 362: Recommend it do pass.
Senate bill No. 268: Recommend it do pass.
Senate bill No. 160: Recommend it do pass.
Senate bill No. 319: Recommend it do pass.
Senate bill No. 193: Recommend it do pass.
Senate substitute bill No. 252: Recommend it do pass.
Senate bill No. 370: Recommend it do pass.
Senate bill No. 129: Recommend it do pass.
Senate bill No. 81: Majority, recommend it do pass; minority, recommend it be indefinitely postponed.
Senate bill No. 4: Recommend it do pass as amended.
Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 78, 267, 362, 412, 316, 207, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

C. G. Morris, Chairman.

We concur in this report: O. R. McKinney, R. F. Holm, H. H. Hanson.

Mr. Fisher moved to reconsider the vote whereby Senate bill No. 243 failed to pass the House.

The motion was carried.

Senate bill No. 243 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 31; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Burke, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Lambert, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Whalley, Mr. Speaker—61.

Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Byerly, Calkins, Cameron, Campbell (J. E.), Clark, Gordon, Hanson (Ole), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McInnis, McMillan, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Thayer, Thompson (H. W.), Vollmer, Weir, Young—31.

Those absent or not voting were: Messrs. Erickson, Stone, Stuart—3.

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

Mr. Renick moved to reconsider the vote whereby Senate bill No. 37 failed to pass the House.

The motion was carried, and Senate bill No. 37 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 38; absent or not voting, 5.
Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bradsberry, Buchanan, Bugge, Burke, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, Ghent, Halferty, Hall, Hayward, Hewitt, Holm, Hubbell, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—52.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Halsey, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Thompson (H. W.), Vollmer, Whalley—38.

Those absent or not voting were: Messrs. Buck, Gordon, Morris, Stone, Stuart—5.

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

On motion of Mr. Renick, the rules were suspended and the chief clerk directed to transmit Senate bill No. 37 to the Senate immediately.

House bill No. 344, creating and making an appropriation for the Southwest Washington Fair Association: Mr. Farnsworth moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Kenoyer moved to amend by striking out all of section 3. The amendment was adopted.

Mr. Farnsworth moved to amend by striking out all of section 10. The amendment was lost.

On motion of Mr. Kenoyer, the rules were suspended, the bill considered engrossed, the second reading already had considered the third, and House bill No. 344 was placed on final passage and passed the House by the following vote: Yeas, 59; nays, 18; absent or not voting, 18.
Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Bugge, Burke, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, David, Erickson, Fisher, Halferty, Hall, Hanson (Ole), Hayward, Holm, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Norris, Palmer, Renick, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—59.

Those voting nay were: Messrs. Anderson (John), Calkins, Cogswell, Denman, Eldridge, Farnsworth, French, Gordon, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Kayser, Krouse, McClure, Reeve, Scott, Vollmer—18.

Those absent or not voting were: Messrs. Boone, Buchanan, Buck, Cameron, Cline, Edge, Fancher, Ghent, Hewitt, Jackson (F. C.), Jeffries, McGregor, Miller, Rogers, Sparks, Stephens (E. M.), Stone, Stuart—18.

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

On motion of Mr. Kenoyer, the rules were suspended and the chief clerk directed to transmit House bill No. 344 to the Senate immediately.

House bill No. 211, establishing a state sanitorium for the treatment of tuberculosis: Mr. Ghent moved to amend by striking the word “five” in line 1 of section 8 in the printed bill and inserting in lieu thereof the word “twenty.”

The amendment was adopted.

Mr. Farnsworth moved to amend by striking the words “need not” and “may” in line 9 of section 6 in the printed bill and inserting in lieu thereof in each instance the word “shall.”

The amendment was adopted.

Mr. Farnsworth moved to amend by striking the word “one-half” in line 7 of section 12 in the printed bill and inserting in lieu thereof the word “all.”

The amendment was adopted.

On motion of Mr. Ghent, the rules were suspended, the first reading already had considered the second and third, the bill considered engrossed and House bill No. 211 was placed on
final passage and failed to pass the House by the following vote: Yeas, 44; nays, 30; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, David, Eldridge, Erickson, Fisher, Ghent, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Kenoyer, Locke, McInnis, Morse, Norris, Renick, Sims, Spedden, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—44.

Those voting nay were: Messrs. Anderson (John), Boone, Byerly, Calkins, Cline, Cogswell, Denman, Edge, Fancher, Farnsworth, French, Gordon, Halsey, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, McClure, McGregor, McKinney, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Tennant, Voller, Whalley—30.

Those absent or not voting were: Messrs. Bugge, Burke, Halferty, Holm, Jeffries, Krouse, Lambert, Leonard, McArthur, McMaster, McMillan, Miller, Palmer, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thayer—21.

Mr. Whalley moved to reconsider the vote whereby House bill No. 211 failed to pass.

Mr. Edge moved to lay on the table the motion to reconsider.

The motion to lay on the table was lost, and the motion to reconsider was lost.

Mr. Beach moved that all bills hereafter passed by the House be immediately transmitted to the Senate, except where notice of reconsideration is given.

The motion was carried.

House bill No. 238, providing for the extermination of certain animals: Mr. Bishop moved to amend by inserting the word "wild cats" after the word "coyotes" in line 1 of section 1.

The amendment was adopted.

Mr. Bishop moved to amend by adding, after the word "dollars" in line 3 of section 1, the words "for each coyote two dollars and fifty cents."

The amendment was adopted.

Mr. Beach moved to amend by inserting the work "skunk"
after the word "coyotes" in line 1 of section 1 and by provid-
ing for a bounty of fifty cents each on skunks.

The amendment was lost.

Mr. Young moved to amend by reducing the bounty on
coyotes from two dollars and a half to one dollar.

The amendment was lost.

Mr. Calkins moved to amend by striking the word "coyote"
wherever it appears in the bill.

The amendment was lost.

Mr. Bishop moved to amend by adding the following at the
end of section 4:

*Provided further,* That all money paid out by the state treasurer
for bounties under this act shall be charged to the game protection
fund; and the treasury shall be reimbursed for all such money paid,
out of the money paid into the treasury derived from the sale of
hunters' licenses, not otherwise appropriated.

The amendment was lost.

Mr. Fisher moved to amend by inserting the words "timber
wolf" after the word "coyotes" in line 1 of section 1 in the
printed bill and by adding at the end of said section the follow-
ing: "and for each timber wolf $15," and by inserting the
words "timber wolf" after the word "coyotes" in line 2 of sec-
tion 2 in the printed bill.

The amendment was adopted.

The bill was read the second time by sections, and on motion
of Mr. Bishop the rules were suspended, the bill considered en-
grossed, the second reading considered the third, and House
bill No. 238 was placed on final passage and passed the House
by the following vote: Yeas, 69; nays, 6; absent or not voting,
20.

Those voting yea were: Messrs. Anderson (W. T.), Beach,
Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge,
Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen,
Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erick-
son, Fisher, Gordon, Hall, Halsey, Hanson (H. H.), Hanson
(Ole), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Ken-
oyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure,
McGregor, McInnis, McKinney, McMaster, McMillan, Miller,
Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre,
Scott, Sims, Slayden, Sparks, Stevens (A. M.), Sweet, Taylor,
Tennant, Thayer, Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Anderson (John), Byerly, Calkins, French, Hubbell, Whalley—6.

Those absent or not voting were: Messrs. Anderson (Nels), Bradsberry, Burke, Cameron, Fancher, Farnsworth, Ghent, Halferty, Hayward, Jeffries, Kayser, Palmer, Rogers, Shutt, Spedden, Stephens (E. M.), Stone, Stuart, Thompson (H. W.), Tonkin—20.

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, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 302, entitled "An act relating to the establishment of fish hatcheries on the Columbia river, etc.";

Senate bill No. 353, "An act relating to the reports of state officers, departments and institutions, and the printing thereof, etc.");

Senate bill No. 241, entitled "An act providing for the construction and improvement of county roads at the expense of the land especially benefited thereby, etc.");

House bill No. 119, "An act relating to railroad companies, authorizing them to construct a road and branches, sell, lease, purchase and consolidate with other railroads, etc.");

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bills Nos. 302, 353, 241, 213, 265 and 297: Referred to Committee on Rules and Order.

On motion of Mr. David, the House took a recess to 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. Clark, Stone, Stuart and Webster. Messrs. Clark and Stone were excused.

Report of Committee on Enrolled Bills.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 113, 53, 214, 201, 208, 93, 257, 348 and 309, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted. T. A. Thompson, Chairman.

We concur in this report: John Anderson, G. P. Halferty.

The speaker announced that he had signed House bills Nos. 348, 309, 208, 257, 113, 201, 214 and 93.

Senate bill No. 146, relating to the clearing of logged-off and timbered lands: The bill was read the second time by sections, and on motion of Mr. Bird the rules were suspended, the second reading considered the third and Senate bill No. 146 was placed on final passage and passed the House by the following vote: Yeas, 77; nays, 4; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Young, Mr. Speaker—77.

Those voting nay were: Messrs. French, Gordon, Kayser, Slayden—4.
Those absent or not voting were: Messrs. Bell, Bishop, Bolinger, David, Hubbell, Kenoyer, McKinney, Palmer, Stone, Stuart, Sweet, Taylor, Webster, Whalley—14.

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, 1909.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate bill No. 155 and requests the House to recede therefrom.

The Senate refuses to recede from its amendments to House bill No. 99.

WM. T. LAUBE, Secretary of the Senate.

Mr. Bell moved that the House refuse to recede from its amendments to Senate bill No. 155 and that a committee on conference thereon be appointed.

The motion was carried, and the speaker appointed Messrs. Holm, Beach and Calkins a committee on conference thereunder.

Senate bill No. 238, providing for the making of topographic maps: The bill was read the second time by sections, and on motion of Mr. Bird the rules were suspended, the second reading considered the third, and Senate bill No. 238 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Deman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Weir, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Boone, French, Gordon,
Hanson (H. H.), Hubbell, Kayser, Leonard, McClure, Vollmer—9.

Those absent or not voting were: Messrs. Beach, Bugge, Burke, Carlyon, Clark, Cogswell, Fisher, Kenoyer, Sayre, Scott, Sparks, Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Webster—17.

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

Mr. Tennant moved to reconsider the vote whereby House bill No. 211 failed to passed the House.

The speaker held that the motion was out of order.

Mr. Hanson (Ole) appealed from the decision of the chair, and the speaker was overruled.

The motion to reconsider was carried, and House bill No. 211 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 36; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Bradsberry, Buchanan, Buck, Cameron, Campbell (J. E.), Carlyon, Christensen, David, Eldridge, Erickson, Fisher, Ghent, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jeffries, Krouse, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Shutt, Spedden, Stevens (A. M.), Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—52.

Those voting nay were: Messrs. Anderson (John), Bishop, Boone, Byerly, Calkins, Campbell (F. T.), Cline, Denman, Edge, Fancher, Farnsworth, French, Gordon, Halsey, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Leonard, McClure, McGregor, McKinney, McMaster, Morris, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Stephens (E. M.), Stone, Thayer, Vollmer, Whalley—36.

Those absent or not voting were: Messrs. Bird, Bugge, Burke, Clark, Cogswell, Kenoyer, Sweet—7.

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

There being no objections, the rules were suspended and Mr. Beach was given permission to introduce House concurrent res-
resolution No. 14, providing that no bills shall be considered after 12 o’clock noon, Thursday, March 11.

The resolution was read the first time in full, and on motion of Mr. Beach the rules were suspended, the first reading considered the second and third and House concurrent resolution No. 14 was placed on final passage and adopted by the House.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1909.

MR. SPEAKER:

The president has signed Senate bill No. 253, entitled “An act relating to railroads, express, telephone and telegraph companies, etc.”;

Amended Senate bill No. 6, “Relating to the public school system of the State of Washington”;

House bill No. 357, “Relating to state militia, etc.”;

And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate bill No. 37, entitled “An act providing for the issuance of a state Sunday liquor license, permitting the sale of liquors on Sunday to guests by hotels holding such licenses, etc.”;

Senate bill No. 20, entitled “An act in relation to garnishments in justice courts in the State of Washington”;

Senate substitute bill No. 121, entitled “An act to provide for the submission to the qualified electors of the question whether the sale of intoxicating liquors shall be licensed or prohibited, providing for the enforcement of the result of the elections hereunder, defining offenses hereunder, and providing penalties therefor”;

Senate bill No. 230, entitled “An act for the regulation of public warehouses, relating to the shipping, grading, inspection and weighing of grain and hay, defining the duties of railroads, etc.”

The president has signed Senate bill No. 20, entitled “An act in relation to garnishments in justices’ courts in the State of Washington,” and the same is hereby transmitted.

The Senate has concurred in House amendments to Senate bill No. 228, entitled “An act providing that all claims for damages sounding in tort against any city of the first class must set forth a statement of the actual residence of claimant, etc.”;

In amendments to engrossed Senate bill No. 233, entitled “An act requiring bonds from contractors contracting to do public work conditioned to pay laborers, etc.”;

In amendments to engrossed Senate bill No. 211, entitled “An act to amend section 3 of an act entitled ‘An act to authorize counties, cities and towns to issue bonds to fund their outstanding indebtedness, etc.”
In amendments to engrossed Senate bill No. 8, entitled "An act to amend an act entitled 'An act to provide for the formation of banking corporations, and to regulate the business of banking, etc.' ";

In amendments to Senate bill No. 161, entitled "An act amending section 1 of an act entitled 'An act relating to jury trials in the superior court, etc.' ";

WM. T. LAUBE, Secretary of the Senate.

The speaker appointed Messrs. Lambert, Tennant and Hanson (Ole) a conference committee on House bill No. 99.

Senate bill No. 80, amending an act relating to the Alaska-Yukon-Pacific Exposition: 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, and Senate bill No. 80 was placed on final passage and passed the House by the following vote: Yeas, 51; nays, 34; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bolinger, Bradsberry, Buck, Byerly, Campbell (F. T.), Carlyon, Christensen, Cogswell, Edge, Eldridge, Farnsworth, Fisher, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rudene, Scott, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young—51.

Those voting nay were: Messrs. Anderson (Nels), Bell, Bishop, Boone, Burke, Calkins, Cameron, Campbell (J. E.), Cline, David, Denman, Erickson, Fancher, French, Gordon, Halsey, Hanson (H. H.), Hubbell, Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, McClure, Miller, Rogers, Sayre, Shutt, Slayden, Sparks, Stuart, Tonkin, Vollmer, Mr. Speaker—34.

Those absent or not voting were: Messrs. Bird, Buchanan, Bugge, Clark, Kenoyer, Locke, McArthur, McMillan, Sims, Sweet—10.

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

Senate bill No. 81, creating a state shore land improvement fund: The bill was read the second time by sections, and on motion of Mr. Jackson (F. C.), the rules were suspended, the
second reading considered the third, and Senate bill No. 81 was placed on final passage and passed the House by the following vote: Yeas, 55; nays, 31; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bolinger, Bradsberry, Buck, Byerly, Campbell (F. T.), Carlyon, Christensen, Cogswell, Edge, Eldridge, Farnsworth, Fisher, Ghent, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jeffries, Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rudene, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Ward, Webster, Weir, Whalley, Young—55.

Those voting nay were: Messrs. Bell, Bishop, Boone, Burke, Calkins, Cameron, Campbell (J. E.), Cline, David, Denman, Erickson, Fancher, French, Gordon, Halsey, Hubbell, Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, McClure, Miller, Rogers, Shutt, Slayden, Stuart, Thompson (T. A.), Tonkin, Vollmer, Mr. Speaker—31.

Those absent or not voting were: Messrs. Bird, Buchanan, Bugge, Clark, Locke, McMillan, Sayre, Sims, Sweet—9.

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, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 14, entitled “An act relating to the executive department of the State of Washington, and providing for the succession to the office of governor,” with amendment: In section 1, line 9, strike the period after the words “elected” and add the following: “who shall be elected at the next biennial general state election”.

House bill No. 47, “An act for the protection of farmers, ranchmen, herders of cattle, tavern keepers, livery and boarding stable keepers, etc.,” with amendments: In section 3, line 6 of the printed bill, strike the words “recover possession of” and insert in lieu thereof the word “continuously.” Strike the period at the end of section and insert a semicolon and add the following: “Provided, That such lien shall not attach to the interest nor affect the rights of a third person who may
have acquired an interest in or title to an animal against which a lien is claimed, for value and without knowledge of the claimed lien, while such animal is not in the possession of the claimant." In section 3, line 6, strike the words "recover possession of" and insert in lieu thereof the words "enforce his lien against";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Lambert, the rules were suspended and the House concurred in the Senate amendments to House bill No. 47 by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cogswell, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bradberry, Buchanan, Clark, Cline, David, Denman, Edge, French, Hayward, Hewitt, Kenoyer, Locke, McInnis, McMullan, Morris, Renick, Sayre, Sparks, Sweet, Thayer, Thompson (T. A.), Weir—24.

Mr. Todd moved that the House refuse to concur in the Senate amendments to House bill No. 14 and that a committee on conference thereon be appointed.

The motion was carried, and the speaker appointed Messrs. Edge, Sparks and Todd a conference committee thereunder.

Senate bill No. 119, amending an act authorizing the formation of metropolitan park districts: The bill was read the second time by sections, and on motion of Mr. Tennant the rules were suspended, the second reading considered the third, and Senate bill No. 119 was placed on final passage and passed the House by the following vote: Yeas, 58; nays, 4; absent or not voting, 33.
Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bolinger, Buck, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Carlyon, Christensen, Cogswell, David, Denman, Eldridge, Erickson, Fisher, Halferty, Hall, Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McKinney, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—58.

Those voting nay were: Messrs. Boone, Edge, Halsey, Rudene, Sparks—4.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Bird, Bishop, Bradsberry, Buchanan, Cameron, Campbell (F. T.), Clark, Cline, Fancher, Farnsworth, French, Ghent, Gordon, Hanson (H. H.), Hewitt, Hubbell, Jackson (R. A.), Locke, McGregor, McInnis, McMaster, McMillan, Reeve, Sims, Spedden, Stone, Sweet, Thayer, Thompson (T. A.), Weir, Whalley—33.

The emergency clause passed the House by the following vote: Yeas, 75; nays, 4; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, David, Denman, Edge, Eldridge, Erickson, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Boone, Buck Cline, French —4.
Those absent or not voting were: Messrs. Burke, Clark, Cogswell, Fancher, Farnsworth, Ghent, Gordon, Locke, McMillan, Norris, Sims, Spedden, Sweet, Thayer, Thompson (T. A.), Todd—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., MARCH 4, 1909.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred Senate substitute bill No. 162, entitled "An act to regulate the business of life insurance," have had the same under consideration, and we respectfully fully report the same back to the House with the recommendation that it do pass as amended:

In section 21, line 13 of the printed bill, the same being section 20, line 13 of the Senate engrossed bill, strike all the words in line 13 after the word "Provided"; strike line 14 and that part of line 15 up to and including the word "paid," and insert in lieu thereof the following: "That the provisions of this section relating to the issue and sale of stock of companies in good standing heretofore licensed by the commissioner of insurance to issue policies shall not apply as to any part of the capital stock of said company as now organized."

In line 9, section 23 of the printed bill, the same being line 9, section 22 of the Senate engrossed bill, strike the comma after the word "examined," strike the words "through the state treasurer" and insert in lieu thereof the following: "All moneys paid by said companies for the examination, as provided by law, shall be paid into the state treasury and shall be converted into a special fund to be known as the insurance inspection fund, from which special fund shall be paid all bills for expense of examinations made. Upon the presentation of vouchers properly signed by the insurance commissioner, to the state auditor, the state auditor is hereby authorized to draw his warrant against said fund in the same manner in which warrants are drawn for the payment of other bills. For the purpose of making said payments and authorizing the auditor to draw warrants upon said fund, all of the moneys paid into said fund are hereby appropriated for the purpose of paying the examination expenses as provided for in this act."

Add to the end of section 27 of the printed bill, the same being section 26 of the Senate engrossed bill, the following: "Provided, however, That when any agent leaves the service of the company, during the term of his license, the company may, upon returning the original license to the office of the insurance commissioner, transfer the same free of cost to any person whom the company designates."

In section 29, line 5 of the printed bill, the same being line 8, section 28, of the engrossed bill, insert, after the word "home," the words
“or branch.” In the last line of the same section, insert after the word “home” the same words “or branch.”

In section 40, line 35 of the printed bill, the same being line 37, section 39 of the Senate engrossed bill, strike the figures “30” and insert in lieu thereof the figures “28.”

In section 45, line 3 of the printed bill, the same being line 4, section 43 of the Senate engrossed bill, insert a period after the word “separately” and strike the remainder of the section, and add the following: “No life insurance company organized or doing business in this state shall be permitted to issue or sell life insurance policies granting daily, weekly or monthly indemnity in case of accident or sickness.”

JOHN A. WHALLEY, Chairman.

We concur in this report: J. T. Rogers, W. H. Kenoyer, Phil S. Locke, G. W. Jeffries.

Mr. Edge moved that the bill be indefinitely postponed.
The motion was lost.

On motion of Mr. Whalley, all of the committee amendments except the committee amendment to section 45 were adopted, the rules suspended, the first reading already had considered the second and third, and Senate substitute bill No. 162 was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cogswell, David, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Campbell (J. E.), Cline, Deiman, Edge—4.

Those absent or not voting were: Messrs. Bishop, Bugge, Burke, Cameron, Clark, Ghent, Hayward, Kenoyer, Locke, McMILLAN, Palmer, Sims, Spedden, Stuart, Sweet, Thompson (T. A.), Webster, Weir—19.

—45 H
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, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 50, entitled "An act to enable cities of the first, second and third class to exercise the right of eminent domain, etc.";
Senate bill No. 303, "An act to divide the militia reserve of the State of Washington into two classes, etc.";
House bill No. 268, "An act relating to the registration of voters";
House bill No. 245, "An act authorizing the board of regents of the University of Washington to confirm a right-of-way in any railroad company upon any property in use by said university for university purposes, etc.";
House bill No. 42, "An act to provide for the establishment and creation of diking districts";
Senate bill No. 315, "An act authorizing cities of the first class to construct auxiliary water systems for fire purposes, etc.";
House bill No. 401, "An act relating to the examination of insurance companies," with amendment: In the title of the engrossed bill, strike the words "In the State of Washington";
And the same are herewith transmitted.

The president has appointed as members of the conference committee on Senate bill No. 155, Senators Whitney, Cameron and Williams;
On House bill No. 99, Senators Williams, Nichols and Cotterill;
On House bill No. 14, Senators Knickerbocker, Metcalf and Bryan.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Bell, the rules were suspended and the House receded from its amendments to Senate bill No. 326 by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, David, Denman, Erickson, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krous, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Sparks, Spedden, Stephens (A. M.), Stephens (E. M.),
Those absent or not voting were: Messrs. Beach, Bishop, Cameron, Carlyon, Clark, Edge, Eldridge, Fancher, French, Kenoyer, Locke, McGregor, McMillan, Norris, Palmer, Scott, Sims, Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Vollmer, Webster, Weir—26.

On motion of Mr. Jackson (F. C.), the rules were suspended and the House took up consideration of Senate bill No. 344 on second reading.

Senate bill No. 344, relating to certain land in Snohomish county: On motion of Mr. Jackson (F. C.), the rules were suspended, the first reading already had considered the second and third and Senate bill No. 344 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McNinnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Ward, Webster, Weir, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Burke, Cameron, Clark, Cogswell, Farnsworth, French, Ghent, Holm, Kayser, Kenoyer, Locke, Norris, Palmer, Scott, Sims, Sparks, Spedden, Stone, Sweet, Thompson (T. A.), Vollmer, Whalley—22.

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 Military Affairs and Soldiers’ Home, to whom was referred House bill No. 182, entitled “An act for the relief of the
Indian war veterans of the wars of 1855 and 1856," 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 3 of section 1 of the original bill, the same being line 2 of section 1 of the printed bill, strike the figures "$100,000" and insert in lieu thereof the figures "$20,000."

In line 5 of section 3 of the original bill, the same being line 4 of section 3 of the printed bill, strike the words "secretary of state" and insert in lieu thereof the words "state auditor."

In line 7 of section 3 of the original bill, the same being line 5 of section 3 of the printed bill, strike the words "secretary of state" and insert in lieu thereof the words "state auditor."

In line 8 of section 3 of the original bill, the same being line 6 of section 3 of the printed bill, after the word "claimant" strike the period and insert the following: "Provided, That nothing in this act shall be construed to authorize the payment of any claim to any heir or beneficiary of the claimant for services during the Indian wars."

OLIVER BYERLY, Chairman.


The bill was read the second time by sections, and on motion of Mr. Sparks the committee amendments were adopted, the rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 182 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Buchanan, Cameron, Clark, Farnsworth, Hayward, Kayser, Kenoyer, Lambert,
Locke, Miller, Norris, Palmer, Spedden, Stone, Sweet, Thompson (T. A.), Weir—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 Municipal Corporations other than First Class, to whom was referred Senate bill No. 360, entitled "An act amending sections 2 and 3 of an act entitled 'An act to provide for the drainage of cities of the second, third and fourth class, by the construction of sewers and drains, approved March 10, 1891,'" 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 changing the period to a comma and adding the following: "and declaring an emergency."

Amend the bill by adding the following: "Sec. 3. An emergency exists and this act shall take effect immediately."

R. A. Thayer, Chairman.


The bill was read the second time by sections, and on motion of Mr. Carlyon the committee amendments were adopted, the rules suspended, the second reading considered the third, and Senate bill No. 360 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 93.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jeffries, Krouse, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Beach, Buchanan, Buck, Campbell (F. T.), Clark, Cogswell, Fancher, Hall, Jack-
son (R. A.), Kayser, Kenoyer, Lambert, McGregor, Miller, Morris, Norris, Palmer, Sparks, Stone, Stuart, Sweet, Thompson (T. A.), Weir—23.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bell, Buchanan, Cameron, Clark, French, Hall, Hubbell, Jackson (F. C.), Kenoyer, Locke, McGregor, Morris, Norris, Palmer, Stevens (A. M.), Stone, Sweet, Taylor, Weir—19.

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

Senate bill No. 40, relating to neglected and delinquent children: On motion of Mr. Carlyon, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 40 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fisher, Gordon, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott,
Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—70.

Voting nay: Mr. Lambert—1.

Those absent or not voting were: Messrs. Bell, Burke, Calkins, Clark, Cogswell, Fancher, Farnsworth, French, Ghent, Halferty, Hall, Hanson (Ole), Hewitt, Jackson (F. C.), Kenoyer, Locke, Morris, Norris, Palmer, Stone, Sweet, Taylor, Tennant, Weir—24.

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

Senate bill No. 41, providing for the punishment of persons responsible for the neglect or delinquency of children: On motion of Mr. Carlyon, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 41 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—73.

Voting nay: Mr. Lambert—1.

Those absent or not voting were: Messrs. Burke, Cameron, Clark, David, Edge, French, Ghent, Gordon, Halferty, Hall, Hewitt, Jeffries, Locke, Norris, Palmer, Renick, Stone, Sweet, Todd, Weir, Whalley—21.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 361, fixing the salary of the state law librarian: The bill was read the second time by sections, and on motion of Mr. David the rules were suspended, the second reading considered the third, and Senate bill No. 361 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 9; absent or not voting, 99.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McInnis, McKinney, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Whalley, Young, Mr. Speaker—71.

Those voting nay were: Messrs. French, Webster—9.

Those absent or not voting were: Messrs. Bishop, Cameron, Clark, David, Ghent, Gordon, Halferty, Hall, Hayward, Hewitt, Jeffries, Leonard, Locke, McGregor, McMaster, Norris, Palmer, Scott, Stone, Sweet, Vollmer, Weir—22.

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. 53 and 157.

Senate bill No. 362, making an appropriation for state aid roads: The bill was read the second time by sections, and on motion of Mr. Kayser the rules were suspended, the second reading considered the third, and Senate bill No. 362 was placed on final passage and passed the House by the following vote: Yeas, 51; nays, 21; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, David, Erickson, Fisher, Ghent, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Kenoyer, Lambert, McGregor, Mc-
Kinney, Miller, Morris, Morse, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stuart, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Ward, Webster, Whalley, Mr. Speaker—51.

Those voting nay were: Messrs. Boone, Calkins, Cline, Cogswell, Denman, Edge, Eldridge, Farnsworth, French, Hanson (H. H.), Jackson (R. A.), Krouse, Leonard, McArthur, McClure, Stevens (A. M.), Stephens (E. M.), Thayer, Todd, Vollmer, Young—911.

Those absent or not voting were: Messrs. Buchanan, Burke, Cameron, Clark, Fancher, Gordon, Halferty, Hewitt, Jeffries, Kayser, Locke, McInnis, McMaster, McMillan, Norris, Palmer, Rudene, Sims, Sparks, Stone, Sweet, Tonkin, Weir—23.

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

Senate bill No. 363, making an appropriation for state roads:
Mr. Taylor moved to amend by striking the figures “20,000” in line 7 of section 1 in the original bill and inserting in lieu thereof the figures “60,000”; also by striking the figures “120,000” in line 13 of the original bill and inserting in lieu thereof the figures “80,000.”

Mr. Stevens (A. M.) moved to lay the amendments on the table.
The motion was lost.
Roll call was demanded, and the amendments proposed by Mr. Taylor were adopted by the following vote: Yeas, 46; nays, 391; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Bugge, Burke, Carlyon, David, Eldridge, Erickson, Fisher, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hayward, Holm, Kayser, Kenoyer, Lambert, Leonard, McArthur, McKinney, McMillan, Miller, Morris, Reeve, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stuart, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Ward, Whalley, Young—46.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bird, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, Denman, Fancher, Farnsworth, Hall, Hanson (Ole), Hubbell, Jackson (R. A.), Krouse, McClure, McInnis, McMaster, Morse,
Renick, Rogers, Rudene, Stevens (A. M.), Tennant, Vollmer, Webster, Mr. Speaker—32.

Those absent or not voting were: Messrs. Boone, Cameron, Clark, Edge, Ghent, Hewitt, Jackson (F. C.), Jeffries, Locke, McGregor, Norris, Palmer, Stephens (E. M.), Stone, Sweet, Todd, Weir—17.

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, and Senate bill No. 363 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 13; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Bugee, Burke, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Eldridge, Erickson, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—66.

Those voting nay were: Messrs. Buchanan, Buck, Calkins, Cogswell, Denman, Edge, Fancher, Farnsworth, McClure, McInnis, McMillan, Stevens (A. M.), Young—13.

Those absent or not voting were: Messrs. Boone, Cameron, Clark, Ghent, Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Locke, Norris, Palmer, Stephens (E. M.), Stone, Sweet, Webster, Weir—16.

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, 1909.

MR. SPEAKER:

The president has signed House bill No. 348, entitled "An act to regulate the sale of drugs and medicines, etc."

House bill No. 309, "An act providing for two judges of the superior court in and for Chehalis county";
House bill No. 208, "An act empowering cities of the second and third class to fill low lands within their borders, etc."

House bill No. 257, "An act authorizing any county in the state to join with any city of the first, second or third class in such counties in paying for the constructing of any bridge, etc."

House bill No. 214, "An act to create a bureau of inspection and supervision of public offices, etc."

House bill No. 93, "An act regulating the practice of embalming, etc."

House bill No. 53, "An act regulating marriage licenses, etc."

House bill No. 157, "Relating to the correction of the survey and supplemental plat of the tide and shore lands in front of the city of Vancouver"

House bill No. 201, "Relating to the enticement of seamen from vessels while lying within the waters of this state"

House bill No. 113, "An act encouraging the exhibition of poultry, livestock or agricultural products, etc."

The Senate has passed House bill No. 277, entitled "An act relating to the control, management, and disposition of the granted school, tide, oyster and other lands and harbor areas of the State of Washington"

House bill No. 207, "An act authorizing cities of the second class to provide for the lighting of the public streets, etc."

House bill No. 241, "Relating to cities of the second class, and providing for the government of such cities, etc."

Senate concurrent resolution No. 28, entitled "An act relating to the introduction of bills."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Senate concurrent resolution No. 28, relating to the introduction of bills, was read the first time in full, and on motion of Mr. Bishop the rules were suspended, the first reading considered the second and third, and Senate concurrent resolution No. 28 was placed on final passage and adopted by the House.

Senate bill No. 348, amending an act relating to the jurisdiction of justices of the peace in criminal cases: The bill was read the second time by sections, and on motion of Mr. Buchanan the rules were suspended, the second reading considered the third, and Senate bill No. 348 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron,
Voting nay: Mr. Denman—1.

Those absent or not voting were: Messrs. Bird, Boone, Calkins, Clark, French, Ghent, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Lambert, Locke, McGregor, McKinney, Norris, Palmer, Reeve, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Tennant, Thompson (T. A.), Todd, Tonkin, Webster, Weir—30.

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

Senate bill No. 349, authorizing prosecuting attorneys to issue warrants: Mr. Edge moved that the bill be indefinitely postponed.

The speaker called Mr. Bell to the chair.

Roll call was demanded on the motion to indefinitely postpone and the motion was carried by the following vote: Yeas, 39; nays, 39; absent or not voting, 39.

Those voting yea were: Messrs. Anderson (W. T.), Bishop, Bradberry, Buck, Bugge, Burke, Calkins, Campbell (J. E.), Carlyon, Christensen, Cogswell, Denman, Edge, Eldridge, Erickson, Fisher, French, Hall, Hanson (Ole), Jeffries, Lambert, Leonard, McArthur, McGregor, Morris, Morse, Reeve, Rudene, Scott, Shutt, Sparks, Stephens (E. M.), Stuart, Thayer, Thompson (T. A.), Ward, Webster, Whalley—39.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Bell, Bird, Bolinger, Buchanan, Byerly, Campbell (F. T.), Cline, David, Faner, Halferty, Halsey, Holm, McClure, McGregor, Morris, Morse, Reeve, Rudene, Scott, Shutt, Sparks, Stephens (E. M.), Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Young, Mr. Speaker—32.

Those absent or not voting were: Messrs. Beach, Boone, Cameron, Clark, Farnsworth, Ghent, Gordon, Hanson (H. H.),

The speaker announced that he had signed Senate bill No. 20.

Mr. Edge moved that the House tomorrow continue consideration of the bills on the calendar today.

The motion was carried.

On motion of Mr. Beach, the House adjourned.

Loren Grinstead, Leo O. Meigs,
Chief Clerk. Speaker.

FIFTY-NINTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Wednesday, March 10, 1909.

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

Roll call showed all members present except Messrs. Beach, Clark, Fisher, Ghent, Gordon, Jackson (F. C.), Sims, Tennant and Webster. Mr. Clark was excused.

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

On motion of Mr. Slayden, reading of the journal was dispensed with.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives,
Olympia, Wash., March 9, 1909.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 238, 211 and 182, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

C. G. Morris, Chairman.

We concur in this report: J. T. Rogers, H. H. Hanson, R. F. Holm.
REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 119, 287, 300 and 221, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

T. A. THOMPSON, Chairman.

We concur in this report: Henry R. Spedden, John Anderson.

The speaker announced that he had signed House bills Nos. 119, 287, 300 and 221.

SECOND READING OF BILLS.

House bill No. 339, for the relief of Conrad L. Hoska: The bill was read the second time by sections, and on motion of Mr. Erickson the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 339 was 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. Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradshberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bird, Clark, Denman, Ghent, Hanson (Olc), Hubbell, Jackson (F. C.), Kenoyer, Leonard, McMaster, Norris, Reeve, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Tennant, Tonkin, Vollmer, Webster—23.

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. 103, entitled "An act providing for a field examination of the state, with a view to locating and acquiring rock quarries suitable for road-making materials 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 be re-referred to the Committee on Appropriations, as amended:

In line 6, section 5 of the printed bill, being line 9 of the original bill, place a period after "Walla Walla" and strike out the remainder of section 5.

In line 23 of section 6 of the printed bill, being line 34 of section 6 of the original bill, insert between the words "public" and "fund" the word "highway."

C. F. Kayser, Chairman.


On motion of Mr. Hanson (H. H.), the committee amendments were adopted.

Mr. Edge moved to amend by striking out the remainder of the sentence after the word "of" in line 3 of section 8 in the printed bill and inserting in lieu thereof the words "public highway fund"; also by striking the words "any funds in the treasury not otherwise appropriated," in lines 6 and 7, and inserting in lieu thereof the words "public highway fund," and by striking the words "the general fund of the state," in line 9 of said section 8, and inserting in lieu thereof the words "public highway fund."

The amendments were adopted.

Mr. Palmer moved to reconsider the vote whereby the amendments proposed by Mr. Edge were adopted.

The motion to reconsider was carried and the amendments were lost.

The bill was read the second time by sections, and on motion of Mr. Bolinger the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 103 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 6; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Ander-
son (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Qle), Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Thompson (T. A.), Ward, Weir, Whalley, Young Mr. Speaker—73.

Those voting nay were: Messrs. Boone, Edge, French, Hayward, Miller, Stevens (A. M.)—6.

Those absent or not voting were: Messrs. Bird, Clark, Fisher, Ghent, Jackson (F. C.), Kayser, Kenoyer, Leonard, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Webster—16.

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

House bill No. 413, authorizing the removal of a state fish hatchery: The bill was read the second time by sections, and on motion of Mr. Locke the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 413 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christiansen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thompson
Those absent or not voting were: Messrs. Bird, Bishop, Clark, Fancher, Farnsworth, Hanson (Ole), Hubbell, Kenoyer, Leonard, Norris, Stone, Taylor, Tennant, Thayer, Todd, Tonkin, Webster—18.

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 11, 1909.

Mr. Speaker:

We, your Committee on Hospitals for the Insane, to whom was referred House bill No. 145, entitled "An act establishing a Western Washington Farm for the Harmless Insane," 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 printed bill by inserting a period after the word "county," in line 6, and strike the rest of the section.

Amend section 2 of the printed bill, in line 5 thereof, by striking the words "and five dollars per diem"; and, in line 6 of said section strike out the word "actually."

Amend section 4 of the printed bill, in line 9 thereof, by inserting between the words "for" and "government" the word "the."

Amend section 5, in line 7 thereof, after the word "institution" add the letter "s" to make the word plural.

Amend section 6 of the printed bill by striking all of the section after the comma in line 3 thereof, and inserting in lieu thereof the following: "The cost thereof shall be paid out of any amount or amounts appropriated for 'building and purchase of land' for the Western Hospital for the Insane."

Amend the title by striking the title of the printed bill, and insert in lieu thereof the following: "An act establishing the Western Washington Hospital Farm for the Harmless Insane, providing for the erection of buildings thereon, and for the management thereof."

A. N. Sayre, Chairman.

We concur in this report: Frank C. Jackson, Norman Buck, R. D. Shutt.

Mr. Edge moved to amend by inserting a period after the word "farming" in line 5 of section 1 and striking the remainder of the section.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Sayre the committee amendments were adopted, the
rules suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 145 was placed on final passage and passed the House by the following vote: Yeas, 68; nays, 7; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, David, Denman, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rennick, Rudene, Sayre, Scott, Sims, Shutt, Sladen, Sparks, Stephens (E. M.), Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Cline, Edge, Hayward, Kayser, McArthur, Stevens (A. M.), Tonkin—7.

Those absent or not voting were: Messrs. Bird, Boone, Buck, Carlyon, Clark, Cogswell, Farnsworth, Hall, Holm, Jackson (F. C.), Leonard, Norris, Rogers, Spedden, Stone, Stuart, Taylor, Tennant, Thayer, Webster—20.

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

House bill No. 271, establishing a powder factory at Monroe Reformatory: Mr. Beach moved to amend by striking the words and figures “fifty thousand dollars ($50,000)” in line 2 of section 1 in the printed bill and inserting in lieu thereof the words and figures fifteen thousand dollars ($15,000).”

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by striking the words “state board of control” in line 2 of section 3 in the printed bill and inserting in lieu thereof the words “board of managers of the Washington State Reformatory.”

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Beach the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 271 was placed on final passage and passed the House.
by the following vote: Yeas, 79; nays, 4; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cogswell, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Boone, Cline, David, Denman—4.

Those absent or not voting were: Messrs. Bird, Cameron, Clark, French, Halferty, Hewitt, Jeffries, Leonard, McClure, McMillan, Thayer, Webster—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., March 10, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 295, entitled "An act to provide for the protection of game fish, etc."

Senate bill No. 342, "Relating to the change of venue of actions in the superior courts, etc."

Senate bill No. 345, "Requiring the state board of tax commissioners to take charge of and superintend the enforcement of an act relating to the sale of intoxicating liquors"

House bill No. 370, "An act providing for the establishment and construction of ditches for drainage purposes"

House bill No. 134, "An act for the relief of Harry Lawrence, of Jefferson county"

House bill No. 440, "Providing for the survey and reservation of state tide land lying in front of lot 5, section 25, township 24, range 1, E. W. M."
House bill No. 411, "Providing for the establishment and maintenance of public free libraries and museums";

House bill No. 313, "An act for the protection of certain game birds in certain counties of the state," with the following amendments: Strike the words "counties of" and the names of all the counties named in the title and insert in lieu thereof the words "State of Washington." Section 1: Strike the words "counties of" and the names of all the counties named in section 1 and insert in lieu thereof the words "State of Washington." Section 1, line 2, strike the words "prairie chicken." Section 1, line 4, strike the figures "1914" and insert in lieu thereof the figures "1912";

Engrossed Senate bill No. 385, entitled "An act appropriating the sum of $61,810.36 from the military fund for the maintenance of the national guard, and for furniture, fixtures, etc. for certain state armories";

Engrossed House bill No. 356, entitled "An act providing for the appointment of guardians for minors and other incompetent persons, etc.";

Engrossed House bill No. 193, "Prohibiting the taking away, shipment or transportation of certain game birds, etc.";

Engrossed House bill No. 87, amending section 402a of Ballinger's Annotated Codes, relating to cancellation of county warrants;

And the same are herewith transmitted.

The Senate has concurred in the House amendments to Senate bill No. 360, entitled "An act amending sections 2 and 3 of an act entitled 'An act to provide for the drainage of certain cities, etc.'";

The Senate has concurred in House amendments to engrossed Senate bill No. 197, entitled "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";

The Senate has concurred in House amendments to Senate substitute bill No. 162, entitled "An act to regulate the business of insurance, etc.";

The Senate has concurred in House amendments to Senate bill No. 203, entitled "An act authorizing and directing the commissioner of public lands to certify certain tide lands to the governor for deed, etc."

WM. T. LAUBE, Secretary of the Senate.

Senate bill No. 350, relating to the prosecution of crimes by information: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 350 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 20; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Cameron, Campbell (F.
T.), Campbell (J. E.), Cline, David, Denman, Eldridge, Fancher, Fisher, French, Ghent, Hall, Halsey, Hanson (H. H.), Hayward, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, McArthur, McKinney, McMaster, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Byerly, Calkins, Christensen, Edge, Halferty, Hanson (Ole), Hewitt, Holm, Hubbell, Lambert, Locke, McClure, McInnis, McMillan, Miller, Stone, Tennant, Todd, Weir, Whalley—20.

Those absent or not voting were: Messrs. Beach, Bird, Buck, Carlyon, Clark, Cogswell, Erickson, Farnsworth, Gordon, Jackson (F. C.), Leonard, Morris, Norris, Spedden—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 Judiciary, to whom was referred Senate substitute bill No. 66, entitled "An act relating to the qualifications of members of the legislature, supervisors, school directors or members of any legislative body," 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 6, of the engrossed bill, change the word "do" to "shall."

Strike section 2 of the engrossed substitute bill and insert in lieu thereof the following: "Section 2. Any person, firm, corporation or organization who shall solicit any pledge from any such candidate to vote for or against any measure which may come before any such body shall be guilty of a misdemeanor."

R. E. BUCHANAN, Chairman.

We concur in this report: Elmer E. Halsey, B. E. McGregor, Geo. R. Tennant, Lester P. Edge, R. S. Lambert.

Mr. Morris moved that the bill be indefinitely postponed.

The motion was lost.

On motion of Mr. Beach, the committee amendments were adopted.

Mr. Hanson (Ole) moved to amend by striking all of section 1 after the word "the" in line 6 thereof in the printed bill. 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, and Senate substitute bill No. 66 was placed on final passage and passed the House by the following vote: Yeas, 54; nays, 38; absent or not voting, 3.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bishop, Bradsberry, Buchanan, Bugge, Burke, Cameron, Carlon, Cogswell, Edge, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McGregor, McInnis, McKinney, McMillan, Miller, Norris, Palmer, Renick, Rogers, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir, Whalley—54.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Eldridge, Erickson, Farnsworth, Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), McClure, McMaster, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Young, Mr. Speaker—38.

Those absent or not voting were: Messrs. Bird, Clark, Leonard—3.

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

Senate bill No. 231, amending an act relating to county roads: Mr. Bolinger moved to amend by inserting at the end of line 11 of section 1 in the printed bill the words "the state or to."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Bishop the rules were suspended, the second reading considered the third, and Senate bill No. 231 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 3; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron,
Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—71.

Those voting nay were: Messrs. Hanson (H. H.), Stevens (A. M.), Stone—3.

Those absent or not voting were: Messrs. Beach, Bird, Bishop, Buck, Carlyon, Clark, Cogswell, Erickson, Gordon, Halferty, Jackson (F. C.), Leonard, Locke, McInnis, Morris, Palmer, Scott, Spedden, Taylor, Todd, Whalley—21.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Beach, Bishop, Carlyon, Clark, David, Gordon, Halferty, Hayward, Krouse, Leonard, McInnis, Morris, Norris, Palmer, Sayre, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Todd, Whalley—22.

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

Senate bill No. 249, authorizing cities and towns to maintain certain public utilities: On motion of Mr. Edge, the rules
were suspended, the first reading already had considered the second and third, and Senate bill No. 249 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Haltferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Beach, Bird, Campbell (J. E.), Clark, David, Erickson, Gordon, Hayward, Leonard, Locke, McInnis, Palmer, Sayre, Spedden, Stone, Weir—16.

The emergency clause passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Beach, Bird, Calkins, Campbell (J. E.), Clark, David, Gordon, Haltferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Kayser, Leonard,

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

There being no objections, the rules were suspended and the House took up consideration of House bill No. 383 on second reading.

House bill No. 383, providing for the licensing of peddlers: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 383 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 7; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Locke, McArthur, McClure, McInnis, McMaster, McMillan, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Whalley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Denman, McKinney, Miller, Norris, Thayer, Ward, Webster—7.

Those absent or not voting were: Messrs. Bird, Buchanan, Clark, Cogswell, David, Edge, Erickson, Halferty, Hanson (Ole), Jackson (F. C.), Kenoyer, Lambert, Leonard, McGregor, Palmer, Scott, Spedden, Stone, Taylor, Tennant, Weir—21.

The emergency clause passed the House by the following vote: Yeas, 65; nays, 7; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Halsey, Holm,
Jackson (F. C.), Jackson (R. A.), Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Todd, Vollmer, Whalley, Mr. Speaker—65.

Those voting nay were: Messrs. Burke, Denman, Miller, Norris, Webster, Young—7.

Those absent or not voting were: Messrs. Bird, Bishop, Clark, David, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jeffries, Kayser, Kenoyer, Leonard, McMillan, Renick, Sims, Spedden, Stone, Tennant, Thompson (H. W.), Tonkin, Ward—23.

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

Senate bill No. 367, providing for the establishment of certain state roads: 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 Senate bill No. 367 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McMaster, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Bird, Bishop, Buck, Bugge, Clark, Cogswell, David, Erickson, Hanson (Ole), Hewitt, Jeffries, Kenoyer, Leonard, McKinney, McMillan, Palmer, Renick, Sims, Spedden, Stone, Thompson (H. W.)—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, Senate bill No. 343 was dropped from the calendar.

Senate bill No. 267, amending an act relating to the reincorporation of certain cities and towns: 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 Senate bill No. 267 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bird, Buck, Clark, Cogswell, David, Erickson, Ghent, Hanson (Ole), Jeffries, Kenoyer, McGregor, McKinney, McMaster, McMillan, Palmer, Spedden, Thayer, Tonkin—18.

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

Senate bill No. 193, authorizing certain cities to create an accident fund: 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, and Senate bill No. 193 was placed on final passage and passed the House by the following vote: Yeas, 53; nays, 23; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Calkins, Campbell (J. E.), Carlyon, Christensen, Cogswell, Edge, Eldridge, Erickson, Fisher, French, Hall, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson
(R. A.), Jeffries, Kayser, Lambert, McArthur, McGregor, McInnis, McMaster, Morse, Norris, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Webster, Weir, Whalley, Mr. Speaker—53.

Those voting nay were: Messrs. Byerly, Cameron, Campbell (F. T.), Cline, Denman, Gordon, Halferty, Halsey, Hewitt, Locke, McClure, McMillan, Miller, Reeve, Sayre, Shutt, Stevens (A. M.), Stuart, Sweet, Thompson (T. A.), Tonkin, Ward, Young—23.

Those absent or not voting were: Messrs. Anderson (John), Bird, Bishop, Buck, Bugge, Burke, Clark, David, Fancher, Farnsworth, Ghent, Hanson (Ole), Kenoyer, Krouse, Leonard, McKinney, Morris, Palmer, Spedden—19.

The emergency clause passed the House by the following vote: Yeas, 65; nays, 15; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Eldridge, Fancher, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McGregor, McInnis, McMaster, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Webster, Weir, Young, Mr. Speaker—65.


Those absent or not voting were: Messrs. Bird, Burke, Clark, David, Erickson, Farnsworth, Ghent, Hayward, Jackson (F. C.), Jeffries, McKinney, Morris, Norris, Spedden, Whalley—15.

There being no objections, the title of the bill was ordered to stand as the title of the act.
The Senate has passed House bill No. 335, entitled “An act relating to claims for damages against cities and towns of the second, third, and fourth classes.”

House bill No. 195, “An act relating to the rendition of judgments against securities on cost bonds filed in any court.”

House bill No. 73, “An act prohibiting the taking and killing of certain game birds in certain counties of the state.

House bill No. 236, “An act in relation to proceedings to reincorporate cities,” with amendment: Strike the title and substitute therefor the following: “An act relating to the reincorporation of cities and towns and amending section 703 of Ballinger’s Annotated Codes and Statutes of Washington, and declaring an emergency.” Section 1, line 1, after the word and figure “Section 1” insert the following: “That section 703 of Ballinger’s Annotated Codes and Statutes of Washington, be amended to read as follows: ‘Section 703’”;

House bill No. 318, “An act for the protection of salmon and salmon trout,” with amendments: Strike the title and substitute the following therefor: “An act relating to the taking of game and food fishes, defining offenses and prescribing penalties.” Strike the emergency clause in section 3. Section 3: Amend the bill by adding a new section 3 to read as follows: “It shall be lawful at all times for the state fish commissioner, the general superintendent of state fish hatcheries and assistants to take trout and other game fish by means of hook and line or nets at any place within one mile of any state fish hatchery operated for the propagation of salmon: And provided, That the provisions of this section shall also apply to superintendents of salmon hatcheries operated by the United States bureau of fisheries in this state”;

House bill No. 247, “An act making an appropriation for the maintenance and sundry expenses of the state normal schools, etc.”;

House bill No. 419, “An act authorizing the county commissioners of any county to acquire and operate quarries, etc., with amendments: Section 1, line 6, strike the balance of the section after the word “act” and insert in lieu thereof the following: “Then and in that case the proceedings to be taken shall be in accordance with the provisions of the law providing for viewing, laying out, surveying and establishing county roads, in so far as such provisions shall be applicable”;

Senate concurrent resolution No. 29, “Relating to the employment of E. C. McDonald and George Turner as special attorneys in the Oregon-Washington boundary case.”

The president has signed House bill No. 119, entitled “An act relating to railroad companies, etc.”;

House bill No. 287, “An act relating to the hours of labor of persons employed underground in coal mines, etc.”;
House bill No. 221, "An act relating to revenue and taxation, etc.";
House bill No. 300, "An act relating to revenue and taxation, etc.";
Senate bill No. 81, "An act creating the state shore land improve-
ment fund, etc.";
Senate bill No. 80, "An act relating to the special Alaska-Yukon-
Pacific Exposition fund, etc.";
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate bills Nos. 80 and 81.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1909.

Mr. Speaker:

The Senate has refused to concur in the House amendments to Sen­
ate bill No. 363, and asks the House to recede therefrom.

WM. T. LAUBE, Secretary of the Senate.

Mr. Taylor moved that the House refuse to recede from its
amendments to Senate bill No. 363 and that a conference com­
mittee thereon be appointed.

The motion carried, and the speaker appointed Messrs. Tay­
lor, Calkins and Denman.

REPORTS OF SPECIAL COMMITTEES.

OLYMPIA, WASH., March 10, 1909.

Mr. Speaker:

We, your conference committee, appointed to confer on Senate
amendments to House bill No. 16, report that the conference committee
recommends that the House concur in said amendments.

R. L. KLINE,                     HUGH C. TODD,
J. D. BASSETT,                   OLE HANSON,
RALPH D. NICHOLS,               E. B. PALMER.

On motion of Mr. Todd, the report was adopted and House
bill No. 46 was placed on final passage and passed the House
by the following vote: Yeas, 74; nays, 0; absent or not vot­
ing, 21.

Those voting yea were: Messrs. Anderson (John), Anderson
(Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger,
Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly,
Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Chris­
tensen, Cline, Denman, Edge, Eldridge, Fisher, French, Gordon,
Halferty, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Hub-
Those absent or not voting were: Messrs. Bird, Carlyon, Clark, Cogswell, David, Erickson, Fancher, Farnsworth, Ghent, Hanson (H. H.), Hayward, Jackson (F. C.), Jeffries, Kenoyer, Leonard, McGregor, McKinney, Morris, Palmer, Stone, Whalley—21.

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

Mr. Speaker:

We, your conference committee, appointed to confer on Senate amendments to House bill No. 14, recommend that the following amendments be adopted:

Amend by striking out in lines 8 and 9 of section 1 of the printed bill the following words: "who shall act as governor until the disability be removed, or until a governor be elected"; and change the comma after the word "state" in line 8 to a period.

Strike Senate amendment.

Add at the end of the section the following: "Any person succeeding to the office of governor, as in this section provided, shall perform the duties of such office only until the disability be removed, or a governor be elected and qualified; and if a vacancy occur more than thirty days before the next general election occurring within two years after the commencement of the term, a person shall be elected at such election to fill the office of governor for the remainder of the unexpired term."


On motion of Mr. Todd, the report was adopted and House bill No. 14 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogs-
Those absent or not voting were: Messrs. Bird, Bishop, Buchanan, Burke, Clark, David, Edge, Erickson, Farnsworth, Ghent, Gordon, Halferty, Jackson (R. A.), Jeffries, Kayser, Leonard, Morris, Norris, Spedden, Thompson (H. W.), Vollmer, Whalley—22.

Mr. Speaker:

We, your conference committee on amended Senate bill No. 155 have had the House amendments to the same under consideration, and make the following recommendations:

That the Senate concur in all the House amendments save the following and that the House recede in these amendments:

Section 2, line 1 of printed bill or line 2 of engrossed bill, after "horticulturist" insert "having the qualifications provided for in section 45 of this act."

Sec. 4, line 1 of printed bill or line 1 of engrossed bill, strike "Kennewick" and insert "Tacoma."

Section 6, line 3 of printed bill, or line 5 of engrossed bill, strike "$2,000" and insert "$1,500."

Section 8, line 7 of printed bill, or line 12 of engrossed bill, strike "commissioner of horticulture" and insert "faculty of the Washington State College," and in line 8 of printed bill or line 13 of engrossed bill, strike "commissioner of horticulture" and insert "faculty of the Washington State College."

Strike all of section 45 and insert the following:

"Sec. 45. The faculty of the State College shall upon request of any person desiring to make application for appointment as state commissioner of horticulture or district horticultural inspector, provide and give such applicant an examination upon such general and special subjects relating to horticulture, horticultural plants and products, and the diseases and pests thereof, and methods of prevention and eradication of such diseases and pests, as they shall deem proper to test the qualifications of said applicant for said position, and, if said applicant shall pass said examination by seventy-five points out of a possible one hundred, said faculty shall issue to said applicant a certificate showing such fact and that he is qualified as a skilled horticulturist."
"A similar examination shall be held annually on the first day of each annual district horticultural inspectors' institute, which examination may be attended by the state commissioner of horticulture and by district horticultural inspectors and any other persons desiring to attend the same.

"All persons passing such annual examination by at least seventy-five points out of a possible one hundred shall receive a certificate from the faculty of the State College showing they possess the qualifications of a skilled horticulturist, which certificate shall be good until the second annual examination thereafter.

"The subjects and questions submitted and propounded upon such examinations shall be changed from time to time, as the faculty of said college shall deem proper.

"Each district horticultural inspector shall take the first of such annual examinations given after his appointment, and thereafter shall take such examination at least once in two years, and, in event of the failure of any inspector to take such first examination after his appointment, and such examination at least once in two years thereafter, or in the event he shall take any of said examinations and shall fail to pass by seventy-five points out of a possible one hundred, he shall forfeit his office and shall be forthwith discharged without further cause: Provided, That failure to pass such examination shall not work a forfeiture of office if the person so failing holds a certificate held by reason of passing the next preceding annual examination: And provided further, That in case of sickness preventing the taking of any annual examination, the party shall have the right, as soon as able, to apply for a special examination and shall not forfeit his office or be discharged, if he successfully passes such special examination; but a certificate granted upon any special examination shall only be good until the next annual examination: And provided further, That no applicant shall be required to take an examination as mentioned herein if he be a graduate in horticulture from the Washington State College or some similar college with as high requirements."

E. M. Williams,
E. C. Whitney,
S. J. Cameron,
R. F. Holm,
F. L. Calkins.

On motion of Mr. Holm, the report was adopted and Senate bill No. 155 was placed on final passage and passed the House by the following vote: Yeas, 62; nays, 21; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Camp.
bell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Thayer, Thompson (H. W.), Vollmer, Webster, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Bell, Cameron, Carlyon, Erickson, French, Holm, Kenoyer, Locke, McKinney, Miller, Morris, Norris, Sayre, Slayden, Stuart, Sweet, Tennant, Thompson (T. A.), Todd, Tonkin, Weir—21.


Mr. Sims gave notice that he would move a reconsideration of the vote whereby Senate bill No. 155 passed the House.

Mr. McGregor moved to reconsider the vote whereby Senate bill No. 155 passed the House.

The motion was lost.

Mr. Speaker:

We, your conference committee, appointed by the House and Senate to consider the Senate amendments to House bill No. 99, do recommend as follows:

That the House concur in all Senate amendments to said bill with the exception of the amendment which reduces the number of justices from six to four. We recommend that the number of justices be made five, and that wherever the word "four" occurs in the Senate amendments to said bill the word "five" be substituted therefor, and that wherever the word "one" appears in said Senate amendments the word "two" be substituted therefor.

R. S. Lambert, Ole Hanson, Geo. R. Tennant, E. M. Williams.

On motion of Mr. Tennant, the report was adopted and House bill No. 99 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins,
Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Miller, Morse, Norris, Palmer, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Tonkin, Vollmer, Webster, Weir, Whalley, Mr. Speaker—72.

Voting nay: Mr. Young—1.

Those absent or not voting were: Messrs. Bird, Bishop, Cameron, Campbell (F. T.), Clark, David, Fancher, Halferty, Hanson (Ole), Holm, Kayser, Kenoyer, Leonard, McKinney, Reeve, Sayre, Shutt, Spedden, Taylor, Thompson (H. W.), Todd, Ward—22.

The speaker excused Messrs. Halferty, Spedden, Anderson (John) and Thompson (T. A.) on account of their duties in connection with the work of the Committee on Enrolled Bills.

On motion of Mr. McMaster, the House took a recess to 1:30 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 1:30 p.m.


Mr. Clark was excused.

Senate bill No. 192, for the relief of the Tieton Water Users' Association: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 192 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 2; absent or not voting, 26.

Those voting yeas were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone,
Bradsberry, Buchanan, Buck, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Krouse, Lambert, Locke, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Weir, Whalley, Mr. Speaker—67.

Those voting nay were: Messrs. Denman, McClure—2.


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

Senate bill No. 208, relating to the prevention of disease in sheep: On motion of Mr. Sims, the rules were suspended, the first reading already had considered the second and third and Senate bill No. 208 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. Anderson (John), Anderson (W. T.), Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—75.

Those absent or not voting were: Messrs. Anderson (Nels),
Beach, Bell, Bird, Bishop, Byerly, Cameron, Clark, David, Fancher, Ghent, Hall, Kayser, Leonard, McArthur, Norris, Rudene, Slayden, Tennant, Webster—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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—76.

Those absent or not voting were: Messrs. Beach, Bishop, Byerly, Clark, French, Gordon, Hewitt, Jeffries, Kayser, Kenoyer, McArthur, McMaster, Norris, Spedden, Stephens (E. M.), Todd, Webster, Weir, Young—19.

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

Senate bill No. 218, amending an act creating a state highway board: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third and Senate bill No. 218 was placed on final passage and passed the House by the following vote: Yeas, 68; nays, 5; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Farnsworth, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney,
McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Vollmer, Ward, Whalley, Mr. Speaker—68.

Those voting nay were: Messrs. Boone, Cogswell, Sparks, Spedden, Stevens (A. M.)—5.

Those absent or not voting were: Messrs. Beach, Burke, Byerly, Clark, Erickson, Fancher, French, Ghent, Gordon, Hewitt, Jackson (F. C.), Kenoyer, Leonard, Norris, Palmer, Sayre, Thayer, Todd, Tonkin, Webster, Weir, Young—22.

The emergency clause passed the House by the following vote: Yeas, 67; nays, 3; absent or not voting, 25.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Christensen, Cline, Denman, Edge, Eldridge, Farnsworth, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Lambert, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Vollmer, Ward, Whalley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Erickson, French, Stevens (A. M.)—3.

Those absent or not voting were: Messrs. Beach, Bell, Bird, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Cogswell, David, Fancher, Ghent, Gordon, Hewitt, Jackson (F. C.), Kenoyer, Leonard, McArthur, Norris, Palmer, Sayre, Thompson (H. W.), Todd, Webster, Weir—25.

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, 1909.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate engrossed bill No. 21, entitled “An act in relation to garnishments in the superior courts 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 do pass as amended:

Strike section 2 and insert in lieu thereof the following: “In the case mentioned in subdivision 2 of the preceding section the plaintiff shall execute a bond with two or more good and sufficient sureties, to be approved by the clerk issuing the writ, payable to the defendant in the suit, in double the amount of the debt claimed therein, conditioned that he will prosecute his suit and pay all damages and costs that may be adjudged against him for wrongfully suing out such garnishment.”

In line 1 of section 6 of the printed bill, the same being in line 2 of the Senate engrossed bill, prefix the syllable “at” to the word “tested” so that it will become “attested.” In same line in the engrossed bill, change the word “on” to “in.”

In section 21, prefix to the last word thereof, “correct” the syllable “in” to make it become the word “incorrect.”

In line 4 of section 24 of the printed bill, the same being line 7 of the engrossed bill, strike the words “a reasonable” and insert in lieu thereof the word “an.” In the line following, strike the words “to be fixed by the court” and insert in lieu thereof the words “of fifteen dollars, and the same.”

Strike sections 28 and 29 of the engrossed Senate bill.

R. E. Buchanan, Chairman.

We concur in this report: Geo. R. Tennant, Elmer E. Halsey, Peter David.

Mr. Tennant moved as a substitute amendment for the committee amendment to section 2 the following:

Strike section 2 and insert in lieu thereof the following:

Sec. 2. In the case mentioned in subdivision 2 of the preceding section, the plaintiff shall execute a bond with two or more good and sufficient sureties, or with a corporation duly authorized to act as surety upon bonds under the laws of the State of Washington, said bond to be approved by the clerk issuing the writ, payable to the defendant and garnishee in the suit, in double the amount of the debt claimed therein, conditioned that he will prosecute his suit and pay all damages and costs that may be adjudged against him for wrongfully suing out such garnishment, and that he will pay all costs that may be awarded against him in favor of the garnishee as hereinafter provided.

The amendment was lost.

Mr. Edge moved to amend as follows:

Add to the end of section 8 the following:

Provided, That if all the information required in said statement cannot be furnished by the plaintiff or judgment creditor, he may so state in said statement and the same shall be sufficient for the purposes of this act.”
The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Edge the committee amendments were adopted, the rules suspended, the second reading considered the third and Senate bill No. 21 was placed on final passage and failed to pass the House by the following vote: Yeas, 22; nays, 55; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bird, Bolinger, Bradsberry, Calkins, Carlyon, Cline, Edge, Eldridge, Fisher, Ghent, Halsey, Hanson (H. H.), Hayward, Kenoyer, Lambert, Rogers, Stephens (E. M.), Stone, Tennant, Mr. Speaker—22.

Those voting nay were: Messrs. Anderson (Nels), Bell, Boone, Buck, Bugge, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, David, Denman, Erickson, Farnsworth, French, Gordon, Halferty, Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stevens (A. M.), Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—55.

Those absent or not voting were: Messrs. Beach, Bishop, Buchanan, Burke, Byerly, Clark, Fancher, Hall, Hewitt, Holm, McGregor, Norris, Palmer, Renick, Sims, Sparks, Stuart, Thayer—18.

Mr. Jackson (F. C.) moved to reconsider the vote whereby Senate bill No. 21 failed to pass the House.

The motion was lost.

Senate bill No. 214, amending an act relating to townsites and plants: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third and Senate bill No. 214 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 6; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christen-
STATE OF WASHINGTON

sen, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Morris, Morse, Renick, Rogers, Rudenc, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Erickson, French, Kayser, McClure, Miller, Todd—6.

Those absent or not voting were: Messrs. Beach, Bird, Boone, Clark, Cline, Hewitt, McGregor, Norris, Palmer, Reeve, Sims, Stuart, Thompson (T. A.), Tonkin—14.

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, 1909.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 209, entitled "An act regulating and providing for the nomination of candidates for municipal office in incorporated cities of the first, second and third classes in the State 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:

Strike section 16 and insert in lieu thereof the following: "Any city of the first class which has adopted, or may hereafter adopt, a charter providing for non-partisan municipal elections within such city, may hold its elections under the provisions of its charter, notwithstanding this act."

J. A. FANCHER, Chairman.

We concur in this report: T. J. Bell, F. C. Jackson, S. J. Boone, J. R. Burke.

On motion of Mr. Fancher, the committee amendments were adopted.

The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third and Senate bill No. 209 was placed on final passage and failed to pass the House by the following vote: Yeas, 40; nays, 43; absent or not voting, 12.
Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bishop, Bolinger, Boone, Buck, Bugge, Burke, Calkins, Campbell (J. E.), Christensen, Cogswell, Denman, Edge, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hayward, Hubbell, Kayser, Krouse, Locke, McArthur, McClure, McGregor, McMaster, Rogers, Scott, Spedden, Stevens (A. M.), Stone, Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—40.

Those voting nay were: Messrs. Bell, Bird, Bradsberry, Buchanan, Cameron, Campbell (F. T.), Cline, David, Eldridge, Erickson, Fisher, French, Ghent, Hanson (H. H.), Hanson (Ole), Jackson (R. A.), Jeffries, Kenoyer, Lambert, Leonard, McInnis, McKinney, McMillan, Miller, Morris, Norris, Palmer, Reeve, Renick, Rudene, Sayre, Shutt, Slayden, Sparks, Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Tonkin, Webster, Weir—43.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Byerly, Carlyon, Clark, Hewitt, Holm, Jackson (F. C.), Morse, Sims, Taylor, Thompson (T. A.)—12.

Mr. Palmer moved to reconsider the vote whereby Senate bill No. 209 failed to pass the House.

The motion was lost.

Mr. Kayser moved that the House recall Senate bills Nos. 80 and 81.

Roll call was demanded, and the motion was lost by the following vote: Yeas, 40; nays, 41; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bishop, Boone, Bugge, Burke, Cameron, Campbell (J. E.), Cline, David, Edge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hayward, Hubbell, Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McMillan, Miller, Morse, Rogers, Sayre, Sims, Shutt, Slayden, Stuart, Sweet, Tonkin, Vollmer, Mr. Speaker—40.

Those voting nay were: Messrs. Anderson (W. T.), Bolinger, Bradsberry, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cogswell, Eldridge, Farnsworth, Ghent, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Jeffries, Locke, McGregor, McInnis, McKinney, McMaster, Morris, Norris, Palmer, Reeve, Rudene, Sparks, Spedden, Stephens (E. M.),
Stone, Tennant, Tompson (H. W.), Todd, Ward, Webster, Weir, Whalley, Young—41.

Those absent or not voting were: Messrs. Anderson (Nels), Beach, Carlyon, Clark, Denman, Hewitt, Jackson (F. C.), Kenoyer, Renick, Scott, Stevens (A. M.), Taylor, Thayer, Thompson (T. A.)—14.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 47, 247, 195, 335, 207, 73, 42, 268, 245, 241 and 144, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: F. C. Jackson, G. P. Halferty.

The speaker announced that he had signed House bills Nos. 144, 241, 245, 268, 42, 73, 207, 47, 335, 195 and 247.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1909.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred engrossed Senate amended bill No. 4, entitled "An act regulating and providing for the nomination of candidates for public office, 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:

"Sec. 6. That section 12 of said act be amended to read as follows: Section 12. Every qualified person, properly registered as a voter in the election precinct enabling him to vote at the ensuing election where registration is required, and every qualified person in precincts where registration is not required, shall be entitled to participate in the primary election. When he desires to vote at said primary, each elector shall have the right to receive the ballot only of the party for which he registered, if living in a precinct in which registration is required, or if living in a precinct in which no registration is required, the ballot of the party for which he asks; and in the latter event, he shall, if challenged, be required to make oath or affirmation that he intends to affiliate with said party at the ensuing election and intends to support its candidates generally. Thereupon he shall retire to one of the booths and without undue delay mark the ballot received by him and fold it so that its face shall be concealed. He shall thereafter deliver said ballot received by him to the
election officers. In the event said voter shall soil or deface the bal-
lot he desires to vote he shall at once return the ballot received by
him and get a new ballot and the election officers shall destroy or ren-
der unfit for use the ballot so returned. The elector shall designate
his choice on his ballot by marking a cross in each of the small squares
nearest the names of the candidates for whom he desires to vote and
shall not vote for more candidates for an office than are to be elected
thereto at the election to follow the primary election as indicated on
the ballot at the right of each office for which candidates are to be
selected. Where under the provisions of this act a voter is required
to designate his first and second choice the voter shall designate his
first choice by marking a cross (X) in each of the small squares near-
est to the names of the candidates for whom he desires to vote for
first choice, and shall designate his second choice by marking a cross
(X) in the second square opposite to and parallel to the names of the
candidates for whom he desires to vote as a second choice."

In section 10, line 23 of the printed bill, after the word "act"
strike the rest of the section.

Change section 4 of the printed bill to read section "7," and change
the numbers of the following sections to read consecutively.

"Sec. 8. That section 28 of said act be amended to read as follows:
Section 28. No person shall, in order to aid or promote his own nom-
ination to a public office under the provisions of this act, or any
amendment thereto, directly or indirectly, himself or through another
person, give, pay, expend or contribute, or promise to give, pay, ex-
pend or contribute any money or other valuable thing, except for per-
sonal expenses. The words "personal expenses," as used in this act,
shall include only expenses directly incurred and paid by a candidate
for traveling and for purposes properly incidental to traveling, and for
writing, printing and preparing for transmission any letter, circular
or other publication not issued at regular intervals, whereby he states
his position or views, upon public or other questions; for advertising
in one or more newspapers a simple announcement of candidacy, to
contain only his name, address and the office for which he is a candi-
date and the party of which he seeks nomination, and to be paid for
at no more than the regular advertising rates of such paper or papers;
for stationery and postage, for telegraph, telephone and public mes-
senger service; and for other similar expenses, and for the necessary
expense of hiring halls or other rooms for the purpose of holding
meetings to address the voters and others upon public questions and
matters relating to his candidacy. No person shall be competent to
qualify for any public office, who shall have, 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, pub-
lisher, 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."

J. A. Fancher, Chairman.

We concur in this report: T. J. Bell, S. J. Boone, J. R. Burke, R. S. Lambert.

Mr. Hanson (Ole) moved to amend by striking the words "or for justices of the supreme court," in line 6 of section 2 in the printed bill.

The amendment was lost.

Mr. Burke moved to amend by striking the words "last" and "June" in line 3 of section 3 in the printed, engrossed, amended bill, and inserting in lieu thereof respectively the words "first" and "September."

The amendment was lost.

Mr. Burke moved to reconsider the vote whereby the amendments proposed by him to section 3 were lost.

On motion of Mr. Palmer, the motion to reconsider was laid on the table.

Mr. Beach moved to amend by inserting the word "such" before the word "excess" in line 7 of section 4 in said printed bill.

The amendment was adopted.

On motion of Mr. Fancher, all of the committee amendments were adopted.

Mr. Denman moved to amend by striking the word "the" after the word "in" in line 3 of section 4 (6) in said printed bill and inserting in lieu thereof the word "alphabetical" and by inserting a period after the word "order" in said line and striking the remainder of the section.

The amendment was lost.

Mr. Bell moved to amend by striking all after and including the word "Provided" in line 23 of section 7 (8) in said printed bill.

The amendment was adopted.

Mr. Palmer moved to amend by striking all of said section 7 (8).

Mr. Buchanan moved as a substitute amendment to strike all of the section following the word "imprisonment" in line 12 of said section in the printed bill.

The substitute amendment was lost.

The amendment proposed by Mr. Palmer was lost.
Mr. Calkins moved that the bill be indefinitely postponed.
The motion was lost.
Mr. Ghent moved to amend by striking all of section 8 (9) in said printed bill.
The amendment was lost.
Mr. Beach moved to amend by striking all of section 10 (11) in said printed bill.
Roll call was demanded and the amendment was lost by the following vote: Yeas, 22; nays, 68; absent or not voting, 5.
Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Byerly, Cameron, Campbell (J. E.), Christensen, Denman, Farnsworth, Halsey, Hanson (Ole), Jackson (F. C.), Jeffries, Kenoyer, Locke, McInnis, Reeve, Sayre, Shutt, Stone, Thompson (H. W.), Young—22.
Those voting nay were: Messrs. Anderson (Nels), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (F. T.), Carlyon, Cline, Cogswell, David, Edge, Eldridge, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hall, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Rudene, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Mr. Speaker—68.
Those absent or not voting were: Messrs. Clark, Erickson, Hayward, Hewitt, Webster—5.
Mr. Edge moved to amend as follows:
In section 11, line 7, of the engrossed amended bill, strike the word “a” before the word “convention,” add an “s” to the word “convention,” making the same “conventions.”
Strike the word “any” and the words “party or.”
In line 9 add an “s” to the word “nominee,” making the same “nominees.”
In line 10 insert a period after the word “ballots,” strike the remainder of the sentence down to and including the word “convention,” and insert in lieu thereof the following: “under one heading, entitled ‘judges of the supreme court’ and rotated irrespective of party designation, as provided in section 13.”
The amendment was adopted.
Mr. Lambert moved to amend as follows:

Amend by adding the following, to be known as section 9:

"Sec. 23 of said act is amended to read as follows:

"Candidatoo for party office who reooivo n plurality of the votes cast for such candidates shall be the party nominees of such party, except as to officee where first and secooad choice votes are cast, and as to such officee, if no candidate shall have received more than 40 per cent. of the first choice votes cast, then and in that event a canvass shall be made of the second choice votes received by the two candidates for said office at said primary election, who shall have received the greatest number of first choice votes, and the first and second choice votes of said two candidates shall be added together, and the one of said two candidates receiving the greatest total of first and second choice votes shall be the nominee.

"In the event that any candidate for an office shall have received 40 per cent. or more of the first choice votes of his political party cast at said primary election, the candidate receiving the highest number of first choice votes shall be declared the nominee of his party to such position, without reference to the second choice votes.

"In the event that there is more than one position of the same kind to be filled and more candidates of any political party receive majorities of the votes of such party cast at such election than there are positions to be filled, then in that event the number of candidates equal to the number of positions to be filled receiving the highest number of votes shall be the nominees of such political party for such positions."

The amendment was lost.

Mr. Beach moved to amend by striking the words "last" and "June" in line 3 of section 3 in said printed bill and inserting in lieu thereof respectively the words "first" and "October."

The amendment was adopted.

Mr. Sparks moved to amend by striking the word "justices" in line 6 of section 2 in said printed bill and inserting in lieu thereof the word "judges."

The amendment was adopted.

Mr. Jackson (F. C.) moved to amend by striking the words "precinct, ward, city, and" in line 12 of section 5 in said printed bill; also by striking from the third line of the form of ballot set forth on page 3 of said printed bill the words "precinct, ward, city of"; also by striking said words from the second line of the form of ballot set forth on page 6 of said printed bill.

The amendment was adopted.
Mr. Jackson (F. C.) moved to amend by striking the word “the” in line 5 of section 4 (6) in said printed bill and inserting in lieu thereof the word “such” and by striking the words “in which there are the most names” in line 6 of said section.

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Edge the rules were suspended, the second reading considered the third and engrossed amended Senate bill No. 4 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 19; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Fisher, Gordon, Halferty, Hall, Hanson (H. H.), Hayward, Holm, Jackson (F. C.), Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Weir, Whalley, Young, Mr. Speaker—71.

Those voting nay were: Messrs. Anderson (John), Cameron, Campbell (J. E.), Denman, Farnsworth, French, Halsey, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Locke, McMaster, Spedden, Stephens (E. M.), Stone, Todd, Vollmer, Ward, Webster—19.

Those absent or not voting were: Messrs. Calkins, Clark, Ghent, Hanson (Ole), Hewitt—5.

The emergency clause passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan,
Mr. Speaker:

The Senate has passed Senate bill No. 74, entitled “An act providing for the establishment and maintenance of free public reading rooms in cities of the first, second, third and fourth classes, etc.”;

Senate bill No. 187, “An act relating to the construction of a State Historical Building, etc.”;

Senate bill No. 301, “An act making an appropriation for the destruction of seals and sea lions on the Columbia river”;

House bill No. 372, “An act relating to the organization and incorporation of companies for clearing out and improving rivers and streams in this state,” with an amendment: Line 9, section 1 of the printed bill, after the word “stream” insert a comma and add the following: “upon which it was not previously practicable to float logs or other timber products”;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Scott, the rules were suspended and the House took up consideration of Senate bill No. 345, relating to the sale of intoxicating liquors.

The bill was read the first time in full, and on motion of Mr. Scott the rules were suspended, the first reading considered the second and third and Senate bill No. 345 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, —48 H
Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christie, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, McArthur, McClure, McInnis, McMaster, McMillan, Miller, Morris, Norris, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—75.

Those absent or not voting were: Messrs. Bird, Cameron, Clark, Denman, Ghent, Gordon, Hanson (Ole), Hubbell, Krouse, Locke, McGregor, McKinney, Morse, Renick, Sayre, Stephens (E. M.), Stone, Tennant, Weir, Whalley—9W.

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

Senate bill No. 166, for the relief of the city of Palouse: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third and Senate bill No. 166 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christie, Cline, Denman, Eldridge, Erickson, Farnsworth, Fisher, Gordon, Halferty, Hanson (H. H.), Lambert, Leonard, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Young, Mr. Speaker—62.

Those voting nay were: Messrs. Cogswell, Edge, Fancher, French, Halsey, Hayward, Kayser, McArthur, Stevens (A. M.)—9.

Those absent or not voting were: Messrs. Buck, Cameron, Clark, David, Ghent, Hall, Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer,

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

Senate bill No. 357, extending the powers and jurisdiction of incorporated cities: Mr. Edge moved to amend by adding to the title the words "and declaring an emergency."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Fisher the rules were suspended, the second reading considered the third and Senate bill No. 357 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Voting nay: Mr. Tennant—1.

Those absent or not voting were: Messrs. Carlyon, Clark, Cogswell, Ghent, Halferty, Hanson (Ole), Hewitt, Jackson (F. C.), Jeffries, Kenoyer, Locke, McGregor, Morris, Norris, Sayre, Slayden, Stephens (E. M.), Sweet—18.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jef-
Those absent or not voting were: Messrs. Anderson (W. T.), Buck, Cameron, Carlyon, Clark, Cogswell, Ghent, Hanson (Ole), Kenoyer, Leonard, McArthur, McGregor, Morris, Palmer, Sayre, Shutt, Stephens (E. M.), Sweet, Todd—19.

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

Mr. Edge moved that the rules be suspended and that the House take up the consideration of Senate bills Nos. 75 and 76.

The motion was lost.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred Senate bill No. 251, entitled "An act to prohibit any manufacturer of or wholesale dealer in intoxicating liquors from owning, operating or having any financial interest in any saloon or other retail liquor store, or in any retail liquor license in the State of Washington, or to become surety on any liquor dealer's bond, and providing penalties for the violation thereof," have had the same under consideration, and we, a majority, respectfully report the same back to the House with the recommendation that it do pass as amended:

"Provided, That nothing in this act is intended to prohibit any manufacturer of, or wholesale dealer in intoxicating liquors from having, taking or holding a mortgage, lien or other security, upon fixtures, stock, or license, of any saloon, or retail liquor dealer, for indebtedness."


Mr. Norris moved the adoption of the committee amendment. The motion was lost.

Mr. Palmer moved that the bill be indefinitely postponed.

Roll call was demanded and the motion was lost by the following vote: Yeas, 35; nays, 50; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (Nels), Bishop, Bradsberry, Burke, Cameron, Campbell (J. E.), Carlyon, David, Erickson, Fisher, Ghent, Hall, Hanson (Ole), Hayward,

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McMaster, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those absent or not voting were: Messrs. Beach, Bird, Bugge, Clark, Edge, Hanson (H. H.), Hewitt, Kayser, Rogers, Taylor—10.

The bill was read the second time by sections, and on motion of Mr. Jackson (F. C.) the rules were suspended, the second reading considered the third and Senate bill No. 251 was placed on final passage and passed the House by the following vote: Yeas, 50; nays, 36; absent or not voting, 9.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Buchanan, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—50.

Those voting nay were: Messrs. Anderson (Nels), Bell, Bishop, Bradsberry, Burke, Cameron, Campbell (J. E.), Carlyon, David, Erickson, Fisher, Ghent, Hall, Hayward, Hewitt, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Norris, Palmer, Renick, Sims, Slayden, Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Tonkin, Ward, Webster, Weir—36.

 Those absent or not voting were: Messrs. Beach, Bird,
Bugge, Clark, Edge, Hanson (Ole), Kayser, Rogers, Stephens (E. M.)—9.

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

Senate bill No. 5, making an appropriation for the expenses of former Assistant Attorney-General E. C. McDonald in certain litigation: Mr. Burke moved to amend as follows:

In lines 3 and 4, section 1, of the engrossed bill, strike the words and figures “three thousand five hundred dollars ($3,500.00)”, and insert in lieu thereof the words and figures “three thousand dollars ($3,000.00).”

Mr. Farnsworth moved as a substitute amendment to insert the words and figures “twenty-five hundred dollars ($2,500.00)” for the words and figures proposed to be inserted by Mr. Burke.

The substitute amendment was lost.

The amendment proposed by Mr. Burke was adopted.

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 Senate bill No. 5 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, David, Eldridge, Erickson, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McMillan, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Denman, Farnsworth—2.

Those absent or not voting were: Messrs. Beach, Buck, Clark, Cline, Cogswell, Edge, Fancher, French, Ghent, Hanson (Ole), Jeffries, Locke, McKinney, McMaster, Miller, Norris, Scott, Shutt, Stone, Thompson (H. W.), Tonkin—21.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 61, creating a state fish hatchery on the Bryant Spring in Walla Walla county: The bill was read the second time by sections, and on motion of Mr. Hanson (H. H.) the rules were suspended, the second reading considered the third and Senate bill No. 61 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Cogswell, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm; Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, McMillan, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Beach, Bird, Campbell (F. T.), Campbell (J. E.), Clark, Cline, Edge, Fancher, French, Ghent, Hanson (Ole), Hewitt, Jeffries, Locke, McClure, McInnis, Miller, Norris, Palmer, Sayre, Scott, Shutt, Webster—23.

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

Senate bill No. 42, establishing a home for the indigent blind, aged and infirm: The bill was read the second time by sections, and on motion of Mr. Bell the rules were suspended, the second reading considered the third and Senate bill No. 42 was placed on final passage.

On motion of Mr. Edge, the bill was indefinitely postponed.

Mr. Todd moved to reconsider the vote whereby the bill was indefinitely postponed.

The motion was lost.

Senate bill No. 265, providing for the protection of structures and appliances used for irrigation: The bill was read
the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 265 was placed on final passage and passed the House by the following vote: Yeas, 70; nays, 4; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Cline, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Hall, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young; Mr. Speaker—70.

Those voting nay were: Messrs. Campbell (J. E.), French, Gordon, Halsey—4.

Those absent or not voting were: Messrs. Beach, Bird, Boone, Buck, Campbell (F. T.), Clark, Cogswell, Edge, Ghent, Halferty, Hanson (H. H.), Hewitt, Jeffries, Kayser, Kenoyer, Locke, McInnis, Miller, Stone, Thayer, Thompson (H. W.)—21.

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 10, 1909.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 14, in relation to the consideration of bills on the last day of the session, with the following amendment: After the word "reports" add the following: "and general appropriation bills";

The president has signed Senate bill No. 239, entitled "An act for the regulation of public warehouses";

Senate bill No. 119, "An act authorizing the formation of metropolitan park districts, etc."

Senate bill No. 243, "An act requiring judges of the supreme and superior courts to wear gowns when sitting in the hearing of causes";
Senate bill No. 36, "An act relating to the public highway fund, etc.");
House bill, No. 144, "An act for the regulation of the practice of
medicine and surgery, etc.");
House bill No. 241, "An act relating to cities of the second class and
providing for the government of such cities, etc.");
House bill No. 245, "An act authorizing the board of regents of the
University of Washington to confirm a right-of-way in any railway
company now having a line of railroad or branches upon any property
in use by said university, etc.");
House bill No. 268, "An act relating to the registration of voters,
etc.");
House bill No. 42, "An act to provide for the establishment and
creation of diking districts, etc.");
House bill No. 73, "An act prohibiting the taking, killing, and having
in possession for other than breeding purposes of certain game birds,
etc.");
House bill No. 207, "An act authorizing cities of the second class to
provide for the lighting of the public streets";
House bill No. 195, "An act relating to the rendition of judgments,
etc.");
House bill No. 247, "An act making an appropriation for the main-
tenance and sundry expenses of the state normal schools, etc.");
House bill No. 47, "An act for the protection of farmers, ranchmen,
herders of cattle, etc.");
House bill No. 335, "An act for claims for damages against cities and
towns of the second, third and fourth classes";
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The speaker announced that he had signed Senate bills Nos.
243, 119, 239 and 36.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 10, 1909.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee on
Senate bill No. 300, Senate bill No. 155, House bill No. 46 and House
bill No. 14.

Also, the Senate has refused to adopt the report of the majority
of the Conference Committee on House bill No. 99 and insists upon its
amendments.

Wm. T. Laube, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Sims, the House concurred in the Senate
amendments to House concurrent resolution No. 14.

On motion of Mr. Rogers, the House concurred in the Sen-
ate amendments to House bill No. 419 by the following vote:
Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Gordon, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Lambert, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Mr. Speaker—71.

Those absent or not voting were: Messrs. Beach, Bird, Campbell (F. T.), Campbell (J. E.), Clark, Cogswell, Erickson, French, Ghent, Halferty, Hanson (H. H.), Hewitt, Jeffries, Kayser, Kenoyer, Leonard, McGregor, McMillan, Norris, Shutt, Stone, Thompson (H. W.), Weir, Young—24.

On motion of Mr. Tennant, the House receded from its amendments to House bill No. 99 by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Erickson, Fisher, French, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Vollmer, Tonkin, Ward, Webster, Whalley, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Beach, Bird, Boone, Campbell (F. T.), Clark, Cogswell, Eldridge, Fancher, Farnsworth, Ghent, Gordon, Halferty, Hanson (H. H.), Hub—
On motion of Mr. Renick, the House concurred in the Senate amendments to House bill No. 401 by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Bell, Bishop, Bolinger, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christiansen, Clark, Cogswell, David, Denman, Edge, Erickson, Farnsworth, Fisher, Halferty, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (W. T.), Beach, Bird, Boone, Bradsberry, Burke, Campbell (F. T.), Cline, Eldridge, Fancher, French, Ghent, Gordon, Hanson (H. H.), Hayward, Hubbell, Kayser, McMaster, Sayre, Scott, Thompson (H. W.)—21.

On motion of Mr. Slayden, the House concurred in the Senate amendments to House bill No. 318 by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christiansen, Clark, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (John),
Mr. Slayden moved that the House refuse to concur in the Senate amendments to House bill No. 313, and that a committee on conference be appointed.

Mr. Edge moved as a substitute motion that the House concur in said amendments.

The substitute motion was lost and the original motion was carried.

On motion of Mr. Krouse, the House concurred in the Senate amendments to House bill No. 366 by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (Nels), Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jeffries, Kayser, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Boone, Buchanan, Campbell (F. T.), Campbell (J. E.), Denman, Ghent, Halsey, Jackson (F. C.), Jackson (R. A.), Kenoyer, Locke, McGregor, Morris, Sims, Stone, Taylor, Tennant—22.

On motion of Mr. Bishop, the House concurred in the Senate amendments to House bill No. 371 by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Burke, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson
(H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bradsberry, Byerly, Campbell (F. T.), Campbell (J. E.), Denman, Farnsworth, Gordon, Holm, Kayser, Locke, McArthur, McMillan, Renick, Stone, Stuart, Taylor, Tennant, Thayer, Vollmer—21.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate joint resolution No. 4, relating to peace and justice, 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 3: In lines 1 and 2 of the original bill, strike the words "immediate adoption of a" and insert in lieu thereof the word "continuance of the present"; also in line 2 strike the words "will give" and insert in lieu thereof "is giving."

In line 2 of section 4 of the original bill, before the word "equal" insert the word "proportionally."

G. W. Morse, Chairman.

We concur in this report: E. L. Farnsworth, S. M. Bugge, M. Cogswell, Oliver Byerly.

On motion of Mr. Slayden, the House took a recess to 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. Clark, Denman, McKinney, Tennant and Weir.
Mr. Clark was excused.
On motion of Mr. Miller, the rules were suspended and the House took up consideration of Senate joint resolution No. 4, and the resolution was adopted by the House.
Senate bill No. 65, relating to bills of lading: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 65 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bradsberry, Buck, Campbell (F. T.), Clark, Denman, Fisher, Ghent, Gordon, Halsey, Hewitt, Jeffries, McArthur, McInnis, Norris, Reeve, Slayden, Sparks, Tennant, Weir—19.

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

Senate bill No. 257, relating to assessments: The bill was read the second time by sections, and on motion of Mr. Hubbell the rules were suspended, the second reading considered the third, and Senate bill No. 257 was placed on final passage and passed the House by the following vote: Yeas, 52; nays, 16; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Cline, David, Eldridge, Erickson, Fancher, Farnsworth, French, Halferty, Hall, Hanson (Ole), Hubbell, Jackson (R. A.), Jeffries, Krouse, Leonard, McClure, McGregor, McInnis, McMaster, Morris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Ton-
Those voting nay were: Messrs. Beach, Bishop, Burke, Cameron, Edge, Hayward, Jackson (F. C.), Kenoyer, Lambert, Locke, McMillan, Miller, Morse, Sparks, Stuart, Sweet—16.

Those absent or not voting were: Messrs. Anderson (John), Bird, Boone, Buck, Bugge, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cogswell, Denman, Fisher, Ghent, Gordon, Halsey, Hanson (H. H.), Hewitt, Holm, Kayser, McArthur, McKinney, Norris, Palmer, Stevens (A. M.), Tennant, Todd—18.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Bradsberry, Buchanan, Burke, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Fancher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Norris, Morse, Palmer, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Voting nay: Mr. Bugge—1.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bishop, Boone, Buck, Byerly, Carlyon, Clark, Denman, Farnsworth, Fisher, Hewitt, Locke, McMillan, Norris, Reeve, Tennant, Todd—18.

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

Senate bill No. 261, relating to the establishment and maintenance of drainage districts: The bill was read the second time by sections, and on motion of Mr. Spedden the rules were suspended, the second reading considered the third, and Senate bill No. 261 was placed on final passage and passed the House
by the following vote: Yeas, 69; nays, 2; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Bradsberry, Buchanan, Bugge, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Erickson, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Kayser, McArthur—2.

Those absent or not voting were: Messrs. Beach, Bell, Bishop, Boone, Buck, Burke, Byerly. Carlyon, Clark, Cogswell, Eldridge, Fancher, Fisher, Ghent, Jackson (F. C.), Jeffries, Norris, Palmer, Renick, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Tonkin—24.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 5; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Beach, Bugge, Cameron, McArthur, Stevens (A. M.)—5.

Those absent or not voting were: Messrs. Bell, Bishop, Boone, Buck, Burke, Campbell (F. T.), Campbell (J. E.), Carlyon, Clark, Eldridge, Fisher, Ghent, Hayward, Jackson (F. C.)

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

Senate bill No. 158, for the relief of the Chicago, Milwaukee & Puget Sound Railway Company: On motion of Mr. David, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 158 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Thayer, Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Farnsworth, Hanson (Ole), Sayre, Stevens (A. M.)—4.

Those absent or not voting were: Messrs. Bell, Bishop, Boone, Buck, Campbell (J. E.), Clark, David, Fisher, French, Ghent, Gordon, Holm, Lambert, McMillan, Palmer, Renick, Scott, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.)—22.

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

Senate bill No. 297, relating to the finances of the State of Washington, and the manner in which moneys shall be paid into the state treasury: On motion of Mr. David, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 297 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 5; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Ander-
son (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Bradberry, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Fancher, Fisher, French, Gordon, Hall, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Norris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Cameron, Denman, Hewitt, Norris, Stevens (A. M.)—5.

Those absent or not voting were: Messrs. Beach, Bishop, Boone, Buchanan, Buck, Burke, Campbell (J. E.), Clark, Erickson, Farnsworth, Ghent, Halferty, Halsey, Hayward, Lambert, Locke, McMillan, Miller, Palmer, Sims, Sparks, Taylor, Thompson (T. A.), Whalley—24.

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

Senate bill No. 72, for the relief of B. D. Minkler: The bill was read the second time by sections, and on motion of Mr. David the rules were suspended, the second reading considered the third, and Senate bill No. 72 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 7; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Eldridge, Erickson, Hall, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.
Those voting nay were: Messrs. Calkins, Denman, Edge, French, Halsey, Hayward, McArthur—7.

Those absent or not voting were: Messrs. Anderson (John), Boone, Buck, Campbell (J. E.), Clark, Fancher, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hubbell, Morris, Renick—14.

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

Senate bill No. 356, relating to service of persons in justice courts: Mr. McGregor moved that the bill be indefinitely postponed.

The motion was lost.

On motion of Mr. David, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 356 was placed on final passage and passed the House by the following vote: Yeas, 48; nays, 26; absent or not voting, 21.

Those voting yea were: Messrs. Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, David, Denman, Eldridge, Farnsworth, Ghent, Hall, Hanson (Ole), Hewitt, Jackson (R. A.), Jeffries, Kenoyer, Leonard, Locke, McInnis, McKinney, Morris, Morse, Rogers, Rudene, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—48.

Those voting nay were: Messrs. Anderson (W. T.), Campbell (F. T.), Christensen, Cline, Edge, Erickson, Fisher, French, Halsey, Hanson (H. H.), Holm, Kayser, Krouse, Lambert, McArthur, McGregor, McMaster, Miller, Palmer, Reeve, Scott, Shutt, Sparks, Spedden, Thayer, Mr. Speaker—26.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Boone, Buck, Campbell (J. E.), Clark, Cogswell, Fancher, Gordon, Halferty, Hayward, Hubbell, Jackson (F. C.), McClure, McMillan, Norris, Renick, Sayre, Sims, Thompson (H. W.)—21.

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 10, 1909.

MR. SPEAKER:

The president has signed Senate substitute bill No. 121, entitled "An act to provide for the submission to the qualified electors of the question whether the sale of intoxicating liquors shall be licensed or prohibited, etc."

The Senate has passed engrossed Senate bill No. 317, entitled "An act in relation to the fees of state and county officers, witnesses and jurors, and amending section 1 of chapter 56 of the Session Laws of 1907";

Senate bill No. 322, "An act granting to the town of Ilwaco, and to P. J. McGowan & Sons, the right to use, for certain purposes a portion of the Holman waterway, etc.";

House bill No. 383, "An act to provide for the licensing of peddlers, prescribing penalties for failures to comply with the provisions of this act," with certain amendments: Section 1. Strike the period at end of section and insert a colon and add the following: "And provided further, That nothing in this act shall apply to peddlers within the limits of any city or town which by city ordinance regulates the sale of goods, wares or merchandise by peddlers: And provided further, That nothing in this act shall apply to vendors of books, periodicals or newspapers." Strike section 7. Strike the words "and declaring an emergency" in the title;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate substitute bill No. 121.

Senate bill No. 56, relating to the assessment and collection of taxes: The bill was read the second time by sections, and on motion of Mr. David the rules were suspended, the second reading considered the third, and Senate bill No. 56 was placed on final passage and passed the House by the following vote: Yeas, 60; nays, 19; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Burke, Calkins, Cameron, Campbell (F. T.), Carlyon, Cline, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Hall, Halsey, Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Sayre, Scott, Slayden, Spedden, Steph-
ens (E. M.), Stone, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Whalley, Young, Mr. Speaker—60.

Those voting nay were: Messrs. Anderson (John), Buchanan, Byerly, Christensen, Cogswell, French, Gordon, Halferty, Hanson (H. H.), Jackson (R. A.), Krouse, Leonard, Palmer, Rudene, Shutt, Sparks, Stevens (A. M.), Stuart, Tennant—19.

Those absent or not voting were: Messrs. Beach, Boone, Buck, Bugge, Campbell (J. E.), Clark, David, Fancher, Hewitt, Hubbell, Lambert, McMillan, Sims, Thayer, Vollmer, Weir—16.

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

Senate bill No. 153, providing for the appointment of court commissioners: Mr. David moved that the bill be indefinitely postponed.

The motion was lost.

On motion of Mr. Stephens (E. M.), the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 153 was placed on final passage and passed the House by the following vote: Yeas, 60; nays, 14; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Bradberry, Buchanan, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Farnsworth, Fisher, Ghent, Halsey, Halferty, Hanson (H. H.), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Krouse, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Morris, Morse, Rogers, Rudene, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stuart, Taylor, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—60.

Those voting nay were: Messrs. Beach, Bugge, Cameron, Cogswell, Erickson, Gordon, Hall, Kenoyer, Locke, Miller, Reeve, Stevens (A. M.), Sweet, Thompson (T. A.)—14.

Those absent or not voting were: Messrs. Bishop, Boone, Buck, Campbell (J. E.), Clark, David, Fancher, French, Hanson (Ole), Hewitt, Hubbell, Lambert, McMaster, Norris, Palmer, Renick, Sayre, Sims, Stone, Tennant, Thayer—21.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 331, relating to the annual tax levy of cities of the first class: 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, and Senate bill No. 331 was placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 915.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Erickson, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McMillan, Miller, Morris, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—70.

Those absent or not voting were: Messrs. Boone, Buck, Campbell (J. E.), Clark, Cogswell, David, Fancher, Farnsworth, Fisher, French, Gordon, Hewitt, Hubbell, Jeffries, Lambert, McKinney, McMaster, Morse, Palmer, Scott, Sims, Sparks, Stone, Thayer, Tonkin—25.

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

On motion of Mr. Morris, Senate bill No. 247 was indefinitely postponed.

Senate bill No. 241, providing for the construction and maintenance of county roads at the expense of the lands specially benefited thereby: On motion of Mr. Kayser, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 241 was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 9; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buck, Bugge, Burke, Calkins, Cameron,
Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Edge, Erickson, Farnsworth, French, Ghent, Gordon, Halferty, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Leonard, Locke, McArthur, McGregor, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Byerly, Denman, Fancher, Hanson (H. H.), Jackson (R. A.), Krouse, McClure, McKinney, Stevens (A. M.)—9.

Those absent or not voting were: Messrs. Boone, Buchanan, Clark, Cogswell, Eldridge, Fisher, Hall, Hewitt, Lambert, McInnis, McMaster, Palmer, Stone, Sweet—14.

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

Senate bill No. 284, granting rights-of-way to electric light, power and street railway companies: On motion of Mr. Burke, the bill was indefinitely postponed.

Senate bill No. 216, relating to procedure in condemnation proceedings affecting lands owned by the state: The bill was read the second time by sections, and on motion by Mr. Renick the rules were suspended, the second reading considered the third, and Senate bill No. 216 was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, David, Denman, Eldridge, Fancher, Farnsworth, French, Ghent, Gordon, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.),
Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—78.

Those voting nay were: Messrs. Campbell (J. E.), Cogswell, Hayward, McArthur, Stevens (A. M.)—5.

Those absent or not voting were: Messrs. Buck, Cameron, Clark, Edge, Erickson, Fisher, Halferty, Hubbell, Lambert, McKinney, Scott Sweet—12.

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

Senate bill No. 50, amending an act enabling certain cities to exercise the right of eminent domain: The bill was read the second time by sections, and on motion of Mr. Bell the second reading was considered the third and Senate bill No. 50 was placed on final passage and passed the House by the following vote: Yeas, 65; nays, 7; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Cline, David, Edge, Eldridge, Farnsworth, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Leonard, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Rogers, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—65.

Those voting nay were: Messrs. Denman, Hanson (Ole), Hayward, Kayser, Locke, McArthur, Thompson (H. W.)—7.

Those absent or not voting were: Messrs. Anderson (John), Beach, Boone, Buck, Burke, Campbell (F. T.), Clark, Cogswell, Erickson, Fancher, Fisher, French, Hewitt, Jackson (F. C.), Lambert, McClure, McInnis, Morris, Renick, Rudene, Scott, Stevens (A. M.), Sweet—23.

The emergency clause passed the House by the following vote: Yeas, 73 nays, 5; absent or not voting, 17.

Those voting yea were: Messrs. Anderson (John), Anderson (Nells), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Edge, Eldridge, Erickson, Farns-
worth, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Denman, Hanson (Ole), McArthur, Stevens (A. M.), Weir—5.

Those absent or not voting were: Messrs. Beach, Boone, Buck, Clark, Fancher, Fisher, Hewitt, Jackson (F. C.), Jeffries, Lambert, McInnis, Norris, Scott, Stuart, Taylor, Tennant, Thompson (H. W.)—17.

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

Senate bill No. 385, making an appropriation for the maintenance of the National Guard: 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 Senate bill No. 385 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 5; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, Locke, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Thompson (H. W.), Thompson (T. A.), Ward, Webster, Whalley, Young, Mr. Speaker—66.

Those voting nay were: Messrs. Campbell (J. E.), French, McClure, Stone, Weir—5.

Those absent or not voting were: Messrs. Bishop, Boone, Buck, Clark, Fancher, Farnsworth, Ghent, Hanson (H. H.), Hewitt, Jackson (F. C.), Lambert, McArthur, McGregor, Mc-
Innis, McMaster, Scott, Sparks, Stevens (A. M.), Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer—24.

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

Mr. McGregor moved to reconsider the vote whereby Senate bill No. 284 was indefinitely postponed.

The motion was carried.

On motion of Mr. Tennant, the rules were suspended, the first reading of Senate bill No. 284 already had was considered the second and third and the bill was placed on final passage and passed the House by the following vote: Yeas, 62; nays, 23; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Eldridge, Erickson, Gordon, Hall, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—62.

Those voting nay were: Messrs. Anderson (John), Buchanan, Burke, Cameron, Campbell (J. E.), Cogswell, David, Denman, Edge, Fancher, Halferty, Halsey, Krouse, Leonard, McClure, Shutt, Sparks, Stevens (A. M.), Stone, Thayer, Thompson (H. W.), Thompson (T. A.), Todd—23.

Those absent or not voting were: Messrs. Boone, Clark, Farnsworth, Fisher, French, Ghent, Hayward, Hewitt, Lambert, Sims—10.

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

Senate bill No. 289, providing for the appointment of a commission for the purpose of preparing an insurance code: The bill was read the second time by sections, and on motion of Mr. Sims the rules were suspended, the second reading considered the third, and Senate bill No. 289 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Norris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—80.

Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Beach, Boone, Burke, Cameron, Clark, Cogswell, Ghent, Hanson (Ole), Hayward, Hewitt, Jeffries, Lambert, McClure, McGregor—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 Banks and Banking, to whom was referred Senate bill No. 282, entitled "An act to amend chapter 37 of the Session Laws of 1907, being 'An act to provide for the state depositories and regulating the deposit of statements 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:

In line 5, section 2, of the printed bill, the same being line 7 of the original bill, strike out the words "and surplus" after the word "it," and insert, in same line, between the words "capital" and "claimed," the words "and surplus."

E. L. Farnsworth, Acting Chairman.


On motion of Mr. Bell, the committee amendments were adopted, the rules suspended, the first reading already had considered the second and third, and Senate bill No. 282 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—72.

 Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Boone, Bradsberry, Campbell (F. T.), Carlyon, Clark, Fisher, French, Ghent, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McGregor, Renick, Stevens (A. M.), Taylor, Whalley—22.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Bradsberry, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—73.

 Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Boone, Buchanan, Carlyon, Clark, Cogswell, Fisher, French, Ghent, Gordon, Hay-

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

Senate bill No. 302, relating to the establishment of fish hatcheries on the Columbia river or its tributaries: The bill was read the second time by sections, and on motion of Mr. Burke the rules were suspended, the second reading considered the third, and Senate bill No. 302 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cogswell, Dennan, Edge, Eldridge, Fancher, Farnsworth, Gordon, Haltfery, Hall, Halsey, Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Leonard, Locke, McClure, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—71.

Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Anderson (Nels), Boone, Clark, Cline, David, Erickson, Fisher, French, Ghent, Hanson (H. H.), Hanson (Ole), Hewitt, Jeffries, Lambert, McArthur, McGregor, McInnis, Renick, Scott, Sparks, Thayer, Tonkin, Whalley—23.

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 10, 1909.

Mr. Speaker:

The Senate refuses to recede in its amendment to House bill No. 313, and has appointed Senators Rydstrom, Brown and Cameron as members of a conference committee.
The Senate has adopted the report of the conference committee on Senate bill No. 363.

The Senate refuses to concur in House amendment to Senate bill No. 4 and asks the House to recede therefrom.

Wm. T. Laube, Secretary of the Senate.

Mr. Slayden moved that the House refuse to recede from its amendments to engrossed amended Senate bill No. 4, and that a conference committee thereon be appointed.

The motion was carried, and the speaker appointed on such committee Messrs. Bell, Gordon and Fancher.

The speaker announced the appointment of Messrs. Halsey, Beach and Cline a conference committee on House bill No. 313.

Senate bill No. 187, relating to the construction of a State Historical building: On motion of Mr. Slayden, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 187 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (Ole), Holm, Jackson (F. C.), Kayser, Kenoyer, Krouse, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMillan, Morris, Morse, Norris, Palmer, Renick, Rudene, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Campbell (J. E.), Hubbell, McClure—3.

Those absent or not voting were: Messrs. Bird, Boone, Buchanan, Buck, Clark, Fisher, French, Ghent, Hanson (H. H.), Hayward, Hewitt, Jackson (R. A.), Jeffries, Lambert, McMaster, Miller, Reeve, Rogers, Scott, Tennant, Thayer, Tonkin, Vollmer—23.

There being no objections, the title of the bill was ordered to stand as the title of the act.
We, your conference committee on Senate bill No. 363, beg to report the following:
That the House recede from its amendment in line 11, section 1, of the printed bill and that the House recede from its amendment in line 5 of section 1 of the printed bill and that the words and figures "sixty thousand ($60,000.00) dollars" be made to read "fifty thousand ($50,000.00) dollars."

We further recommend that in line 2, section 1, of the printed bill that the words and figures "six hundred and twenty thousand ($620,000.00) dollars" be made to read "six hundred and fifty thousand ($650,000.00) dollars."

Ralph D. Nichols, Howard D. Taylor,
W. H. Paulhamus, F. L. Calkins,
R. L. Kline, Geo. L. Denman.

On motion of Mr. Taylor, the report of the committee was adopted, and Senate bill No. 363 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rude, Sayre, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—73.

Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Bird, Bishop, Boone, Burke, Clark, Cline, Cogswell, Farnsworth, French, Ghent, Gordon, Hayward, Hewitt, Holm, Jeffries, Kayser, Lambert, Rogers, Scott, Sparks, Tennant—21.

Mr. Kayser moved that the House adjourn.
The motion was lost.

Senate bill No. 185, to establish a state trout hatchery on the east fork of Lewis river, in Clarke county: On motion of Mr. Norris, the rules were suspended, the first reading already
had considered the second and third, and Senate bill No. 185 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 2; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Buck, Buggge, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, French, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Sayre, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Webster, Weir, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Campbell (J. E.), Kayser—2.


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 10, 1909.

MR. SPEAKER:

The president has signed Senate bill No. 344, entitled "An act disclaiming title and interest in certain land in Snohomish county";

Senate bill No. 350, entitled "An act to amend section 6082 of Bolinger's Annotated Codes and Statutes of Washington, relating to the prosecution of crimes by information";

Senate bill No. 192, entitled "An act for the relief of the Tieton Water Users' Association, etc.";

Senate bill No. 37, "An act providing for the issuance of a state Sunday liquor license, etc.";

Senate bill No. 348, "An act to amend section 4683 of Ballinger's Annotated Codes and Statutes of Washington, relating to the jurisdiction of justices of the peace in criminal cases";
Senate bill No. 238, "An act to provide for the making of topographic maps, etc.";

Senate bill No. 244, "An act appropriating the sum of thirty thousand dollars for the National Irrigation Congress, etc.";

Senate bill No. 227, "An act granting to cities owning their own waterworks, electric light, power plants, etc., a lien for delinquent charges, etc.";

Senate bill No. 362, "An act making an appropriation for the construction of state aid roads, etc.";

Senate substitute bill No. 168, "An act granting municipal corporations the right to cross state waterways with trestles, etc.";

Senate bill No. 325, "An act repealing chapter 1 of the Session Laws of 1893, having relation to freight rates, etc.";

Senate bill No. 41, "An act to provide for the punishment of parents or persons responsible for or contributing to the neglect or delinquency of children, etc.";

Senate bill No. 248, "An act making an appropriation and creating a commission to be known as the Columbia river improvement commission, etc.";

Senate bill No. 197, entitled "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";

Senate bill No. 361, entitled "An act fixing the salary of the state law librarian";

Senate bill No. 360, entitled "An act amending sections 2 and 3 of an act entitled 'An act to provide for the drainage of cities of the second, third and fourth class, etc.'";

Senate substitute bill No. 246, "An act appropriating fifty thousand dollars for the improvement of the Puyallup and Stuck rivers, etc.";

Senate bill No. 326, "An act to prohibit the sale or disposal of intoxicating drinks to Indians, etc.";

Senate bill No. 251, "An act to prohibit any manufacturer of, or wholesale dealer in intoxicating liquor from owning, operating or having any financial interest in any saloon, etc.";

Senate bill No. 67, "An act for the purchase of a highway bridge at Wenatchee";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Senate bill No. 97, making an appropriation for the inspection of certain steam vessels: On motion of Mr. Renick, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 97 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 8; absent or not voting, 24.

Those voting yea were: Messrs. Anderson (Nels), Anderson,
(W. T.), Bell, Bolinger, Buchanan, Buck, Bugge, Burke, Byerly, Campbell (F. T.), Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Halferty, Hall, Halsey, Hanson (H. H.), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Sims, Shutl, Slayden, Stephens (E. M.), Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—61.

Those voting nay were: Messrs. Calkins, Campbell (J. E.), Farnsworth, Gordon, Kayser, Morris, Stevens (A. M.), Young—8.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bird, Bishop, Boone, Bradberry, Cameron, Carlyon, Clark, Fancher, Fisher, French, Ghent, Hanson (Ole), Hayward, Hewitt, Lambert, McClure, McInnis, Rudene, Scott, Sparks, Spedden, Stone, Stuart, Tennant—24.

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

Mr. Kayser moved that the House adjourn.

The motion was lost.

Senate bill No. 351, relating to intoxicating liquors: On motion of Mr. Hanson (Ole), the rules were suspended, the first reading already had considered the second and third and Senate bill No. 351 was placed on final passage and passed the House by the following vote: Yeas, 53; nays, 6; absent or not voting, 36.

Those voting yea were: Messrs. Anderson (W. T.), Bell, Bird, Bolinger, Bugge, Burke, Calkins, Carlyon, Christensen, David, Edge, Erickson, Farnsworth, Halferty, Hall, Halsey, Hanson (Ole), Holm, Jackson (R. A.), Jeffries, Krouse, Leonard, Locke, McArthur, McGregor, McKinney, McMillan, Miller, Morse, Norris, Renick, Rogers, Rudene, Sayre, Sims, Shutl, Slayden, Sparks, Spedden, Stephens (E. M.), Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—53.

Those voting nay were: Messrs. Byerly, Campbell (J. E.), Cline, French, Reeve, Stevens (A. M.)—6.
Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Beach, Bishop, Boone, Bradsberry, Buchanan, Buck, Cameron, Campbell (F. T.), Clark, Cogswell, Denman, Eldridge, Fancher, Fisher, Ghent, Gordon, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kayser, Kenoyer, Lambert, McClure, McInnis, McMaster, Morris, Palmer, Scott, Stone, Stuart, Tennant, Thayer—36.

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

Senate bill No. 382, changing and defining the boundary line between the thirty-second and thirty-sixth senatorial districts, and between the forty-second and forty-sixth representative districts: 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, and Senate bill No. 382 was 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. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Campbell (F. T.), Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Halferty, Hall, Halsey, Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Leonard, McArthur, McClure, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Renick, Rudene, Scott, Sims, Shutt, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—66.

Voting nay: Mr. Campbell (J. E.)—1.

Those absent or not voting were: Messrs. Beach, Bishop, Boone, Bradsberry, Cameron, Carlyon, Clark, Cline, Farmworth, Ghent, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), Kayser, Lambert, Locke, McGregor, McInnis, Morris, Reeve, Rogers, Sayre, Sparks, Stevens (A. M.), Stone, Tennant, Vollmer—28.

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 10, 1909.

Mr. Speaker:

The Senate has passed House bill No. 128, entitled "An act authorizing and directing the board of state land commissioners to sell the south ten acres of the northeast quarter of the southeast quarter of section 31, township 28 north, range 8 east of the Willamette Meridian, etc."

House bill No. 312, "Relating to the proper ventilation and safety of coal mines, etc.," with the following amendment: In section 4, line 9 of the original bill and line 6 of the printed bill, strike the words "a boy" and insert in lieu thereof the word "boys";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Bell, the House adjourned to 9 a.m., Thursday, March 11, 1909.

SIXTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 11, 1909.

The speaker called the House to order at 9 a.m.

Roll call showed all members present except Messrs. Bird, Clark, Fisher, Ghent, Hanson (Ole), Hayward, Hewitt, McArthur, Scott, Tennant and Thayer.

Mr. Clark was excused. The members of Committee on Enrolled Bills were excused for the day.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. McMaster, reading of the journal was dispensed with.

Mr. Carlyon was given unanimous consent to introduce
House concurrent resolution No. 15, providing for extra compensation for certain state employees.

The resolution was read the first time in full, and on motion of Mr. Carlyon the rules were suspended, the first reading considered the second and third, and House concurrent resolution No. 15 was placed on final passage and adopted by the House by the following vote: Yeas, 73; nays, 3; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Burke, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—73.

Those voting nay were: Messrs. Farnsworth, French, Mr. Speaker—3.

Those absent or not voting were: Messrs. Bird, Boone, Buck, Calkins, Clark, Fancher, Fisher, Ghent, Hewitt, Jackson (F. C.), McClure, Norris, Sims, Slayden, Sparks, Stevens (A. M.), Stone, Tennant, Thayer—19.

REPORT OF SPECIAL COMMITTEE.

We, your joint special committee on insurance, appointed from the Senate and House for the purpose of investigating the propriety of placing insurance on the capitol building, state and law libraries and other contents, beg leave to report that we have ascertained that no insurance is carried, and we respectfully recommend that the state board of control be authorized to place an adequate sum of insurance on same.


On motion of Mr. Ward, the report was adopted.
SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Krouse, the House concurred in the Senate amendments to House bill No. 383 by the following vote: Yeas, 62; nays, 5; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell (J. E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Hubbell, Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McMaster, McMillan, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—62.

Those voting nay were: Messrs. Hanson (Ole), McInnis, Palmer, Sayre, Shutt—5.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bird, Bishop, Buck, Burke, Campbell (F. T.), Carlyon, Clark, Cogswell, Fancher, Fisher, Ghent, Hayward, Holm, Jackson (F. C.), Kayser, Leonard, McGregor, McKinney, Miller, Norris, Scott, Spedden, Stephens (E. M.), Tennant, Thayer, Thompson (T. A.)—28.

On motion of Mr. Tonkin, the House concurred in the Senate amendments to House bill No. 312 by the following vote: Yeas, 66; nays, 1; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McMaster, McMillan, Morris, Morse, Palmer, Reeve, Renick Rogers Rudene, Sayre, Stevens (A. M.), Stone, Stuart, Taylor, Thompson (H. W.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—66.

Voting nay: Mr. Hanson (Ole)—1.
Those absent or not voting were: Messrs. Beach, Bell, Bird, Bishop, Burke, Cameron, Clark, Fancher, French, Ghent, Jackson (F. C.), Jeffries, Leonard, McKinney, Miller, Norris, Scott, Sims, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Todd—28.

Mr. Palmer moved to reconsider the vote whereby Senate bill No. 247 was indefinitely postponed.

Mr. Hanson (Ole) moved to lay on the table the motion to reconsider.

The motion to lay on the table was lost.

The motion to reconsider was carried, and Senate bill No. 247 was placed on final passage and passed the House by the following vote: Yeas, 53; nays, 23; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bolinger, Bradsberry, Bugge, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Eldridge, Erickson, Fancher, Farnsworth, French, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Jackson (F. C.), Kenoyer, Lambert, Leonard, Locke, McArthur, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Renick, Rogers, Sayre, Sims, Slayden, Sparks, Stevens (A. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Mr. Speaker—53.

Those voting nay were: Messrs. Boone, Buchanan, Buck, Byerly, Calkins, Cline, Cogswell, Denman, Edge, Hanson (Ole), Jackson (R. A.), Jeffries, Krouse, McClure, McGregor, McKinnis, Morris, Reeve, Rudene, Scott, Stuart, Vollmer, Young—23.

Those absent or not voting were: Messrs. Anderson (John), Bell, Bird, Bishop, Burke, Clark, David, Fisher, Ghent, Gordon, Hayward, Hubbell, Kayser, Norris, Shutt, Spedden, Stephens (E. M.), Thayer, Thompson (T. A.)—19.

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

Mr. Campbell (J. E.) moved that the rules be suspended and that the House take up consideration of Senate bills Nos. 75 and 76.

The motion was carried.
SECOND READING OF BILLS.

Senate bill No. 75, relating to personal injuries: Mr. Kenoyer moved to amend by striking the word “minor” in line 5 of section 1 in the printed bill.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Campbell (J. E.) the rules were suspended, the second reading considered the third, and Senate bill No. 75 was placed on final passage and passed the House by the following vote: Yeas, 54; nays, 26; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bolinger, Boone, Buchanan, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, Miller, Norris, Reeve, Renick, Rogers, Sayre, Scott, Spedden, Stone, Tennant, Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—54.

Those voting nay were: Messrs. Anderson (Nels), Beach, Bishop, Bradberry, Bugge, Byerly, Cline, French, Gordon, Hall, Hewitt, Kayser, Kenoyer, Leonard, McMaster, Morse, Palmer, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Thompson (H. W.)—26.

Those absent or not voting were: Messrs. Bird, Burke, Carllon, Clark, Fisher, Ghent, Hayward, Jackson (F. C.), McMullan, Morris, Shutt, Sweet, Thayer, Thompson (T. A.), Tonkin—15.

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

Senate bill No. 76, relating to the recovery of damages for deaths caused by the wrongful act or neglect of another: Mr. Kenoyer moved to amend by striking the word “minor” in line 10 of section 1 in the printed bill.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Todd the rules were suspended, the second reading considered the third, and Senate bill No. 76 was 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. Anderson (John), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbard, Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Beach, Bishop, Bugge, Burke, Byerly, Cline, French, Kayser, Kenoyer, Leonard, Sims, Stuart—12.

Those absent or not voting were: Messrs. Anderson (Nels), Carlyon, Clark, Ghent, Hayward, Jackson (F. C.), Morris, Norris, Shutt, Slayden, Stone, Sweet, Thayer, Thompson (T. A.), Whalley—15.

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

On motion of Mr. Sims, the rules were suspended and the House took up consideration of Senate bill No. 315.

Senate bill No. 315, authorizing cities of the first class to construct auxiliary water systems for fire protection: On motion of Mr. Jackson (F. C.), the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 315 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. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbard, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Lambert, Locke, McClure,
McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Anderson (Nels), Burke, Carlyon, Clark, Cline, Fancher, French, Jeffries, Kayser, Leonard, McArthur, Palmer, Slayden, Stuart, Thayer, Thompson (T. A.)—16.

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 11, 1909.

Mr. Speaker:

The president has appointed as members of the conference committee on Senate bill No. 4, Senators Presby, Metcalf and Graves.

Wm. T. Laube, Secretary of the Senate.

The speaker called Mr. Jackson (F. C.) to the chair.

Senate bill No. 221, relating to lands granted to the State of Washington by the United States: 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, and Senate bill No. 221 was placed on final passage and failed to pass the House by the following vote: Yeas, 45; nays, 40; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradberry, Bugge, Burke, Byerly, Campbell (F. T.), Campbell (J. E.), Carlyon, Cline, Fisher, French, Ghent, Gordon, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McKinney, McMillan, Miller, Morris, Morse, Palmer, Reeve, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Ward, Webster, Weir—45.

Those voting nay were: Messrs. Anderson (John), Bird, Boone, Buck, Calkins, Christensen, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McArthur, McClure, McGregor, Mc-
Innis, McMaster, Norris, Rogers, Rudene, Sayre, Scott, Spedden, Stone, Thompson (H. W.), Todd, Tonkin, Vollmer, Whalley, Young—40.

Those absent or not voting were: Messrs. Buchanan, Cameron, Clark, David, Eldridge, Renick, Taylor, Thayer, Thompson (T. A.), Mr. Speaker—10.

On motion of Mr. Halsey, the rules were suspended, and the House took up consideration of Senate bill No. 254.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1909.

Mr. Speaker:

We, your Committee on Railroads, to whom was referred Senate bill No. 254, entitled "An act to regulate the manner in which railroads shall cross highways, 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 by striking all of sections 1 and 2, and insert in lieu thereof the following:

“Section 1. That all railroads and extensions of railroads hereinafter constructed within the State of Washington shall cross all established and existing railroads and established and existing highways by either passing over or under such highways and railroads, and shall not cross the same at grade without first obtaining the consent of the railroad commission of Washington, permitting the same to be done, and all highways and extensions of highways hereafter laid out and constructed shall cross railroads by either passing over or under such railroad, and shall not cross at grade without first obtaining the consent of such commission authorizing the same to be done.

“Sec. 2. Whenever any railroad company desires to cross any established and existing highway or railroad at grade, it shall file with the railroad commission of Washington its petition in writing, setting forth the objections and difficulties to making such crossing either above or below the grade of such highway or railroad; and whenever the county commissioners of any county or the municipal authorities of any city or town desire to lay out or extend any highway over and across any established and existing railroad at grade, they shall file with the railroad commission of Washington their petition in writing, setting forth the objections and difficulties of making such crossing either above or below the grade of such railroad. On receiving such petition, it shall be the duty of the railroad commission to immediately investigate the same, notifying the railroad company and the county or municipality affected thereby of the time and place of such investigation, to the end that all parties interested may be present and heard at such investigation. The evidence introduced shall be reduced to writing and filed by the commission. If the commission finds that it ought not to require such highway or railroad to be so con-
structed as to cross above or below the grade of the existing railroad or highway, it shall by resolution filed in the cause and duly entered upon its minutes, grant the right and privilege to construct such railroad or highway across such established railroad or highway at grade. The commission may, in its discretion, provide that such railroad shall, before operating its trains over any established highway or at any subsequent time, install and maintain proper signals, warnings, gates or other devices to warn and protect the public, and it may also require such railroad before operating its trains over and across such established railroad at grade, or at any subsequent time, to install and maintain proper interlocking devices and gates or flagmen to protect the traveling public and railroad employees, and may order the installation and maintenance of proper signals, warnings, gates or other devices to warn and protect the public before granting permission for such highway to be constructed across said established railroad at grade. The cost and expenses of such installation shall be apportioned by the railroad commission in such manner as shall be just and equitable under the circumstances surrounding each case.

Amend the title to read as follows:

"An act to regulate the manner in which railroads shall cross highways and other railroads, and the manner in which highways shall cross railroads in the State of Washington."

ELMER E. HALSEY, Chairman.

We concur in this report: W. W. Sparks, H. D. Taylor, R. E. Buchanan, J. A. Ghent, A. M. Stevens, J. R. Burke, F. L. Sweet, O. E. Young.

On motion of Mr. Bradsberry, the committee amendments were adopted.

Mr. Halsey moved to amend as follows:

Add to section 3 the following: "Sec. 3. This act shall not be construed as applying to highways and railroads in cities framing their own charters, nor to any railroad tracks other than main and branch line tracks."

The amendment was adopted.

The bill was read the second time by sections, and on motion of Mr. Halsey the rules were suspended, the second reading considered the third, and Senate bill No. 254 was placed on final passage and passed the House by the following vote: Yeas, 66; nays, 2; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell (J. E.), Car-\nlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Gordon, Halsferty, Hall, Halsey, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R.

Those voting nay were: Messrs. Cameron, Palmer—2.

Those absent or not voting were: Messrs. Anderson (John), Bradsberry, Buck, Campbell (F. T.), Clark, David, Fancher, French, Hanson (H. H.), Hanson (Ole), Hayward, Jeffries, Krouse, Leonard, McGregor, McKinney, Morris, Norris, Slayden, Spedden, Stevens (A. M.), Stone, Thayer, Thompson (T. A.), Todd, Webster, Mr. Speaker—27.

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 10, 1909.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate bills as follows:

Senate bill No. 5, entitled "An act appropriating $3,500.00 as compensation for services and reimbursement for expenses of George Turner and E. C. MacDonald, etc."

Senate bill No. 357, entitled "An act extending the powers and jurisdiction of incorporated cities into the bays, lakes, etc."

Senate bill No. 218, "Relating to the creation of a state highway board and the office of the state highway commissioner, etc."

Senate bill No. 231, entitled "An act to provide for laying out, establishing, altering, changing the width of or vacating any county road, etc."

Senate bill No. 66, entitled "An act relating to the qualifications of members of the legislature, supervisors, school directors or members of any legislative body."

The Senate has passed House bill No. 412, entitled "An act to provide for the refund and rebate of the amount collected by municipal corporations to pay for local improvements above the cost of the improvements," with amendment:

Amend by striking section 1 and inserting the following:

"Section 1. That any funds in the treasury of any municipal corporation belonging to the fund of any local improvement district, after the payment of the whole cost and expense of such improvement, in excess of the total sum required to defray all the expenditures by such municipal corporation on account thereof, shall be refunded, on demand, to the payers into such fund. Each such payer shall be en-
titled to such proportion of such excess as his original assessment
bears to the entire original assessment levied for such improvement.
Such municipal corporation may, after one year from the date on which
the last installment becomes due, transfer any balance remaining on
hand to the general fund of such municipal corporation, but shall, not-
withstanding such transfer, remain liable for the refund herein pro-
vided for until such refund shall have been made, unless the actual
cost involved in making such refund shall exceed the excess in such
fund. Such demand shall be made in writing to the treasurer of such
municipal corporation. No action shall be commenced in any court
to obtain any such refund, except upon such demand, and, in all cases
where the assessment roll shall have been filed with the treasurer of
such municipal corporation for collection on or after the day this
act shall take effect, until ninety days after making such demand, and
in all cases where such assessment roll has heretofore been filed for
collection, until six months after making such demand in accordance
herewith. No excess shall be recovered in any action where the excess
in the fund does not average the sum of one dollar in favor of all
payers into such fund.”

House bill No. 155, “Relating to the election of county commis-
sioners, etc.,” with amendments:

1. Strike section 1 of House engrossed bill No. 155 and insert in
lieu thereof the following:

“Section 1. The qualified electors of each county commissioner dis-
trict, and they only, shall nominate from among their own number
candidates for the office of county commissioner of such commission-
district, to be voted for at the following general biennial election.
Such candidates shall be nominated in the same manner as candidates
for other county and district offices are nominated, except as above
provided.”

2. Strike the title and insert in lieu thereof the following: “An act
relating to the nomination of candidates for county commissioner”;
And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Beach, the House concurred in the Senate
amendments to House bill No. 412 by the following vote: Yeas,
73; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (Nels), Beach,
Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge,
Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.),
Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge,
Erickson, Fisher, Gordon, Halferty, Hall, Halsey, Hanson (H.
H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jack-
son (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke,
McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Thayer, Thompson (H. W.), Tonkin, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—73.

Voting nay: Mr. Tennant—1.

Those absent or not voting were: Messrs. Anderson (John), Anderson (W. T.), Bird, Buck, Burke, Clark, David, Fancher, Farnsworth, French, Ghent, Hewitt, Hubbell, Leonard, McMaster, Slayden, Spedden, Taylor, Thompson (T. A.), Todd, Webster—21.

On motion of Mr. Taylor, the House concurred in the Senate amendments to House bill No. 155 by the following vote: Yeas, 62; nays, 8; absent or not voting, 25.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Calkins, Carlyon, Christensen, Cline, Coggwell, Denman, Edge, Eldridge, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Morse, Norris, Reeve, Rogers, Rudene, Scott, Sims, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Tonkin, Vollmer, Ward, Webster, Whalley, Young—62.

Those voting nay were: Messrs. David, Erickson, Hayward, Morris, Palmer, Sayre, Slayden, Todd—8.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bell, Bishop, Byerly, Cameron, Campbell (F. T.), Campbell (J. E.), Clark, Fancher, Hanson (Ole), Hewitt, Holm, Kayser, Kenoyer, McGregor, Miller, Renick, Shutt, Sparks, Spedden, Thayer, Thompson (T. A.), Weir, Mr. Speaker—25.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., MARCH 11, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 327, entitled "An act for the collection of certain inspector fees by the state dairy and food commissioner, etc.";
Senate bill No. 293, "An act relating to proceedings against corporations in criminal action";

House bill No. 329, "An act fixing the place of office of prosecuting attorneys," with a certain amendment: In line 2, section 1 of the printed bill and in line 2, section 1 of the engrossed bill, strike the word "his" and substitute therefor the word "an."

House bill No. 368, "An act prohibiting the sale of clams, oysters, or other shell fish which have been open for a period of four days or more, etc.,” with the following amendment: In section 1, line 5, of the engrossed bill after the word "days," strike the period and add the following: “unless the same were previously canned and kept in a chilled condition”;

And the same are herewith transmitted.

W.M. T. LAUBE, Secretary of the Senate.

On motion of Mr. Byerly, the House concurred in the Senate amendments to House bill No. 329 by the following vote: Yeas, 60; nays, 3; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly, Campbell (F. T.), Campbell (J. E.), Christensen, Cline, Edge, Eldridge, Erickson, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, Locke, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Renick, Rogers, Sayre, Sims, Sparks, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young—60.

Those voting nay were: Messrs. Cameron, David, Hanson (H. H.)—3.

Those absent or not voting were: Messrs. Anderson (John), Beach, Bell, Burke, Calkins, Carlyon, Clark, Cogswell, Denman, Fancher, Farnsworth, Hanson (Ole), Hewitt, Hubbell, Kayser, Kenoyer, Lambert, Leonard, McArthur, McClure, Norris, Palmer, Reeve, Rudene, Scott, Shutt, Spedden, Stevens (A. M.), Taylor, Thayer, Thompson (T. A.), Mr. Speaker—32.

On motion of Mr. Stuart, the House concurred in Senate amendments to House bill No. 368 by the following vote: Yeas, 65; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buck, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen,

Those absent or not voting were: Messrs. Anderson (John), Anderson (W. T.), Bell, Buchanan, Bugge, Campbell (F. T.), Clark, David, Fancher, Farnsworth, French, Hanson (Ole), Hewitt, Holm, Hubbell, Jeffries, Kayser, Kenoyer, Norris, Palmer, Renick, Shutt, Sparks, Spedden, Stone, Thayer, Thompson (T. A.), Webster, Weir, Whalley—30.

REPORT OF SPECIAL COMMITTEE.

Mr. Speaker:

We, your committee on conference, to whom was referred House bill No. 313, beg leave to report as follows:

That the House concur in Senate amendments to section 1, line 2 of said bill, and concur in Senate amendment to line 4, section 1; and that the Senate recede from its amendment to section 1, where the words "counties of" are stricken, and recede from the same amendment in the title.

S. J. Cameron,  
Ed. Brown,  
Arvid Rydstrom.

Elmer E. Halsey, Chairman.  
W. H. Cline,  
WM. M. Beach.

On motion of Mr. Beach, the report was adopted, and House bill No. 313 was 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. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, Denman, Edge, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Halferty, Hall, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Morris, Morse, Norris, Reeve, Rog-
ers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (John), Bishop, Burke, Clark, Cogswell, David, Fancher, French, Gordon, Hanson (Ole), Hayward, Jeffries, McInnis, Miller, Palmer, Renick, Sims, Sparks, Stevens (A. M.), Stone, Thayer, Thompson (T. A.), Tonkin—23.

SECOND READING OF BILLS.

On motion of Mr. Slayden, the rules were suspended and the House took up consideration of Senate bill No. 295.

Senate bill No. 295, providing for the protection of game fish: On motion of Mr. Beach, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 295 was 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. Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Byerly Calkins, Campbell (J. E.), Carlyon, Christensen, Cline, Cogswell, Edge, Eldridge, Erickson, Farnsworth, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Denman, Holm—2.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Burke, Cameron, Campbell (F. T.), Clark, David, Fancher, Fisher, Hewitt, Hubbell, McArthur, McMaster, Morris, Norris, Sparks, Thayer, Thompson (T. A.), Todd—19.

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

The Senate has passed House bill No. 413, entitled "An act authorizing the state board of fish commissioners to move the state fish hatchery located on the Chehalis river in Chehalis county, etc.," with the following amendment: In section 2, line 2, strike all of the line after the word "at" and insert the following: "public sale to the highest bidder in the usual method of selling other state lands";

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Senate bill No. 299, relating to cemeteries in cities of the first class: On motion of Mr. Miller, the rules were suspended, the first reading already had considered the second and third, and Senate bill No. 299 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 126.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Buchanan, Buck, Burke, Byerly, Calkins, Campbell (F. T.), Carlyon, Christensen, Cline, Cogswell, Denman, Edge; Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMillan, Miller, Morse, Reeve, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—69.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Bradberry, Bugge, Cameron, Campbell (J. E.), Clark, David, Fancher, Gordon, Hanson (H. H.), Hayward, Kayser, McMaster, Norris, Palmer, Renick, Sayre, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Thompson (H. W.), Thompson (T. A.)—26.

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

Senate bill No. 301, making an appropriation for the destruction of seals and sea lions on the Columbia river: On motion of Mr. Burke, the rules were suspended, the first reading already
had considered the second and third, and Senate bill No. 301
was placed on final passage and passed the House by the fol­
lowing vote: Yeas, 75; nays, 1; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (Nels), Anderson
(W. T.), Bell, Bird, Bishop, Bolinger, Boone, Buchanan,
Buck, Bugge, Burke, Byerly, Cameron, Campbell (J. E.), Car­
lyon, Christensen, David, Denman, Edge, Eldridge, Erickson,
Farnsworth, French, Ghent, Halferty, Hall, Halsey, Hanson
(H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.),
Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert,
Leonard, Locke, McArthur, McClure, McInnis, McKinney, Mc­
Master, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers,
Rudene, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.),
Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant,
Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster,
Whalley, Young, Mr. Speaker—75.

Voting nay: Mr. Cline—1.

Those absent or not voting were: Messrs. Anderson (John),
Beach, Bradsberry, Calkins, Campbell (F. T.), Clark, Cogswell,
Fancher, Fisher, Gordon, Hanson (Ole), McGregor, McMillan,
Norris, Sayre, Spedden, Thayer, Thompson (T. A.), Weir
—19.

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

Senate bill No. 255, relating to agricultural seeds: Mr. Mc­
Arthur moved that the bill be indefinitely postponed.

The motion was lost.

The bill was read the second time by sections, and on motion
of Mr. Taylor the rules were suspended, the second reading con­
sidered the third, and Senate bill No. 255 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. Anderson (Nels), Anderson
(W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Brads­
berry, Buchanan, Buck, Bugge, Byerly, Cameron, Campbell
(J. E.), Carlyon, Christensen, Cline, David, Denman, Edge,
Eldridge, Fancher, Fisher, French, Ghent, Halferty, Hall, Hal­
sey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm,
Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer,
Krouse, Lambert, Leonard, Locke, McArthur, McClure, Mc-
Those absent or not voting were: Messrs. Anderson (John), Burke, Calkins, Campbell (F. T.), Clark, Cogswell, Erickson, Farnsworth, Gordon, Hubbell, McMaster, Norris, Thayer, Thompson (T. A.), Weir—15.

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 11, 1909.

Mr. Speaker:

The Senate has passed Senate substitute bill No. 338, entitled “An act to provide for the assessment of state lands for local improvements, etc.,” and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker resumed the chair.

There being no objections, Mr. Scott was given permission to introduce House concurrent resolution No. 16, relating to investigations of certain state offices.

The resolution was read the first time in full, and by unanimous consent further consideration thereof was deferred for the time being, the rules were suspended, and the House took up consideration of Senate substitute bill No. 338 on second reading.

Senate substitute bill No. 338, authorizing assessments for certain local improvements: 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, and Senate substitute bill No. 338 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. Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erick-
son, Farnsworth, Fisher, Ghent, Gordon, Halferty, Hall, Hal­
sey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell,
Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer,
Krouse, Lambert, Locke, McArthur, McClure, McGregor, Mc­
Innis, McKinney, McMaster, McMillan, Miller, Morris, Morse,
Norris, Palmer, Reeve, Renick, Rudene, Sayre, Scott, Shutt,
Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart,
Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young,
Mr. Speaker—80.

Those absent or not voting were: Messrs. Anderson (John),
Anderson (Nels), Anderson (W. T.), Bishop, Clark, Cogswell,
Fancher, French, Hewitt, Leonard, Rogers, Sims, Stevens (A.
M.), Thayer, Vollmer—15.

The emergency clause passed the House by the following
vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Anderson (John), Ander­
son (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Brads­
berry, Buchanan, Buck, Bugge, Burke, Calkins, Campbell (J.
E.), Christensen, Cline, David, Denman, Edge, Eldridge, Erick­
son, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Hal­
sey, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell,
Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer,
Krouse, Lambert, Locke, McArthur, McClure, McGregor, Mc­
Innis, McKinney, McMaster, McMillan, Miller, Morris, Norris,
Reeve, Renick, Rudene, Slayden, Sparks, Spedden, Stephens (E.
M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thomp­
son (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer,
Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Anderson (W. T.),
Byerly, Cameron, Campbell (F. T.), Carlyon, Clark, Cogswell,
Fancher, Ghent, Hayward, Leonard, Morse, Palmer, Rogers,
Sayre, Scott, Sims, Shutt, Stevens (A. M.)—19.

On motion of Mr. Palmer, the House took a recess.
The speaker called the House to order at 2 p.m.
Roll call showed all members present.

MESSAGE FROM THE GOVERNOR.

OLYMPIA, WASHINGTON, March 11, 1909.

Gentlemen of the House and Senate:

As the representative of the people of the State of Washington, I am unwilling to allow this session of the legislature to pass into history without calling attention to the charges made against our insurance department—charges so grave, in my opinion, as to demand a most thorough and searching investigation at your hands, and which require the appointment of a committee clothed with sufficient powers to ascertain the facts and place them before the people of the state.

Our state has thus far never been smirched, and the protection of its fair name should be the duty of the state government, and I earnestly ask that you do take immediate action, and appoint a legislative committee with power to summons witnesses, compel testimony, and do any and all acts that you yourselves as a body could do in matters of this kind.

Respectfully submitted,

M. E. HAY, Acting Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1909.

Mr. Speaker:

The Senate has passed House bill No. 103, entitled "An act providing for a field examination of the state, with the view to ascertaining the existence and location of suitable road-making materials, etc."

House bill No. 378, entitled "An act to confirm the title and character of conveyances of certain oyster lands heretofore sold in the State of Washington," with the following amendment: Strike "ten ($10.00) dollars" in section 1, line 7 of the original bill and insert the following: "appraised value of the reversionary right now held by the state to be made by the state board of land commissioners";

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON
EXECUTIVE DEPARTMENT,
OLYMPIA, March 11, 1909.

To the House of Representatives of the State of Washington.

Gentlemen: I am directed by Acting Governor Hay to advise you that he has approved the following House bills:
March 3: No. 21, entitled "An act relating to the venue of civil actions and amending section 4854 of Ballinger's Annotated Codes and Statutes of Washington."

No. 152, entitled "An act relating to materialmen's liens and the enforcement thereof."

March 4: No. 100, entitled "An act providing for the survey of certain proposed state roads and state road extensions by the state highway commissioner, and a report on the feasibility of the same."

No. 63, entitled "An act to amend section 5 of an act approved March 13, 1895, Laws of Washington, 1895, page 109, entitled 'An act defining a homestead and providing for the manner of the selection of the same and specifying in what cases the homestead shall be liable to execution.'"

No. 68, entitled "An act providing for the taking and filing of official oaths."

No. 67, entitled "An act amending section 5071 and repealing section 5073 of Ballinger's Annotated Codes and Statutes of Washington, in relation to new trials."

No. 65, entitled "An act to amend section 3 of an act approved March 28, 1890, entitled 'An act relating to foreign corporations and to repeal certain laws in conflict therewith.'"

No. 18, entitled "An act relating to nurses, the registration thereof and providing penalties for violation."

March 5: No. 62, entitled "An act relating to the superior court of the county of Spokane, the election and appointment of judges therein, and declaring an emergency."

March 6: No. 186, entitled "An act for the establishment of certain state roads."

No. 266, entitled "An act authorizing cities of the third class to provide for the drainage and sewerage of such cities and provide for the payment of the cost and maintenance thereof, and declaring an emergency."

No. 296, entitled "An act relating to the relief of the posts of the Grand Army of the Republic."

No. 79, entitled "An act to prevent the firing of guns or the killing, entrapping, shooting, ensnaring, maiming or molesting any of the wild birds at any season of the year upon the waters of Lake Washington, or within one mile of the shores thereof, and providing a penalty for the violation of this act."

No. 125, 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."

No. 269, entitled "An act regulating the use of lamps in coal mines, and providing a penalty for the violation of the provisions thereof."

No. 179, entitled "An act for the relief of Kittitas county, Washington, for money advanced in securing the extradition from the State
of Illinois of Paolo Nigro, accused of a felony, and making an appropria­tion therefor."

No. 281, entitled "An act regulating the sale and manufacture of shoddy and the use of the same in the manufacture of mattresses, couches and other like articles, providing for the enforcement and fixing a penalty for the violation of the provisions thereof."

No. 230, entitled "An act providing for the conveyance by boards of county commissioners of rights-of-way over county roads for state road purposes."

No. 239, entitled "An act to amend section 5 of an act entitled 'An act for the protection of persons working in coal mines,' approved March 6, 1897."

March 9: No. 263, entitled "An act providing the rate of interest to be paid on bonds of Jefferson county and owned by the State of Wash­ington, and declaring an emergency."

No. 33, entitled "An act relating to the construction of an armory for the use of the National Guard of Washington at Bellingham, appropriating money from the military fund therefor, creating a board to superintend the construction thereof."

No. 116, entitled "An act regulating the business of fire insurance, and providing a penalty for violations thereof."

No. 310, entitled "An act relating to the sale of lands granted for public buildings at the state capital, providing for the payment of all claims against the capitol building fund and for the erection and completion of a capitol building, and making an appropriation for the carry­ing out of the provisions of this act, and declaring an emergency."

March 10: No. 305, entitled "An act providing for the protection and propagation of the fishes in the waters of the State of Washington, relating to the catching thereof, fixing penalties, amending section 1 of chapter 117, Session Laws of 1899, and amending section 2 of chapter 2477 of the Session Laws of 1907, and declaring an emergency."

No. 214, entitled "An act to create a bureau of inspection and supervi­sion of public offices and to establish a uniform system of public accounting, auditing and reporting under the administration of the state auditor."

Yours respectfully,
HOWARD G. COSGROVE, Secretary to the Governor.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Beach, the House concurred in the Senate amendments to House bill No. 378 by the following vote: Yeas, 63; nays, 1; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Boone, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Edge, Eldridge,

Voting nay: Mr. Todd—1.

Those absent or not voting were: Messrs. Bell, Bolinger, Bradsberry, Burke, Campbell (F. T.), Campbell (J. E.), Denman, Fancher, Farnsworth, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hubbell, Jackson (F. C.), McClure, Miller, Morris, Morse, Norris, Palmer, Scott, Sparks, Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Weir, Whalley—31.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The Senate has passed House bill No. 180, entitled “An act relating to the sale of propagated game birds, etc.,” with a certain amendment: Sec. 1, line 3, after the word “gift” insert the following: “for propagation purposes only”;

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Sims, the House concurred in the Senate amendments to House bill No. 180 by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Buchanan, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Sladen, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Thayer, Thomp-
son (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—72.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bradsberry, Burke, Campbell (J. E.), David, Fisher, French, Ghent, Gordon, Hewitt, Hubbell, Kayser, McInnis, Palmer, Rudene, Sims, Spedden, Stone, Stuart, Sweet, Thompson (T. A.), Weir—23.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The president has signed Senate bill No. 299, entitled "An act authorizing cities to acquire, hold and improve land for cemetery purposes, etc.");

Senate substitute bill No. 338, "An act authorizing the assessment for local improvements of certain lands owned by the State of Washington within the limits of incorporated cities, etc.");

Senate bill No. 187, "An act relating to the construction of a State Historical building, etc.");

Senate substitute bill No. 162, "An act to regulate the business of life insurance, etc.");

Senate bill No. 363, "An act making an appropriation for the construction and maintenance of state roads, etc.");

Amended Senate bill No. 155, "An act relating to horticulture";

Senate bill No. 295, "An act to provide for the protection of game fish, etc.");

Senate substitute bill No. 249, "An act authorizing cities and towns to construct, condemn and purchase, acquire and to maintain and operate certain public utilities";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate bills Nos. 249, 295, 299, 338, 187, 162, 363 and 155.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The Senate has passed House bill No. 150, entitled "An act granting to the United States for public purposes the use of certain tide and shore lands belonging to the State of Washington";

House bill No. 315, entitled "An act changing the corporate name of the town of LaCamas, in Clarke county, Washington, to 'Camas'";

House bill No. 188, entitled "An act permitting certain county and
city officers to close their offices at 1 o'clock on Saturday afternoons," with the following amendments: Strike in line 2 of section 1 of the engrossed bill the words "to tenth classes inclusive" and substitute therefor the word "class." Strike the "period" in line 6 of the engrossed bill and add the following: "during the months of June, July, August and September";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Palmer, the House concurred in the Senate amendments to House bill No. 188 by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Buck, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Christensen, Clark, Cline, David, Edge, Eldridge, Erickson, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Renick, Sayre, Scott, Sims, Shutt, Slayden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—74.

Those absent or not voting were: Messrs. Anderson (W. T.), Campbell (F. T.), Cogswell, Denman, Fisher, French, Ghent, Hanson (Ole), Hewitt, Jeffries, Kayser, Krouse, McMillan, Norris, Rogers, Rudene, Sparks, Spedden, Sweet, Tennant, Thompson (T. A.)—21.

REPORT OF SPECIAL COMMITTEE.

To the Eleventh Legislature of the State of Washington:

We, your joint committee, appointed under Senate concurrent resolution No. 21, to confer with a like committee from the State of Oregon, relative to the building of a bridge across the Columbia river connecting the State of Washington and the State of Oregon, respectfully report as follows:

The joint committees met in the city of Portland on February 12th and organized by the selection of Senator Allen, of Washington, as chairman and Senator Beach, of Oregon, as secretary. A general discussion of the merits of the bridge was had and an agreement was reached that each joint committee should recommend to their legis-
lative bodies that an appropriation of $5,000 from each state be made to cover the cost of engineering work, plans and specifications for the proposed bridge.

The legislature of the State of Oregon, three days later, refused to appropriate the amount agreed upon by their committee, and your committee, while realizing the importance and feasibility of the project, beg leave to recommend that no action be taken by this legislature in reference to the building of the proposed bridge.

A. B. Eastham,
P. L. Allen,
W. W. Sparks,
Jas. A. Miller,
W. M. Beach.

On motion of Mr. Beach, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 386, entitled "An act making appropriations for the maintenance of and sundry expenses of various state institutions, etc.," and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

There being no objections, the rules were suspended, and the House took up consideration of Senate bill No. 386 on second reading.

SECOND READING OF BILLS.

Senate bill No. 386, making appropriations for the maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry expenses of the state government for the fiscal term beginning April 1, 1909, and ending March 31, 1911, except as otherwise provided: Mr. Holm moved to amend by striking all of line 23 in the printed bill.

The amendment was lost.

Mr. Farnsworth moved to amend by striking lines 36½, 47 and 47½ in the printed bill.

The amendment was lost.

Mr. Palmer moved to amend by striking the figures "$2,500" and "$5,000" in line 166 in the printed bill and inserting in lieu thereof, respectively, the figures "$5,000" and "$10,000."

The amendment was lost.
Mr. Scott moved to amend by inserting after line 166 in the printed bill the following, to be numbered line 166½:

“For state grain inspector’s office, for salary and incidentals, $5,000.”

Mr. Hubbell moved as an amendment to the amendment to strike the figures “48,600” in line 171 in the printed bill, and insert in lieu thereof the figures “38,600.”

The amendment to the amendment was adopted, and the amendment proposed by Mr. Scott, as amended, was adopted.

Mr. Sims moved to amend by inserting between lines 204 and 205 of the printed bill the following:

“Salary and traveling expenses for insurance inspector, $4,000.”

The amendment was lost.

Mr. Renick moved to amend the bill as follows:

Page 9, strike all of lines 331-2-3-4-5-6-7 and 338 and insert in lieu thereof the following: “Maintenance, building, power plant, wall, water system, sewer system, etc.”

The amendment was adopted.

Mr. McMaster moved to amend as follows:

Beginning with the word “Provided” in line 342, strike out all down to and including the word “undergraduates” in line 346 in the printed bill.

The amendment was lost.

Mr. Erickson moved to amend as follows:

Page 10, line 341, after the word “maintenance” add “and establishing a chair in the Scandinavian language.”

The amendment was adopted.

Mr. McMaster moved to amend as follows:

Line 346, strike the word “three” and insert in lieu thereof the word “two.”

The amendment was adopted.

Mr. Carlyon moved to amend as follows:

Line 373, add after the word “paving” the words “and street improvements.”

The amendment was adopted.

Mr. Carlyon moved to amend as follows:

Between lines 375 and 376 insert the following: “to be expended under the direction of the state building commission, as provided in chapter 49 of the Session Laws of 1907.”
The amendment was adopted.
Mr. Farnsworth moved to amend by striking all of line 494. The amendment was lost.
Mr. Renick moved to amend as follows:
Page 1, line 21, strike the words "and cruise of timber" and insert the word "reserved."

The amendment was adopted.
Mr. Campbell (J. E.) moved to amend as follows:
Page 5, between lines 143 and 144, insert the following:
Salary of deputy commissioner at $1,200 per year, $2,400. Expenses at $750 per year, $1,500.

The amendment was adopted, the vote being 39 to 31.
Mr. Renick moved to amend as follows:
Line 151, strike the figures "$30,400" and insert the figures "$34,300."

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, and Senate bill No. 386 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 14; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Calkins, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Ghent, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stuart, Sweet, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Cameron, Farnsworth, French, Gordon, Halsey, Leonard, Locke, Palmer, Sims, Stevens (A. M.), Stone, Taylor, Tonkin, Webster—8.

Those absent or not voting were: Messrs. Buchanan, Buck, Bugge, Burke, Byerly, Jackson (F. C.), McGregor, Thayer—8.
There being no objections, the title of the bill was ordered to stand as the title of the act.

**REPORT OF SPECIAL COMMITTEE.**

*M. Speaker:*

We, your conference committee on amended Senate bill No. 4, beg leave to report as follows:

That section 1 of the original bill be stricken.

That the Senate concur in the House amendment to section 2, line 11 of the original bill, being line 6 of section 2 of the printed amended bill.

That section 3 of the original bill be stricken.

That the Senate concur in the House amendment designated as section 6, being an amendment to section 12, chapter 209 of the Session Laws of 1907.

That the Senate concur in the House amendment to line 21, section 3 of the original bill, being line 12, section 3 of the printed amended bill.

That the Senate concur in the House amendment to line 3 of the form of ballot as forth on page 3 of the printed amended bill.

That the House recede from its amendment to section 6 of the original bill, being section 4 of the printed amended bill.

That the Senate concur in the House amendment by which section 8, amending section 28 of chapter 209 of the Session Laws of 1907, was added to the bill.

That the word “June” in line 3, section 7 of the original bill, being line 2, section 6 of the printed amended bill, be stricken. That the word “October,” which was inserted by the House amendment in lieu of the word “June,” shall also be stricken, and the word “September” be inserted in lieu thereof.

That the House recede to its amendment to section 8 of the original bill, being section 7\(\frac{1}{2}\) of the printed amended bill.

That the House recede from its amendments to section 11 of the original bill, being section 10 of the printed amended bill.

That the Senate concur in House amendment in line 3 of the form of ballot in section 11.

That the sections of the bill be numbered consecutively according to the changes made.

That the Senate concur in House amendment to section 8 of the engrossed amended Senate bill by striking all of said section after and including the word “Provided” in line 38.

W. B. Presby, T. J. Bell,
Will G. Graves, A. P. Gordon,
Ralph Metcalf, J. A. Fancher.

On motion of Mr. Edge, the report was adopted, and Senate bill No. 4 was placed on final passage and passed the House by
the following vote: Yeas, 61; nays, 24; absent or not voting, 10.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Bradsherry, Buchanan, Bugge, Burke, Byerly, Campbell (F. T.), Carlyon, Cline, Cogswell, David, Erickson, Fancher, Fisher, Ghent, Gordon, Halferty, Hewitt, Holm, Kayser, Kenoyer, Leonard, Locke, McGregor, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Scott, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Calkins, Cameron, Campbell (J. E.), Christensen, Denman, Edge, Eldridge, Farnsworth, French, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Krouse, McArthur, McClure, McInnis, Stone, Vollmer—24.

Those absent or not voting were: Messrs. Anderson (John), Beach, Boone, Buck, Clark, Lambert, Sayre, Spedden, Thayer, Thompson (T. A.)—10.

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 11, 1909.

Mr. Speaker:

The Senate has adopted the report of the conference committee on amended Senate bill No. 4, which report is herewith transmitted.

Conference committee amendments:

That section 1 of the original bill be stricken.

That the Senate concur in the House amendment to section 2, line 11 of the original bill, being line 6 of section 2 of the printed amended bill.

That section 3 of the original bill be stricken.

That the Senate concur in the House amendment designated as section 6, being an amendment to section 12, chapter 209 of the Session Laws of 1907.

That the Senate concur in the House amendment to line 21, section 3 of the original bill, being line 12, section 3 of the printed amended bill.

That the Senate concur in the House amendment to line 3 of the form of ballot set forth on page 3 of the printed amended bill.
That the House recede from its amendment to section 6 of the original bill, being section 4 of the printed amended bill.

That the Senate concur in the House amendment by which section 8, amending section 28 of chapter 209 of the Session Laws of 1907, was added to the bill.

That the word "June" in line 3, section 7 of the original bill, being line 2, section 6 of the printed amended bill, be stricken. That the word "October," which was inserted by the House amendment in lieu of the word "June," shall also be stricken, and the word "September" be inserted in lieu thereof.

That the House recede from its amendment to section 8 of the original bill, being section 7½ of the printed amended bill.

That the House recede from its amendments to section 11 of the original bill, being section 10 of the printed amended bill.

That the Senate concur in House amendment in line 3 of the form of ballot in section 11.

That the sections of the bill be numbered consecutively according to the changes made.

That the Senate concur in House amendment to section 8 of the engrossed amended Senate bill by striking all of said section after and including the word "Provided," in line 38.

The Senate has passed House bill No. 238, entitled "An act to provide for the extermination of cougar, wildcat, lynx, coyote and timber wolf, etc.,” with the following amendment: In line 5, section 1, strike the word "two" and insert in lieu thereof the word "one." In line 6, strike the words "and fifty cents”; in same line, strike the figures "$2.50" and insert in lieu thereof the figures "$1.00";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Sims, the House concurred in the Senate amendments to House bill No. 238 by the following vote: Yeas, 74; nays, 1; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Buck, Bugge, Calkins, Cameron, Campbell (F. T.), Campbell (J. E.), Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Tonkin, Vollmer,
SECOND READING OF BILLS.

Senate concurrent resolution No. 29, providing for the employment of Messrs. E. C. MacDonald and George Turner to co-operate with the office of the attorney general in the matter of the Oregon-Washington boundary line case.

The resolution was read the first time in full, and on motion of Mr. Burke the rules were suspended, the first reading considered the second and third, and Senate concurrent resolution No. 29 was adopted by the House.

On motion of Mr. Bell, the House took a recess to 7:30 p.m.

EVENING SESSION.

The speaker called the House to order at 7:30 p.m.
Roll call showed all members present.
The House resumed consideration of House concurrent resolution No. 16.

Mr. Jackson (F. C.) moved to amend as follows:

In the title of said resolution, strike the word "concurrent."
Strike all of that part of the resolution from the beginning down to and including the word "respectively" in line 5 thereof and substitute therefor the following:

"Resolved by the House, That the speaker appoint five members of the House."

Roll call was demanded, and the amendment was lost by the following vote: Yeas, 41; nays, 53; absent or not voting, 1.

Those voting yea were: Messrs. Anderson (John), Bird, Bolinger, Boone, Buchanan, Buck, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Reeve,
Those voting nay were: Messrs. Anderson (Nels), Beach, Bell, Bishop, Bradsberry, Bugge, Burke, Byerly, Cameron, Campbell (J. E.), Carlyon, Clark, Cogswell, David, Edge, Erickson, Fisher, French, Ghent, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rogers, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Ward, Webster, Weir, Mr. Speaker—53.

Absent or not voting: Mr. Anderson (W. T.)—1.

On motion of Mr. Scott, the rules were suspended, the first reading already had considered the second and third, and House concurrent resolution No. 16 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 18; absent or not voting, 2.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradsberry, Buck, Bugge, Byerly, Calkins, Cameron, Campbell (F. T.), Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Young, and Mr. Speaker—75.

Those voting nay were: Messrs. Beach, Bishop, Burke, Campbell (J. E.), Carlyon, Clark, Ghent, Jeffries, Kenoyer, Lambert, McMillan, Morris, Morse, Norris, Sims, Tonkin, Webster, Weir—18.

Those absent or not voting were: Messrs. Buchanan, Cogswell—2.
Mr. Speaker:
The Senate has passed House bill No. 339, entitled "An act for the relief of Conrad L. Hoska, funeral director, of Tacoma, Washington";
House bill No. 145, "An act establishing a Western Washington Farm for the Harmless Insane";
House bill No. 173, "An act making appropriations for deficiency in maintenance appropriations of certain state institutions";
House bill No. 182, "An act for the relief of Indian war veterans of the wars of 1855 and 1856, with the emergency clause stricken."
The president has signed Senate bill No. 214, entitled "An act amending section 6 of an act entitled 'An act to provide for the alteration, replat or vacation of certain townsites, etc.'";
Senate bill No. 203, "An act authorizing and directing the commissioner of public lands to certify certain tide lands, etc.";
Senate bill No. 158, "An act making an appropriation for the relief of Chicago, Milwaukee & Puget Sound railway company, etc.";
Senate bill No. 5, "An act appropriating $3,500 as compensation for services and reimbursement of George Turner and E. C. McDonald, etc.";
Senate substitute bill No. 66, "An act relating to the qualification of members of the legislature, etc.";
Senate bill No. 193, "An act authorizing cities to create an accident fund";
Senate bill No. 166, "An act appropriating money in behalf of the city of Palouse, etc.";
Senate bill No. 265, "An act providing for the protection of structures and appliances used for irrigation purposes, etc.";
Senate bill No. 231, "An act to amend section 32 of an act entitled 'An act to provide for laying out, establishing, etc., of county roads'";
Senate bill No. 331, "An act requiring every city of the first, second, and third class to include in its annual tax levy an amount sufficient to pay all unpaid assessments, etc.";
Senate bill No. 267, "An act to amend section 1 of chapter 55 of the Session Laws of 1905, etc.";
Senate substitute bill No. 65, "An act relating to bills of lading";
Senate bill No. 146, "An act directing the state auditor in the performance of certain duties, etc.";
Senate bill No. 297, "An act relating to the finances of the State of Washington, etc.";
Senate bill No. 357, "An act extending the powers and jurisdiction of incorporated cities, etc.";
Senate bill No. 356, "An act relating to service of process in justice courts, etc.";
Senate bill No. 345, "An act requiring the state board of tax com-
missioners to take charge of the enforcement of certain laws relative to the sale of intoxicating liquors, etc.

Senate bill No. 61, "An act to create a state fish hatchery on Bryant spring, in Walla Walla county, etc.

Senate bill No. 367, "An act providing for the establishment of certain state roads"

Senate bill No. 56, "An act relating to the foreclosure and sale of real property for delinquent taxes, etc.

Senate bill No. 218, "An act creating a state highway board, etc.

Senate bill No. 257, "An act relating to the assessment of benefits resulting to public or county roads, etc.

Senate bill No. 75, "An act relating to survivals of actions for personal injury, etc.

Senate bill No. 216, "An act relating to procedure in condemnation proceedings, etc.

Senate bill No. 385, "An act making appropriation from the military fund for maintenance of the National Guard"

Senate bill No. 261, "An act to amend sections 5 and 12 of an act entitled 'An act to provide for the establishment of drainage districts, etc.'"

Senate bill No. 302, "An act relating to the establishment of fish hatcheries on the Columbia river, etc.

Senate bill No. 351, "An act prohibiting the making, uttering, circulating, etc., or sale of any certificate of any warehouse, distillery, or depository under certain conditions, etc.

Senate bill No. 76, "An act amending section 4828 of Ballinger's Annotated Codes, etc.

Senate bill No. 185, "An act to establish a state trout hatchery on the east fork of the Lewis river in Clarke county"

Senate bill No. 315, "An act authorizing cities of the first class to construct auxiliary water systems for fire protection, etc.

Senate bill No. 50, "An act to enable cities of the first, second, and third class, to exercise the right of eminent domain, etc.

Senate bill No. 289, "An act providing for the appointment of a commission for the purpose of preparing a code of insurance laws, etc.

Senate bill No. 301, "An act making an appropriation for the destruction of seals and sea lions"

And the same are herewith transmitted.

W. M. T. LAUBE, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 277, 134, 370, 46, 356, 419, 371, 401, 236, 14, 318, 193, 128, 440, 87
and 99, have compared same with the engrossed bills and find them correctly enrolled. Respectfully submitted,

T. A. THOMPSON, Chairman.

We concur in this report: Henry R. Spedden, John Anderson.


MESSAGE FROM THE SENATE.

STATE OF WASHINGTON


The Senate has refused to concur in the House amendments to Senate bill No. 254, and asks the House to recede therefrom.

The Senate has adopted the report of the conference committee on House bill No. 313 and has receded from certain amendments.

The Senate has concurred in the House amendments to Senate bill No. 282.

The Senate has passed House bill No. 344, "An act creating the Southwest Washington Fair Association, etc.," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Halsey moved that the House refuse to recede from its amendments to House bill No. 254 and that a conference committee thereon be appointed.

The motion carried and the speaker appointed on such committee Messrs. Halsey, Slayden and Sparks.

MESSAGE FROM THE SENATE.


The Senate has concurred in House amendments to Senate bill No. 386.

The Senate has appointed as members of a conference committee on Senate bill No. 254, Senators Paulhamus, Cotterill, and Graves.

The Senate has passed House concurrent resolution No. 15 and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.
REPORTS OF SPECIAL COMMITTEES.

Mr. Speaker:

We, your conference committee on House amendments to Senate bill No. 254, have had the same under consideration, and recommend that the House recede from that portion of its amended section 3 after the word "charters," striking all after same and placing a period after the said word "charters"; and that the Senate concur in all of the other House amendments to said bill.

Elmer E. Halsey.
W. W. Sparks.
J. W. Slayden.
Geo. F. Cotterill.
W. H. Paulhamus.
Will G. Graves.

On motion of Mr. Slayden, the report was adopted, and House bill No. 254 was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell (J. E.), Carlyon, Clark, David, Dennan, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Norris, Reeve, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Stuart, Sweet, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—74.

Voting nay: Mr. Christensen—I.


MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

The Senate has passed House bill No. 81, entitled "An act changing the limits of the fifty-third and fifty-fourth representative districts in Whatcom county, etc.";
House bill No. 196, "An act for the protection of crabs in waters of the State of Washington";

House bill No. 391, "An act changing the boundary line between the representative and senatorial districts in Whitman county, etc."

House bill No. 421, "An act relating to the boundaries of the twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, and twenty-ninth senatorial districts, and the thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, and thirty-ninth representative districts in Pierce county";

House bill No. 439, "An act prescribing the duties of sheriffs in certain matters, etc.");

House concurrent resolution No. 16, relating to the investigation of certain state offices, with the following amendment: "Strike the words "at the city of Olympia and the chamber of the House of Representatives" in the first line of the second page and substitute therefor the following: "at such places in the State of Washington as it may desire";

House concurrent resolution No. 13, relating to the anthem "Washington Beloved";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1909.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 264, 105, 155, 374, 391, 81, 412, 368, 329, 312, 378, 315, 410, 97, 413, 267, 196, 439, 250, 188, 383, 411, 180, 421, 173, 103, 299, 145, 182, 339, 238, 150, 313, 344, and House concurrent resolutions Nos. 15 and 13, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

HENRY R. SPEDDEN.

JOHN ANDERSON.

The speaker announced that he had signed House bills Nos. 421, 173, 103, 188, 383, 411, 250, 315, 410, 413, 267, 196, 439, 264, 105, 155, 374, 391, 81, 412, 368, 329, 378, 312, 180 and 97.

The speaker announced that he had signed House concurrent resolutions Nos. 15 and 13, and House bills Nos. 344, 313, 150, 238, 339, 182, 145 and 299.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

MR. SPEAKER:

The president has signed Senate bill No. 200, entitled “An act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime, etc.”;

Senate bill No. 153, “An act providing for the appointment of court commissioners, etc.”;

Senate bill No. 40, “An act providing for the custody, control, treatment, maintenance and adoption of neglected and delinquent children, etc.”;

Senate bill No. 284, “An act granting rights-of-way to municipal corporations, etc.”;

Senate bill No. 97, “An act to appropriate $1,000 to carry on the inspection of steam vessels, etc.”;

Senate bill No. 382, “An act changing and defining the boundaries between the thirty-second and thirty-sixth senatorial districts”;

Senate bill No. 72, “An act for the relief of B. D. Minkler, etc.”;

Senate bill No. 208, “An act relating to the prevention of diseases in sheep, etc.”;

House bill No. 99, “An act relating to the justices of the peace and constables in cities having a population of 80,000 or more inhabitants, etc.”;

House bill No. 370, “An act providing for the establishment and construction of ditches for drainage purposes, etc.”;

House bill No. 419, “An act authorizing the county commissioners of any county to acquire and operate quarries, etc.”;

House bill No. 134, “An act for the relief of Harry Lawrence, of Jefferson county, etc.”;

House bill No. 356, “An act providing for the procedure in the appointment of guardians for the estate of minors, etc.”;

House bill No. 46, “An act authorizing and empowering the board of regents of the State College of Washington to acquire by lease or gift a tract or tracts of land for experimental or other purposes, etc.”;

House bill No. 277, “An act relating to the acquisition, control, management and disposition of the granted school, tide, oyster and other lands and harbor areas of the State of Washington”;

House bill No. 105, “An act providing for fire drills in the schools of this state”;

House bill No. 374, “An act relating to attorneys and counselors at law”;

House bill No. 250, “An act for the relief of Fred H. Greene”;

House bill No. 299, “An act providing against the adulteration of feeding stuffs”;

House bill No. 97, “An act relating to filing of plats”;
House bill No. 264, "An act to regulate, license or prohibit the running of pool halls";
House bill No. 267, "An act to provide for the appointment of a female as assistant commissioner of labor";
House bill 410, "An act in relation to estrays, etc.";
House bill No. 318, "An act relating to the taking of game and food fishes, etc.";
House bill No. 440, "An act providing for the survey and reservation of so much of the state tide lands lot lying in front of lot 5, section 25, township 24 north, range 1 east, W. M.";
House bill No. 236, "An act relating to the reincorporation of cities and towns, etc.";
House bill No. 128, "An act authorizing and directing the board of state land commissioners to sell the south ten acres of the northeast quarter of the southeast quarter of section 31, township 27 north of range 8 east W. M.";
House bill No. 193, "An act to prohibit the taking away, shipping or transportation of certain game birds from the islands of the State of Washington";
House bill No. 87, "An act relating to the cancellation of county warrants";
House bill No. 14, "An act providing for the amendment of section 10, article 3 of the Constitution of the State of Washington";
House bill No. 401, "An act relating to the examination of insurance companies, etc.";
House bill No. 371, "An act to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this state";
House bill No. 411, "An act providing for the establishment and maintenance of free libraries, etc.";
House bill No. 315, "An act changing the corporate name of the town of LaCamas, in Clarke county, etc.";
House bill No. 196, "An act for the protection of crabs in the waters of the State of Washington";
House bill No. 439, "An act prescribing the duties of sheriffs in certain matters, etc.";
House bill No. 155, "An act relating to the nomination of candidates for county commissioners";
House bill No. 391, "An act changing the boundary lines between the representative and senatorial districts in Whitman county";
House bill No. 188, "An act permitting certain city and county officers to close their respective offices at one o'clock on Saturday afternoon";
House bill No. 103, "An act providing for a field examination of the state with a view to ascertain the existence and location of suitable road-making material, etc.";
House bill No. 413, "An act to authorize the state board of fish commissioners to move the state fish hatchery located on the Chehalis river, etc.";
House bill No. 81, "An act changing the limits of the fifty-third and fifty-fourth representative districts in Whatcom county, etc.";

House bill No. 412, "An act to provide for the refund and rebate of the amount collected by municipal corporations, etc.";

House bill No. 368, "An act prohibiting the sale or offering for sale or keeping possession of and prohibiting the canning of clams, oysters, or other shell fish which have been open for a period of more than four days";

House bill No. 329, "An act fixing the place of office of prosecuting attorneys";

House bill No. 378, "An act to confirm the title and character of conveyances of certain oyster lands, etc.";

House bill No. 312, "An act relating to the proper ventilation and safety of coal mines";

House bill No. 180, "An act relating to the sale of propagated game birds, game fish, or game animals, etc.";

House bill No. 173, "An act making appropriation for deficiencies of certain state institutions, etc.";

House bill No. 383, "An act to provide for the licensing of peddlers, etc.";

House bill No. 421, "An act relating to certain senatorial and representative districts in Pierce county";

And the same are herewith transmitted.

The Senate has adopted the report of the conference committee on Senate bill No. 254, which is as follows:

"We, your conference committee on House amendments to Senate bill No. 254, have had the same under consideration and recommend that the House recede from that portion of its amended section 3 after the word 'charter,' striking all after same and placing a period after the said word 'charter' and that the Senate concur in all of the other House amendments to said bill."

The Senate has passed over the veto of the acting governor, Senate bill No. 177, and the acting governor's message and the bill are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Beach, the rules were suspended, and the House took up consideration of the matter of the governor's veto of Senate bill No. 177.

The bill was read in full, placed on final passage and failed to pass the House by the following vote: Yeas, 39; nays, 40; absent or not voting, 16.

Those voting yea were: Messrs. Beach, Bell, Bishop, Bradberry, Bugg, Burke, Cameron, Campbell (J. E.), Clark, Erickson, Fisher, Ghent, Gordon, Hall, Hanson (H. H.), Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McInnis, McMil-
Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Boone, Buck, Byerly, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eldridge, Fancher, Farnsworth, French, Halsey, Hayward, Hubbell, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McKinney, McMaster, Morris, Morse, Reeve, Rogers, Rudene, Shutt, Slayden, Spedden, Sweet, Todd, Vollmer, Whalley, Young—40.

Those absent or not voting were: Messrs. Buchanan, Car­lison, Cogswell, David, Edge, Halferty, Hanson (Ole), Holm, McArthur, McGregor, Miller, Sayre, Scott, Sparks, Stevens (A. M.), Thayer—16.

The speaker announced as the House members of the com­mittee to receive President Taft, under the provisions of Sen­ate concurrent resolution No. 24, Messrs. Bell, Hubbell and Fancher.

Mr. Jackson (F. C.) moved that the House concur in the Senate amendments to House concurrent resolution No. 16.

Roll call was demanded, and the motion was lost by the fol­lowing vote: Yeas, 33; nays, 56; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Bolinger, Calkins, Campbell (F. T.), Christensen, Cline, Denman, Eld­ridge, Fancher, Farnsworth, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Holm, Jackson (F. C.), Jackson (R. A.), Leonard, McClure, McGregor, McKinney, McMaster, Reeve, Rogers, Scott, Sparks, Stone, Todd, Vollmer, Whalley, Young, Mr. Speaker—33.

Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Boone, Bradsberry, Buck, Buggie, Burke, Byerly, Cameron, Campbell (J. E.), Car­lison, Cogswell, David, Erickson, Fisher, French, Ghent, Hall, Hubbell, Jeffries, Kayser, Kenoyer, Krouse, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morris, Morse, Norris, Palmer, Renick, Rudene, Sims, Shutt, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Tonkin, Ward, Webster, Weir—56.
Those absent or not voting were: Messrs. Buchanan, Clark, Edge, Hayward, Hewitt, Sayre—6.

Mr. Jackson (F. C.) moved that the Senate be requested to recede from its amendments to House concurrent resolution No. 16.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The Senate has receded from its amendment to House concurrent resolution No. 16.

The president has signed House bill No. 145, “An act establishing the Western Washington Hospital for the Harmless Insane, etc.”;

House bill No. 182, “An act for the relief of Indian war veterans of the wars of 1855 and 1856”;

House bill No. 339, “An act for the relief of Conrad L. Hoska”;

House bill No. 283, “An act to provide for the extermination of cougar, wildcats, etc.”;

House bill No. 150, “An act granting to the United States certain lands for public purposes, etc.”;

House bill No. 313, “An act for the protection of certain game birds”;

House concurrent resolution No. 15, “An act making appropriations for extra services rendered by certain employees of the state”;

House bill No. 344, “An act creating the Southwest Washington Fair Association, etc.”;

House concurrent resolution No. 13, relating to the anthem “Washington Beloved”;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The speaker appointed Messrs. Hubbell, Taylor and McMaster as the House members of the committee provided for in House concurrent resolution No. 16.

On motion of Mr. Beach, the House confirmed the appointments.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1909.

Mr. Speaker:

The president has appointed Senators Allen and Fishback as members of the investigating committee, in accordance with the terms of House concurrent resolution No. 16, and the same have been confirmed.

The president has signed Senate bill No. 386, entitled “An act mak-
ing 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, etc.

Senate bill No. 241, "An act providing for the construction and improvement of county roads, etc."

Senate bill No. 255, "Relating to the sale of and the fixing of the standard of agricultural seed, etc."

Senate bill No. 282, "An act to provide for the safe depositories and regulating the deposit of state moneys therein, etc."

Senate amended bill No. 4, "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, etc."

Senate bill No. 247, "An act to regulate the practice of optometry, etc."

Senate bill No. 254, "An act to regulate the manner in which railroads shall cross highways and other railroads, etc."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

RESOLUTIONS.

By the Committee on Rules and Order:

Resolved, That the speaker, chief clerk and sergeant-at-arms be allowed ten days, the journal clerk be allowed fifteen days and the assistant chief clerk, desk clerk, engrossing clerk and docket clerk be allowed five days each in which to complete the work of the session, and that they be allowed their regular per diem therefor; and be it further

Resolved, That W. A. Ryan and Wm. Collins be allowed the sum of ten dollars each for cleaning the House chamber and committee rooms after the close of the session that the speaker and chief clerk make out the necessary vouchers, upon which warrants for the same shall be drawn.

The resolution was adopted.

By the Committee on Rules and Order:

Resolved, That Loren Grinstead, 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; that the state auditor shall issue a warrant for one-half the amount when the printer's receipt for said copy is filed in his office, and 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.

The speaker announced that he had signed Senate bills Nos. 344, 350, 192, 37, 348, 238, 244, 227, 362, 41, 248, 197, 361,
On motion of Mr. McMaster, all bills in the House which had not been acted upon were indefinitely postponed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 30, relating to the adjournment of the legislature, and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

Senate concurrent resolution No. 30, appointing a committee to notify the governor that the legislature had closed its business, was read, and on motion of Mr. Taylor the rules were suspended, the first reading considered the second and third and Senate concurrent resolution No. 30 was adopted by the House, and the speaker appointed thereunder Messrs. Halsey, Palmer and Farnsworth.

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 report.

The speaker appointed Messrs. Carlyon, Thompson (H. W.) and McGregor to notify the Senate that the House was about to adjourn.

A committee from the Senate, consisting of Senators Stevenson, Minkler and Polson, notified the House that the Senate was about to adjourn.

On motion of Mr. Jackson (F. C.), the journal of the day was approved.

On motion of Mr. Tonkin, the House adjourned sine die.

Loren Grinstead,
Chief Clerk.

Leo. O. Meigs,
Speaker.
INDEX.

SUBJECT AND HISTORY OF HOUSE AND SENATE BILLS, RESOLUTIONS, MEMORIALS, ETC.,

AND

GENERAL INDEX.

—53 H
## SUBJECT AND HISTORY OF HOUSE BILLS.

### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Report from Committee</th>
<th>Second reading</th>
<th>Third reading</th>
<th>Other action by House</th>
<th>Report from Senate</th>
<th>Signed by Speaker</th>
<th>Signed by President</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mr. Ole Hanson</td>
<td>Relating to betting, wagering and bookmaking upon horse races.</td>
<td>66</td>
<td>141</td>
<td>143</td>
<td>143</td>
<td>259</td>
<td>226</td>
<td>208</td>
</tr>
<tr>
<td>2</td>
<td>Mr. David</td>
<td>Providing for four judges of superior court for Pierce county.</td>
<td>66</td>
<td>116</td>
<td>120</td>
<td>120</td>
<td>197</td>
<td>163</td>
<td>243</td>
</tr>
<tr>
<td>3</td>
<td>Mr. Whalley</td>
<td>Relative to suits for divorce, alimony and annulment of marriage.</td>
<td>66</td>
<td>357</td>
<td></td>
<td></td>
<td>141</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Mr. Bell</td>
<td>Providing for payment by counties of expenses incurred in compliance with an act to provide for construction of drains, ditches, etc.</td>
<td>66</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Mr. Bell</td>
<td>Establishing a home for the indigent blind, aged and infirm.</td>
<td>66</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Mr. Christensen</td>
<td>Amending an act to regulate the practice of medicine and surgery, etc.</td>
<td>66</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Mr. Christensen</td>
<td>Amending Session Laws of 1893, regulating the practice of dentistry.</td>
<td>67</td>
<td>305</td>
<td></td>
<td></td>
<td>305</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Mr. McGregor</td>
<td>Levying a tax sufficient to produce ten dollars for each child of school age.</td>
<td>67</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Mr. Cline</td>
<td>An act for certain deficiencies in maintenance of the state fair.</td>
<td>67</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Mr. Jeffries</td>
<td>Creating a police and firemen's relief, health, life insurance and pension fund.</td>
<td>67</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Mr. Sayre</td>
<td>Protecting state and county roads from injury by narrow tires.</td>
<td>68</td>
<td>313</td>
<td></td>
<td></td>
<td>313</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
12. Mr. TENNANT: Amending an act providing for the payment of bailiffs of the superior courts.

13. Mr. GHENT: An act to establish a state sanitarium for the prevention and cure of tuberculosis.

14. Mr. TODD: Amending the state constitution relating to the executive department and providing for the succession to the office of governor.

15. Mr. TODD: Amending the state constitution relating to the legislative department and providing for submission of laws to a vote of the people.

16. Mr. WHALLEY: An act to encourage the donation of property to the state or to cities by testators for benevolent or other philanthropic purposes.

17. Mr. BELL: Amending an act enabling certain cities of first, second and third class to exercise the right of eminent domain.

18. Mr. BUCHANAN: Defining the term "registered nurse."

19. Mr. McCLURE: Prohibiting livestock from running at large in counties in which three-fourths of the lands are under fence.

20. Mr. PALMER: Relating to the sale of spirituous, fermented, malt or other intoxicating liquors in other than incorporated cities.

21. Mr. THAYER: Relating to the venue of civil actions, amending section 4854 of Ballinger's code.

22. Mr. SPARKS: Providing for the appointment of guardians for minors, idiots and insane persons having property.

23. Mr. SPARKS: For the relief of F. M. Fortune.

24. Mr. SPARKS: For the relief of LaCamas Booming company.

25. Mr. SAYRE: Amending Pierce's Code, relating to the sale of intoxicating liquor to minors.

26. Mr. SPARKS: To provide all passenger cars with toilets, running water and clean towels.

27. Mr. SPARKS: To provide for the length of sheets used in beds in hotels and lodging houses.
### Subject and History of House Bills—Continued.

**Number, Author and Subject.**

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Description</th>
<th>Read First Time</th>
<th>Report from Committee</th>
<th>Second Reading and Amendments</th>
<th>Third Reading and Vote on House Passage</th>
<th>Third Reading and Vote on Senate Passage</th>
<th>Report from Senate</th>
<th>Signed by Speaker of Senate</th>
</tr>
</thead>
<tbody>
<tr>
<td>28</td>
<td>Mr. Sparks</td>
<td>To provide hotels and lodging houses with fire escapes, etc.</td>
<td>70</td>
<td>194</td>
<td>196</td>
<td>209</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Mr. McMaster</td>
<td>To provide for the creation by popular vote of anti-saloon territory within which the sale of intoxicating liquor shall be prohibited.</td>
<td>70</td>
<td>208</td>
<td>212</td>
<td>285</td>
<td>258</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Mr. Sayre</td>
<td>To enable the coroner of certain counties to appoint deputies</td>
<td>79</td>
<td>169</td>
<td></td>
<td>169</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Committee on Printing</td>
<td>Appropriating $10,000 to pay for printing ordered by the Eleventh legislature.</td>
<td>80</td>
<td>82</td>
<td>82</td>
<td>112</td>
<td>163</td>
<td>243</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Mr. Sparks</td>
<td>Relating to the probate of estates of deceased persons.</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>Mr. Miller</td>
<td>Relating to the construction of an armory for the national guard at Bellingham.</td>
<td>80</td>
<td>339</td>
<td>387</td>
<td>387</td>
<td>588</td>
<td>409</td>
<td>565</td>
</tr>
<tr>
<td>34</td>
<td>Mr. Byerly</td>
<td>Making the destruction of property or life by explosives a felony.</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Mr. Shutt</td>
<td>To cure defects in the execution of deeds, mortgages, etc.</td>
<td>80</td>
<td>131</td>
<td></td>
<td>131</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Mr. Shutt</td>
<td>Amending Pierce's Code relating to actions brought to recover the possession of real property.</td>
<td>80</td>
<td>131</td>
<td></td>
<td>131</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>Mr. McMaster</td>
<td>Dedicating certain state lands in sec. 16, tp. 25 n. range 4 e, W. M., to the city of Seattle.</td>
<td>80</td>
<td>184</td>
<td>187</td>
<td>187</td>
<td>437</td>
<td>425</td>
<td>451</td>
</tr>
<tr>
<td>38</td>
<td>Mr. Lambert</td>
<td>Fixing the time in which certain game birds can be killed.</td>
<td>80</td>
<td>313</td>
<td>393</td>
<td>393</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>Mr. Bolinger</td>
<td>Amending Pierce's Code relating to the bounties on wild animals.</td>
<td>81</td>
<td>437</td>
<td></td>
<td>437</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
40. Mr. Slayden: Continuing the appropriation to the Alaska-Yukon-Pacific Exposition

41. Mr. Shott: Concerning the manner of electing county commissioners

42. Mr. Rudene: Amending an act relative to diking districts

43. Mr. Rudene: Repealing Session Laws of 1905, relating to dikes and dams

44. Mr. Rudene: Granting additional powers to cities of the second, third and fourth classes to regulate certain corporations, etc

45. Mr. E. M. Stephens: Amending an act relating to the Washington state reformatory

46. Mr. Todd: Authorizing the board of regents of the state college to acquire by lease or purchase certain lands for experimental purposes

47. Mr. Lambert: For the protection of farmers and others for caring for stock

48. Mr. Burke: Relating to the superior courts of Lewis, Pacific, Wahkiakum, Cowlitz, Clark, Skamania and Klickitat counties

49. Mr. Holm: Providing for the purchase of the highway bridge across the Columbia river at Wenatchee

50. Mr. Calkins: Establishing a general and uniform public school system for the state

51. Mr. Palmer: Amending an act regulating automobiles or motor vehicles on public highways

52. Mr. Leonard: Providing for the laying out and construction of state highway No. 5 (Cowlitz-Naches road)

53. Mr. Edge: Regulating marriages and the issuance of marriage licenses

54. Mr. Hayward: Appropriating $2,000 for the House of Good Shepherd charitable work in Spokane

55. Mr. Bell: Amending an act relating to the registration and confirmation of titles to land
### Subject and History of House Bills—Continued.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author/Title</th>
<th>Read First Time</th>
<th>Report from Committee</th>
<th>Second Reading and Amendment</th>
<th>Third Reading and Vote on House</th>
<th>Other Action by Senate</th>
<th>Report from Senate</th>
<th>Signed by President of Senate</th>
<th>Message from Governor</th>
<th>Index—Regular Session</th>
</tr>
</thead>
<tbody>
<tr>
<td>56.</td>
<td>Mr. Bell: Relating to the registration of land titles through sale of land for taxes</td>
<td>88</td>
<td>408</td>
<td></td>
<td>408</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>57.</td>
<td>Mr. Bell: Amending an act relating to the deposit of public funds by county treasurers</td>
<td>88</td>
<td>232, 272</td>
<td>320, 428, 290</td>
<td>427</td>
<td>451</td>
<td>466</td>
<td>569</td>
<td></td>
<td></td>
</tr>
<tr>
<td>58.</td>
<td>Mr. Bell: Amending an act relating to the deposit of municipal funds</td>
<td>88</td>
<td>163, 166</td>
<td>167</td>
<td>487</td>
<td>190</td>
<td>426</td>
<td>451</td>
<td>447</td>
<td>568</td>
</tr>
<tr>
<td>59.</td>
<td>Mr. Bell: To amend article 6 of the state constitution, relating to the qualifications of voters (Woman suffrage)</td>
<td>88</td>
<td>839, 676</td>
<td></td>
<td>676</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>60.</td>
<td>Mr. Tennant: Amending Laws of 1893 relating to dentistry</td>
<td>88</td>
<td>131, 136</td>
<td>147</td>
<td>321, 269</td>
<td>150, 149</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.</td>
<td>Mr. Ghent: Amending an act to regulate the hours of employment of females in mercantile and other establishments</td>
<td>88</td>
<td>215, 264</td>
<td>319, 323, 322</td>
<td>325, 324</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.</td>
<td>Mr. Edge: Relating to the superior court of the county of Spokane</td>
<td>89</td>
<td>160, 160</td>
<td>265</td>
<td>568</td>
<td>559, 569</td>
<td>579</td>
<td>808</td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.</td>
<td>Mr. Edge: Amending an act defining a homestead and selection of same</td>
<td>89</td>
<td>153, 157</td>
<td>193</td>
<td>495</td>
<td>472</td>
<td>502</td>
<td>516</td>
<td>808</td>
<td></td>
</tr>
<tr>
<td>64.</td>
<td>Mr. Scott: Regulating the practice of osteopathy and license for same</td>
<td>89</td>
<td>436</td>
<td></td>
<td>436</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>65.</td>
<td>Mr. Edge: Amending an act relating to foreign corporations</td>
<td>89</td>
<td>163, 173</td>
<td>267</td>
<td>495</td>
<td>472</td>
<td>502</td>
<td>516</td>
<td>808</td>
<td></td>
</tr>
<tr>
<td>66.</td>
<td>Mr. F. T. Campbell: Amending Pierce's Code relating to the duties of mayor of fourth class towns</td>
<td>89</td>
<td>208</td>
<td>34, 269</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>67.</td>
<td>Mr. Todd: Amending an act relating to new trials</td>
<td>89</td>
<td>184, 190</td>
<td>316</td>
<td>495, 194</td>
<td>472</td>
<td>502</td>
<td>516</td>
<td>808</td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Speaker</td>
<td>Bill Details</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>Mr. Todd</td>
<td>Providing for taking of official oaths</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>Mr. Farnsworth</td>
<td>Concerning notaries public</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>Mr. J. E. Campbell</td>
<td>Amending an act relating to survival of actions for personal injuries</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>Mr. J. E. Campbell</td>
<td>Amending an act relating to recovery of damages for the death of a person caused by neglect of another</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>Mr. Sayre</td>
<td>Prohibiting the sale of intoxicating liquor within three miles of any state soldiers' home</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>Mr. Rudeness</td>
<td>Prohibiting the chasing or killing of certain game birds in Skagit county</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>Mr. Erickson</td>
<td>Appropriating $9,000 for the Florence Crittenden Home and the White Shield Home rescue work</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>Mr. McClure</td>
<td>Amending Ballinger's Code relating to classification of cities and towns</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>Mr. Cameron</td>
<td>Prohibiting any person from holding more than one public office at the same time</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>Mr. Farnsworth</td>
<td>Amending Session Laws of 1907: regulating and providing for nomination of candidates for public offices</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>Mr. Farnsworth</td>
<td>Amending section 1455 of Ballinger's Code</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>Mr. McMaster</td>
<td>To prevent the killing of any wild birds on the waters and within one mile of Lake Washington</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>Mr. McMaster</td>
<td>Relating to surety companies</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>Mr. Miller</td>
<td>Changing the limits of the 53rd and 54th representative districts in Whatcom county</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>Mr. Hubbell</td>
<td>To prohibit operators or managers of coal mines from permitting persons to remain in mines more than eight hours of any day.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>Mr. McMillan</td>
<td>Appropriating certain funds to the Bellingham state normal school</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>Mr. Bell</td>
<td>Levying a tax for advertising the advantages of counties</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Read first time and referred</th>
<th>Report from Committee</th>
<th>Second reading and amendments</th>
<th>Third reading and passage on House</th>
<th>Other action by Senate</th>
<th>Report from Speaker</th>
<th>Signed by Speaker of Senate</th>
</tr>
</thead>
<tbody>
<tr>
<td>85.</td>
<td>Mr. Buchanan</td>
<td>Providing for the protection of the public health</td>
<td>98</td>
<td>485</td>
<td></td>
<td>305</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>86.</td>
<td>Mr. Miller</td>
<td>Amending an act relating to conditional sales of personal property</td>
<td>98</td>
<td>184</td>
<td>191</td>
<td>316</td>
<td>194</td>
<td></td>
<td></td>
</tr>
<tr>
<td>87.</td>
<td>Mr. Miller</td>
<td>Amending an act relating to the cancellation of county warrants</td>
<td>98</td>
<td>184</td>
<td>192</td>
<td>342</td>
<td>822</td>
<td>724</td>
<td>823, 827</td>
</tr>
<tr>
<td>88.</td>
<td>Mr. Miller</td>
<td>Amending an act relating to chattel mortgages</td>
<td>98</td>
<td>357</td>
<td>445</td>
<td>445</td>
<td>471</td>
<td></td>
<td></td>
</tr>
<tr>
<td>89.</td>
<td>Mr. McArthur</td>
<td>Relative to the payment of deposits in trust</td>
<td>98</td>
<td>241</td>
<td>264</td>
<td>327</td>
<td>369</td>
<td></td>
<td></td>
</tr>
<tr>
<td>90.</td>
<td>Mr. McArthur</td>
<td>Regulating the transfer of stock of corporations</td>
<td>99</td>
<td>408</td>
<td></td>
<td>408, 336</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>91.</td>
<td>Mr. Bell</td>
<td>Repealing an act providing for the assessment of the operating property of railroads</td>
<td>99</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>92.</td>
<td>Mr. Bell</td>
<td>Repealing an act providing for the assessment of the property of telegraph companies</td>
<td>99</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>93.</td>
<td>Mr. Stone</td>
<td>Regulating the practice of embalming and granting license</td>
<td>99</td>
<td>305</td>
<td>353</td>
<td>492</td>
<td>696</td>
<td>565</td>
<td>696, 713</td>
</tr>
<tr>
<td>94.</td>
<td>Mr. French</td>
<td>Defining liabilities of persons owning railroads, relative to damages</td>
<td>99</td>
<td>290</td>
<td></td>
<td>290</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>95.</td>
<td>Mr. French</td>
<td>Creating office of county inspector of horticulture</td>
<td>99</td>
<td>339</td>
<td></td>
<td>339</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>96.</td>
<td>Mr. French</td>
<td>Authorizing the appointment of superior court reporters</td>
<td>99</td>
<td>290</td>
<td></td>
<td>290</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>97.</td>
<td>Mr. H. H. Hanson</td>
<td>Amending an act relating to filing of plats</td>
<td>99</td>
<td>313</td>
<td>394</td>
<td>394</td>
<td>825, 409</td>
<td>925</td>
<td>826</td>
</tr>
</tbody>
</table>
98. Mr. Morris: Relating to the offense of slander.

99. Mr. Tenant: Relating to justices of the peace and constables in certain cities.

100. Mr. Bolinger: Providing for the survey of certain proposed state roads.

101. Mr. Bolinger: An act to protect state and county roads.

102. Mr. Bolinger: Amending an act for the establishment and construction of state roads.

103. Mr. Bolinger: Providing for a field examination to ascertain location of roadmaking materials, etc.

104. Mr. Erickson: Making an appropriation to support the Washington State Historical Society.

105. Mr. Leonard: Providing for fire drills in the schools.

106. Mr. Palmer: Regulating the sale of spirituous, malt, and other intoxicating liquors.

107. Mr. Tenant: To create a police relief, health and insurance fund.

108. Mr. Denman: To provide for the issuing of certificates and diplomas to school teachers.

109. Mr. Taylor: Amending an act granting to county commissioners the power to create game reserves on certain islands.

110. Mr. Ghent: An act to compel placing of cuspidors in entrances and lobbies of all private office buildings, hotels, etc.

111. Mr. Wheeler: Relating to the powers of directors of trust companies, etc.

112. Committee on Printing and Supplies: Making an appropriation for the payment of the publication of certain notices.

113. Mr. Vollmer: To encourage country poultry or livestock associations and exhibits of same.

114. Mr. F. C. Jackson: Providing for construction of permanent roads and creating a road fund.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Read and referred to committee</th>
<th>Second reading and amendments</th>
<th>Third reading and passage on House</th>
<th>Other action by Speaker</th>
<th>Signed by Speaker</th>
<th>Message from Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>115.</td>
<td>Mr. Morris</td>
<td>Creating the office of county recorder</td>
<td>119 241</td>
<td>354 558</td>
<td>378 588 604 808</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>116.</td>
<td>Mr. Ward</td>
<td>Regulating the business of fire insurance</td>
<td>119 194 354</td>
<td>588 578 588 604 808</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>117.</td>
<td>Mr. Ward</td>
<td>Authorizing cities of the first class to acquire rights and property by condemnation proceedings for street railway franchises</td>
<td>119 305</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>118.</td>
<td>Mr. Whalley</td>
<td>An act to establish a nautical training school</td>
<td>119</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>119.</td>
<td>Mr. Tennant</td>
<td>Authorizing railroad companies the right to sell, purchase, lease and consolidate</td>
<td>119 331 480 458 526 695 713 733</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>120.</td>
<td>Mr. Buchanan</td>
<td>Providing that railroads shall be liable for damages to employees</td>
<td>120 289 309 325 313</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>121.</td>
<td>Mr. Sayre</td>
<td>Amending Session Laws of 1905 relative to game</td>
<td>120 408</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>122.</td>
<td>Mr. Bell</td>
<td>Amending an act authorizing the formation of metropolitan park districts</td>
<td>127</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>123.</td>
<td>Mr. Bell</td>
<td>Amending an act regulating the nomination of candidates for public offices</td>
<td>127</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>124.</td>
<td>Mr. Ghent</td>
<td>Amending an act relating to hunters' licenses</td>
<td>127 436</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>125.</td>
<td>Mr. Bradberry</td>
<td>To enable counties, cities and towns to validate certain warrants</td>
<td>127 169 177 182 559 588 603 808</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>126.</td>
<td>Mr. Erickson</td>
<td>Relating to the time within which actions based upon liabilities incurred in the purchase of necessaries may be commenced</td>
<td>128 290</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>127.</td>
<td>Mr. Kayser</td>
<td>Regulating the sale of intoxicating liquors</td>
<td>128</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
128. Mr. Bird: Authorizing the state land commissioners to sell certain lands in sec. 31, tp. 28 n, range 8 e, W. M. 

129. Mr. Cline: Amending an act relating to the deposit of public funds in banks by county treasurers. 

130. Mr. Edge: Declaring it to be public policy that public work for the state shall be performed by citizens of the U. S., etc. 

131. Mr. Edge: Amending section 4736 of Ballinger's Code relative to juries. 

132. Mr. Eldridge: Providing for the screening of irrigation ditches to prevent the destruction of food and game fish. 

133. Mr. Edge: Amending section 1 of article 6 of the constitution, relating to elections. 

134. Mr. Bishop: An act for the relief of Harry Lawrence. 

135. Mr. Slayden: Making void the sale or encumbrance of stocks of goods for the purpose of preferring creditors. 

136. Mr. Leonard: Amending an act relating to assessments for local improvements. 

137. Mr. E. M. Stephens: Establishing a board of state game and game fish commissioners. 

138. Mr. Buchanan: Providing for the compulsory physical examination of all school children. 

139. Mr. Taylor and Mr. Tonkin: To improve county roads and giving the privilege of voting bonds, etc. 

140. Mr. Krouse: Amending an act relating to the correction of defects in city and town plats. 

141. Mr. Erickson: Relating to the construction of a State Historical building. 

142. Mr. Bishop: To provide for the licensing and government of pilots. 

143. Mr. Bishop: An act defining the duties of physicians. 

144. Mr. Beach: Regulating the practice of medicine, surgery and osteopathy.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>145.</td>
<td>Mr. Nels Anderson</td>
<td>Establishing a Western Washington farm for the harmless insane</td>
</tr>
<tr>
<td>146.</td>
<td>Mr. McArthur</td>
<td>Amending an act relating to certificates as to official character of notaries public</td>
</tr>
<tr>
<td>147.</td>
<td>Mr. Thayer</td>
<td>Amending an act to secure and perpetuate liens upon chattels for labor and materials expended thereon</td>
</tr>
<tr>
<td>148.</td>
<td>Mr. Palmer</td>
<td>Relating to surety companies not incorporated under the state laws</td>
</tr>
<tr>
<td>149.</td>
<td>Mr. Bell</td>
<td>Regulating the practice of drugless healing in this state</td>
</tr>
<tr>
<td>150.</td>
<td>Mr. Slavenen</td>
<td>Granting to the United States certain tide and shore lands</td>
</tr>
<tr>
<td>151.</td>
<td>Mr. Erickson</td>
<td>Relating to the weekly payment of wages</td>
</tr>
<tr>
<td>152.</td>
<td>Mr. Whalley</td>
<td>Requiring men furnishing materials to any contractor to furnish to the owner duplicate statements of all materials furnished</td>
</tr>
<tr>
<td>153.</td>
<td>Mr. Whalley</td>
<td>An act relating to elections</td>
</tr>
<tr>
<td>154.</td>
<td>Mr. Whalley</td>
<td>Amending an act in relation to bond of contractors for security of laborers</td>
</tr>
<tr>
<td>155.</td>
<td>Mr. Scott</td>
<td>Relating to the election of county commissioners by districts</td>
</tr>
<tr>
<td>156.</td>
<td>Mr. McKinney</td>
<td>An act providing time for employees to attend elections</td>
</tr>
<tr>
<td>No.</td>
<td>Bill Description</td>
<td>Page(s)</td>
</tr>
<tr>
<td>-----</td>
<td>----------------------------------------------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>157</td>
<td>Mr. FRENCH: Relating to the survey of the tide and shore lands adjacent to the city of Vancouver</td>
<td>155</td>
</tr>
<tr>
<td>158</td>
<td>Mr. TENVANT: Amending Ballinger's Code relating to county commissioners</td>
<td>160</td>
</tr>
<tr>
<td>159</td>
<td>Mr. BUCHANAN: Providing for the equipment of railway depots with safe and convenient approaches</td>
<td>164</td>
</tr>
<tr>
<td>160</td>
<td>Mr. SPEDDEN: For the relief of E. O. Snodgrass, H. W. Sterrett, C. M. Talmadge and A. G. Castle</td>
<td>164</td>
</tr>
<tr>
<td>161</td>
<td>Mr. F. T. CAMPBELL: An act to create the county of Big Bend</td>
<td>164</td>
</tr>
<tr>
<td>162</td>
<td>Mr. BRADSBERRY: Amending an act to provide for the assessment and collection of taxes</td>
<td>164</td>
</tr>
<tr>
<td>163</td>
<td>Mr. DAVID: Providing that bonds in actions for restitution, attachment, garnishment, etc., shall be approved by the judge</td>
<td>164</td>
</tr>
<tr>
<td>164</td>
<td>Mr. DAVID: Amending an act providing for the appointment of notaries public</td>
<td>164</td>
</tr>
<tr>
<td>165</td>
<td>Mr. DAVID: Amending an act to provide for the payment by the state, counties or cities of the premium on official bonds of treasurers</td>
<td>164</td>
</tr>
<tr>
<td>166</td>
<td>Mr. DAVID: With reference to an act providing for regulating the taking of exceptions and settling bills of exception, etc.</td>
<td>165</td>
</tr>
<tr>
<td>167</td>
<td>Mr. DAVID: Providing that county clerks shall deposit trust funds in banks</td>
<td>165</td>
</tr>
<tr>
<td>168</td>
<td>Mr. DAVID: Providing for an annual convention of county clerks</td>
<td>165</td>
</tr>
<tr>
<td>169</td>
<td>COMMITTEE ON STATE LIBRARY: An act to create a public archives commission</td>
<td>165</td>
</tr>
<tr>
<td>170</td>
<td>Mr. LAMBERT: An act further defining the crime of manslaughter</td>
<td>165</td>
</tr>
<tr>
<td>171</td>
<td>Mr. KAYSER: Amending an act providing for the levy and collection of road, bridge, poll and property taxes; forming road districts, and bonding same</td>
<td>165</td>
</tr>
<tr>
<td>172</td>
<td>Mr. FANCHER: Providing for the payment of old warrants drawn on the &quot;State Normal School Fund&quot;</td>
<td>170</td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF HOUSE BILLS—CONTINUED.

#### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>173.</td>
<td>Mr. Fancher</td>
<td>Making appropriations for deficiencies in maintenance of school for deaf and blind and insane asylums</td>
</tr>
<tr>
<td>174.</td>
<td>Mr. Fancher</td>
<td>Amending an act in relation to the insane of the state</td>
</tr>
<tr>
<td>175.</td>
<td>Committee on Mines and Mining</td>
<td>Providing for a geological survey of the coal lands of the state</td>
</tr>
<tr>
<td>176.</td>
<td>Mr. Buchanan</td>
<td>Granting to cities of the first class power to license employment agencies</td>
</tr>
<tr>
<td>177.</td>
<td>Mr. Jeffries</td>
<td>Relating to the lateral support of real property during excavation in cities of the first class</td>
</tr>
<tr>
<td>178.</td>
<td>Mr. Palmer</td>
<td>Licensing automobile drivers</td>
</tr>
<tr>
<td>179.</td>
<td>Mr. Hubbell</td>
<td>For the relief of Kittitas county</td>
</tr>
<tr>
<td>180.</td>
<td>Mr. Morse</td>
<td>Legalizing sale of certain propagated game birds</td>
</tr>
<tr>
<td>181.</td>
<td>Mr. Hall</td>
<td>Providing for additional superior judge for Ferry county</td>
</tr>
<tr>
<td>182.</td>
<td>Mr. Sparks</td>
<td>For the relief of veterans of Indian wars of 1855 and 1856</td>
</tr>
<tr>
<td>183.</td>
<td>Mr. Cogswell</td>
<td>Regulating management of automobiles on public highways</td>
</tr>
<tr>
<td>184.</td>
<td>Mr. Kenoyer</td>
<td>Amending an act relative to assessment and collection of taxes, making taxes on personal property a lien thereon</td>
</tr>
</tbody>
</table>
185. Mr. Taylor: Authorizing county commissioners to pay a bounty for the destruction of moles.

186. Mr. Beach: Establishing certain state roads.

187. Mr. Erickson: Prohibiting county commissioners from granting licenses for the sale of intoxicating liquors within five miles of cities of the first class.

188. Mr. Palmer: Permitting county and city officers of the first class to close their offices at one o'clock Saturday afternoons.

189. Mr. Palmer: Protecting certain game birds until September 1st, 1915.

190. Mr. Palmer: Authorizing county auditors to issue fishing licenses.

191. Mr. Palmer: Making it unlawful to hunt with dogs.

192. Mr. Ghent: Amending an act regulating the practice of medicine and surgery.

193. Mr. Buggs: Protecting crabs in the waters of the state.

194. Mr. H. H. Hanson: Repealing an act relating to improvements of highways.

195. Mr. Sims: Relating to the rendition of judgment against sureties on cost bonds filed in any court.

196. Mr. Fisher: Protecting crabs in the waters of the state.

197. Mr. David: Requiring street cars to be properly heated.

198. Mr. McArthur: Amending an act providing against the adulteration of foods, drinks and drugs.

199. Mr. Hall: Prohibiting the manufacture or sale of rectified spirits.

200. Mr. Eldridge: Amending an act relative to revenue and taxation.

201. Mr. Lambert: Repealing sections 7319 and 7320 of Ballinger's Code.

202. Mr. Kayser: Fixing salaries to be paid county assessors.
## Subject and History of House Bills—Continued.

### Number, Author and Subject.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Read First Time</th>
<th>Report from Committee</th>
<th>Second Reading and Vote on Amendments</th>
<th>Third Reading and Vote on Senate Amendments/Report from Senate</th>
<th>Other Action by House</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
<th>Senate of Regular Session</th>
</tr>
</thead>
<tbody>
<tr>
<td>203</td>
<td>Mr. Palmer</td>
<td>Regulating the practice of veterinary medicine, surgery and dentistry</td>
<td>186</td>
<td>252</td>
<td>357, 305</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>204</td>
<td>Mr. Palmer</td>
<td>Relating to the sale and use of milk</td>
<td>186</td>
<td>331</td>
<td>455, 455</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>205</td>
<td>Mr. Thayer</td>
<td>Making note and account books <em>prima facie</em> evidence</td>
<td>186</td>
<td>456</td>
<td>471</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>206</td>
<td>Mr. Thayer</td>
<td>Providing for the descent of lands in probate cases</td>
<td>186</td>
<td>456</td>
<td>471</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>Messrs. Halferty, Hewitt and Locke</td>
<td>Amending an act authorizing cities of the second class to provide for the lighting of the public streets</td>
<td>195</td>
<td>305</td>
<td>661, 661</td>
<td>690, 715</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>208</td>
<td>Messrs. Halferty, Hewitt and Locke</td>
<td>Empowering cities of the second class to fill low lands within their borders</td>
<td>195</td>
<td>305</td>
<td>696</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>209</td>
<td>Mr. Hubbell</td>
<td>For the relief of Kittitas county for money expended on the Snoqualmie Pass state road</td>
<td>195</td>
<td>370</td>
<td>696</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>210</td>
<td>Mr. Sparks</td>
<td>Amending an act providing for the drainage of cities of the second, third and fourth class</td>
<td>210</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>Mr. Ghent</td>
<td>To establish a state sanatorium for the prevention, treatment and cure of tuberculosis</td>
<td>211</td>
<td>692</td>
<td>698, 717, 698</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>212</td>
<td>Mr. Buck</td>
<td>Repealing chapter 173 of the Laws of 1907</td>
<td>211</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>Mr. Edge</td>
<td>Appropriating $58.40 for the relief of the city of Spokane</td>
<td>211</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>Mr. Palmer</td>
<td>To create a bureau of inspection and supervision of public offices</td>
<td>211</td>
<td>386</td>
<td>696</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>Mr. Palmer</td>
<td>An act to regulate and control telephone and telegraph companies</td>
<td>211</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Bill Number</td>
<td>Bill Title</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>Mr. LAMBERT</td>
<td>Creating the office of state mining commissioner and deputy state mining commissioner.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>Mr. BISHOP</td>
<td>Amending an act relating to the compulsory attendance of children in the public schools.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>Mr. HOLM</td>
<td>Amending an act relating to the duty of coroners.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>Mr. HOLM</td>
<td>Regulating trout fishing in Chelan river and Lake Chelan.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>220</td>
<td>Mr. COGSELL</td>
<td>Amending an act relative to township organization.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>221</td>
<td>Mr. SCOTT</td>
<td>Relating to revenue and taxation and making county assessors ex-officio clerks of county boards of equalization.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>222</td>
<td>Mr. KENOYER</td>
<td>An act relating to telephone lines.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>223</td>
<td>Mr. KENOYER</td>
<td>For the relief of C. A. Ives.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>224</td>
<td>Mr. MORRIS</td>
<td>Relating to corporations.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>225</td>
<td>Mr. MORRIS</td>
<td>Relating to exemptions and providing that no property shall be exempt from certain claims.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>226</td>
<td>Mr. FANCHER</td>
<td>Forbidding any public officer and others to defend any action brought in the name of the state or the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>227</td>
<td>Mr. BUCHANAN</td>
<td>To provide for the disposition of the delinquent tax lists of the counties.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>228</td>
<td>Mr. BRADSBERRY</td>
<td>An act for the relief of J. S. Olson et al., for fighting forest fires.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>229</td>
<td>Mr. BRADSBERRY</td>
<td>Amending an act to provide for the alteration, replat or vacation of any townsite or city plat.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>230</td>
<td>Mr. GORDON</td>
<td>Permitting county commissioners to convey rights-of-way for state roads.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>231</td>
<td>Mr. BELL</td>
<td>Providing for the mortgaging of property of minors.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>232</td>
<td>Mr. KAYSER</td>
<td>Providing for the payment of expenses of county officials in attendance at state associations.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>233</td>
<td>Mr. KAYSER</td>
<td>Amending an act relative to estrays, providing for their detention, etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
<td>Subject</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>234</td>
<td>Mr. PALMER:</td>
<td>Defining the duties and rights of attorneys</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>235</td>
<td>Mr. MCKINNEY:</td>
<td>Providing for the development of coal deposits belonging to the state</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>236</td>
<td>Mr. KROUSE:</td>
<td>Amending an act in relation to proceedings to re-incorporate cities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>237</td>
<td>Mr. HALL:</td>
<td>Providing for the annexation of contiguous territory by counties</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>238</td>
<td>Mr. BISHOP:</td>
<td>Providing bounties on cougars and other wild animals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>239</td>
<td>Mr. TONKIN:</td>
<td>Amending an act for the protection of coal miners</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>240</td>
<td>Messrs. HEWITT and LOCKE:</td>
<td>Amending an act authorizing cities to construct dikes to protect against the overflow of rivers</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>241</td>
<td>Messrs. HEWITT and LOCKE:</td>
<td>Amending an act relating to incorporation and government of cities of the second class</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>242</td>
<td>Mr. EDGE:</td>
<td>Fixing justice fees for writs of execution</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>243</td>
<td>Mr. TONKIN:</td>
<td>Providing for a commission to investigate the operation of coal mines</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>244</td>
<td>Mr. TONKIN:</td>
<td>Providing for the construction of roads at the expense of lands especially benefited</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>245</td>
<td>Mr. MCMASTER:</td>
<td>Authorizing board of regents of state university to grant rights-of-way on university property</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>246</td>
<td>Mr. FISHER:</td>
<td>Amending an act relating to the collection of road and bridge taxes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Mr. Sparks: Amending an act regulating the issuance of marriage licenses</td>
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<td>Mr. Ole Hanson: Relating to sailors boarding houses</td>
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<td>Mr. Sims: Providing rate of interest to be paid on Jefferson county bonds</td>
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<td>Mr. SPARKS</td>
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<td>Mr. J. E. CAMPBELL</td>
<td>Appointing a female commissioner of labor</td>
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<td>Mr. ROGERS</td>
<td>Relating to the registration of voters</td>
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<td>Regulating the use of safety lamps in coal mines</td>
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<td>Mr. FANCHER</td>
<td>Making an appropriation for the National Irrigation Congress meeting at Spokane</td>
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<td>Mr. BRADBERRY</td>
<td>Requiring county officers to transmit estimate of timber on public lands to the state land commissioner</td>
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<td>Mr. BRADBERRY: Relating to state lands granted by the United States for state charitable and other institutions.</td>
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<td>Mr. F. C. JACKSON: Regulating the manufacture and sale of shoddy.</td>
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<td>Messrs. HALL and BOLINGER: Making an appropriation for the upper Columbia river and appointing a commission.</td>
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<td>Mr. SIMS: Relating to the probating of foreign wills.</td>
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<td>Mr. McCLURE: Regulating automobiles and motor vehicles on public highways.</td>
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<td>Mr. ERICKSON: Amending an act prohibiting stock from running at large.</td>
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<td>Mr. THAYER: Checking assessors on lists of real and personal property.</td>
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<td>COMMITTEE ON MINES AND MINING: Regulating the hours of labor of persons employed underground in coal mines.</td>
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<td>Mr. TENNANT, by request: An act to make uniform the law relating to the sale of goods.</td>
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<td>Mr. F. T. CAMPBELL: To provide for the resurvey of certain lands in township 20 north, range 23 east W. M.</td>
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<td>Mr. McGREGOR: An act creating the Washington State Industrial Farm.</td>
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<td>Mr. HOLM: Amending an act authorizing the establishment of public libraries in cities.</td>
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<td>Mr. MORSE: Providing a superior court judge for Jefferson and Clallam counties.</td>
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<td>Mr. TAYLOR: An act providing for the reforestation of logged-off lands.</td>
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<td>299. Mr. Lambert: To provide for the registration and guarantee of concentrated feeding stuffs.</td>
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<td>300. Committee on Revenue and Taxation: Prescribing the method of levying taxes in counties, cities and towns.</td>
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<td>301. Mr. T. A. Thompson: Amending Session Laws of 1905 relating to a railroad commission.</td>
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<td>302. Mr. Ole Hanson: An act for the propagation and protection of game and game fish.</td>
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<td>303. Mr. Fancher: Amending an act in relation to the insane of the state.</td>
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<td>305. Committee on Fisheries: An act providing for the protection and propagation of fish.</td>
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<td>306. Mr. Morris: An act for the protection of salmon and other fish in the waters of the Columbia river.</td>
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<td>307. Mr. Scott: Providing that county assessors shall certify to jury commissioners a report showing eligibles for jury service.</td>
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<td>Messrs. HALFERTY, HEWITT and LOCKE: Providing for two judges of the superior court for Chehalis county</td>
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<td>COMMITTEE ON STATE CAPITOL AND GROUNDS: Relating to lands granted for public buildings</td>
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<td>Mr. FARNSWORTH: Amending an act relating to the sale of intoxicating liquors</td>
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<td>COMMITTEE ON MINES AND MINING: Amending an act relating to the proper ventilation and safety of coal mines</td>
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<td>Mr. HALSEY: Protecting game birds and beaver in Asotin, Garfield, Columbia and Walla Walla counties</td>
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<td>Mr. KAYSER: Prohibiting sheep being driven without the consent of the land owner</td>
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<td>Mr. SPARKS: Changing the corporate name of the city of La Camas to Camas</td>
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<td>Mr. KENOYER: Providing for the formation and management of road districts</td>
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<td>Mr. HUBBELL: For the relief of persons to whom the state contracted to sell lands</td>
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<td>COMMITTEE ON GAME AND GAME FISH: Protecting salmon and salmon trout</td>
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<td>Mr. McGINNIS: Providing the kind of equipment for railway flat cars</td>
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<td>JUDICIARY COMMITTEE: Empowering cities and counties to grant to the United States rights over streets and roads</td>
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<td>Mr. EDGE: Appropriating money for moving certain state institutions</td>
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<td>Mr. SPEDDEN: Making fishing through ice unlawful</td>
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<td>325</td>
<td>Mr. Miller</td>
</tr>
<tr>
<td>326</td>
<td>Mr. John Anderson</td>
</tr>
<tr>
<td>327</td>
<td>Mr. Webster</td>
</tr>
<tr>
<td>328</td>
<td>Mr. Webster</td>
</tr>
<tr>
<td>329</td>
<td>Mr. Byerly</td>
</tr>
<tr>
<td>330</td>
<td>Mr. French</td>
</tr>
<tr>
<td>331</td>
<td>Mr. Slayden</td>
</tr>
<tr>
<td>332</td>
<td>Mr. Farnsworth</td>
</tr>
<tr>
<td>333</td>
<td>Mr. Farnsworth</td>
</tr>
<tr>
<td>334</td>
<td>Mr. Thayer</td>
</tr>
<tr>
<td>335</td>
<td>Mr. Thayer</td>
</tr>
<tr>
<td>336</td>
<td>Mr. A. M. Stevens</td>
</tr>
<tr>
<td>No.</td>
<td>Bill Title</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>337</td>
<td>Mr. B. ELL: Amending an act relating to recovery of damages for the death of a person caused by the neglect of another.</td>
</tr>
<tr>
<td>338</td>
<td>Mr. F. C. JACKSON: Relative to the finances of counties.</td>
</tr>
<tr>
<td>339</td>
<td>Mr. ERICKSON: An act for the relief of Conrad L. Hoska.</td>
</tr>
<tr>
<td>340</td>
<td>Mr. J. E. CAMPBELL: Amending an act regulating the hours of service of employees of railroads.</td>
</tr>
<tr>
<td>341</td>
<td>Mr. SATRE: Making it unlawful for certain persons to cash checks in saloons.</td>
</tr>
<tr>
<td>342</td>
<td>Mr. FRENCH: Amending an act relating to the teaching of morality and patriotism in public schools.</td>
</tr>
<tr>
<td>343</td>
<td>Mr. BEARDSBERRY: Repealing the corroborative evidence act.</td>
</tr>
<tr>
<td>344</td>
<td>Mr. KENoyer: An act creating the Southwest Washington Fair Association.</td>
</tr>
<tr>
<td>345</td>
<td>Mr. HAYWARD, by request: An act to regulate the practice of architecture.</td>
</tr>
<tr>
<td>346</td>
<td>Mr. PALMER: Amending the constitution relating to assessment and taxation, limiting the rate of taxation.</td>
</tr>
<tr>
<td>347</td>
<td>Mr. HAYWARD: Giving to draymen and expressmen a lien on personal property transported.</td>
</tr>
<tr>
<td>348</td>
<td>Mr. McARTHUR: Placing restrictions upon the sale of spirituous liquors.</td>
</tr>
<tr>
<td>349</td>
<td>Mr. A. M. STEVENS: An act for the prevention of fraud by publication or advertising.</td>
</tr>
<tr>
<td>350</td>
<td>Mr. FARNSWORTH: An act to provide for annexing certain county territory to a contiguous county.</td>
</tr>
<tr>
<td>351</td>
<td>Mr. J. E. CAMPBELL: Prohibiting foreign corporations owning stock in corporations organized in this state.</td>
</tr>
<tr>
<td>352</td>
<td>Mr. SPEDDEN: Amending an act in relation to estrays.</td>
</tr>
<tr>
<td>353</td>
<td>JUDICIARY COMMITTEE: Amending an act relative to the salary of the reporter of the supreme court.</td>
</tr>
<tr>
<td>354</td>
<td>Mr. ELDREDS: An act making unlawful compulsory vaccination.</td>
</tr>
<tr>
<td>Number</td>
<td>Author and Subject</td>
</tr>
<tr>
<td>--------</td>
<td>------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>355.</td>
<td>Mr. DAVID: Amending an act regulating the practice of dentistry.</td>
</tr>
<tr>
<td>356.</td>
<td>Mr. SPARKS: Relative to the appointment of guardians for the estate of minors, insane and mentally incompetent persons</td>
</tr>
<tr>
<td>357.</td>
<td>COMMITTEE ON MILITARY AFFAIRS AND SOLDIERS' HOME: Relating to the state militia, providing for the organization of the National Guard of Washington</td>
</tr>
<tr>
<td>358.</td>
<td>Mr. WHALLEY: An act authorizing surety companies to form an association</td>
</tr>
<tr>
<td>359.</td>
<td>Mr. Mcgregor: An act to establish a state salmon hatchery on the yakima river in Benton county</td>
</tr>
<tr>
<td>360.</td>
<td>Mr. WEBSTER: An act requiring foreign corporations doing business in this state to file a written appointment of a resident agent with the secretary of state and county auditor</td>
</tr>
<tr>
<td>361.</td>
<td>Mr. MORRIS: Requiring non-resident persons or corporations doing a collecting business in the state to file a bond with the secretary of state</td>
</tr>
<tr>
<td>362.</td>
<td>Mr. FARNSWORTH: An act relating to the biennial reports of state officers</td>
</tr>
<tr>
<td>363.</td>
<td>COMMITTEE ON STATE, SCHOOL AND GRANTED LANDS: An act reserving the sea shore or sea beach of the pacific ocean from sale or lease</td>
</tr>
<tr>
<td>364.</td>
<td>Mr. SIMS: Amending an act relative to and regulating the nomination of candidates for public office</td>
</tr>
</tbody>
</table>
365. Mr. McMastE: Amending an act relating to local improvements in towns .......................... 
366. Mr. Palmer: An act to provide for the protection of game ............................................. 
367. Judiciary Committee: Prescribing rules and regulations for the execution of trusts, arising under an act of congress for the relief of cities upon the public lands .......... 
368. Mr. Stuart: Prohibiting sale of and canning of oysters or clams opened for more than four days ........ 
369. Mr. Hall: Providing an extra superior court judge for Stevens and Ferry counties ................ 
370. Committee on Dikes, Drains and Drainage: Amending an act providing for the establishment and construction of ditches for drainage .................. 
371. Mr. Bishop: Providing that logging companies which clear streams need not pay driving charges thereon .......... 
372. Mr. Edge, by request: Prohibiting the sale of cigarettes which contain opium and like substances .......... 
373. Mr. Christensen: Making justices of the peace of certain cities police justices ........ 
374. Committee on Judiciary (substitute for S. B. No. 175): An act relating to attorneys and counsellors-at-law ........ 
375. Mr. Miller: Providing that public officers who are paid by a fixed salary must turn all fees in public treasury .......... 
376. Committee on Insurance: Providing that insurance companies need not pay annual corporation license fees ........ 
377. Committee on Insurance: Amending an act fixing the fees to be paid to the secretary of state by corporations .......... 
378. Committee on Tides Lands: An act to confirm title to certain oyster lands heretofore sold in the state .......... 
379. Mr. McMillan: Permitting cities of the first class owning cemeteries to invest surplus funds, etc. .......... 
380. Mr. J. E. Campbell: Repealing an act relating to discovery shafts on lode claims ........ 

INDEX—REGULAR SESSION
### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author(s)</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>381</td>
<td>COMMITTEE ON ROADS AND BRIDGES</td>
<td>Regulating and licensing automobiles</td>
</tr>
<tr>
<td>382</td>
<td>Mr. French</td>
<td>Amending an act authorizing certain officers and persons to solemnize marriages</td>
</tr>
<tr>
<td>383</td>
<td>Mr. Krouse</td>
<td>To provide for the licensing of peddlers</td>
</tr>
<tr>
<td>384</td>
<td>Mr. Calkins</td>
<td>Amending code of public instruction in relation to annexing of territory and appointment of school physicians</td>
</tr>
<tr>
<td>385</td>
<td>Mr. Jeffries</td>
<td>An act relating to the employment of convicts on state buildings</td>
</tr>
<tr>
<td>386</td>
<td>Mr. McNiss and Mr. Ole Hanson</td>
<td>Requiring street car companies to provide stools for motormen</td>
</tr>
<tr>
<td>387</td>
<td>Mr. Bell</td>
<td>An act to limit the right of inheritance</td>
</tr>
<tr>
<td>388</td>
<td>Mr. David</td>
<td>Relating to carriers of passengers. (No-seat-no-fare railway bill)</td>
</tr>
<tr>
<td>389</td>
<td>Mr. David</td>
<td>Allowing reasonable attorney fee in certain condemnation proceedings</td>
</tr>
<tr>
<td>390</td>
<td>Mr. Ward</td>
<td>Amending an act regulating liquor license fee</td>
</tr>
<tr>
<td>391</td>
<td>Mr. Todd</td>
<td>Changing boundaries between eighth and ninth senatorial districts, Whitman county</td>
</tr>
<tr>
<td>392</td>
<td>Mr. Todd</td>
<td>Amending bank examiner's law to provide tax of one per cent for depositors' guarantee fund</td>
</tr>
</tbody>
</table>
393. Mr. Cline: Prohibiting sale of intoxicating liquor within five miles of any railway or other construction camp.

394. Mr. Sayre: Amending the constitution to allow employment of chaplains at state institutions.

395. Mr. Sayre: Providing that saloons may have only one room, one entrance, no curtains or screens and be closed from 11 p.m. to 5 a.m.

396. Mr. Sayre: Prohibiting advertising of liquors by billboards, hand pictures or designs.

397. Mr. Cline: Requiring surveys of all ditches and canals, the records to be filed with the county engineer.

398. Mr. Buchanan (by request): Permitting corporations to issue preferred stock up to one-half of their capital stock.

399. Mr. Buchanan (by request): Regulating the taxation of costs of superior courts.

400. Mr. Spedden: Permitting the investment of permanent school, college and university funds in drainage district and diking district bonds.

401. Mr. Miller: Requiring insurance companies to bear expense of investigations.

402. Mr. Sparks: Providing for the selection of jurors in justice courts.

403. Mr. Kenoyer: Requiring school directors to report estimates before annual tax levy is made.

404. Mr. Kenoyer: Prohibiting the use of spark emitting engines in forests.

405. Mr. Spedden: Providing for the certification of teachers.

406. Mr. Calkins: Prohibiting the sale of intoxicating liquors to Indians.

407. Mr. Scott: Requiring promissory notes taken for stallions, jacks, bulls, lightning rod, patents and patent rights shall express the consideration for which given.

408. Mr. Thayer: Amending an act providing for establishment and creation of drainage districts.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Read first time</th>
<th>Report from Committee</th>
<th>Second reading and vote on House</th>
<th>Third reading and vote on House</th>
<th>Other action by Senate</th>
<th>Report from Senate</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>409</td>
<td>Mr. THAYER</td>
<td>Regulating the sale of intoxicating liquors, requiring bonds of $5,000, prohibiting screens and side rooms</td>
<td>385</td>
<td>587</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>410</td>
<td>Mr. THAYER</td>
<td>Permitting owners of estrays to redeem property within six months upon payment of costs</td>
<td>385</td>
<td>567 663 668 825</td>
<td>24 825 827</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>411</td>
<td>Mr. F. C. JACKSON</td>
<td>Providing for the establishing and maintaining of free public libraries and museums</td>
<td>385</td>
<td>526 560 561 825</td>
<td>724 825 827</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>412</td>
<td>Mr. F. C. JACKSON</td>
<td>Providing for the refund and rebate of excess amount collected for local improvements</td>
<td>385</td>
<td>526 660 660 798 690 79 825 827</td>
<td>825 828</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>413</td>
<td>Mr. LOCKE</td>
<td>Authorizing state board of fish commissioners to move state fish hatchery on Chehalis river to a new site</td>
<td>385</td>
<td>567 720 720 825</td>
<td>803 825 827</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>414</td>
<td>Mr. STONE</td>
<td>Relating to the probate of estates of deceased persons when the value of estate does not exceed $300</td>
<td>386</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>415</td>
<td>Mr. MCGREGOR</td>
<td>Providing for organization, incorporation and government of municipal corporations of the third class</td>
<td>402</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>416</td>
<td>Mr. F. C. JACKSON</td>
<td>Providing that persons convicted of felony three times shall be deemed habitual criminals</td>
<td>408</td>
<td>550</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>417</td>
<td>Mr. F. C. JACKSON</td>
<td>To regulate the sale of convict-made goods and labeling such goods</td>
<td>408</td>
<td>550</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>418</td>
<td>Mr. McARTHUR</td>
<td>Creating office of state pure food and drug commissioner</td>
<td>403</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>419</td>
<td>Mr. BIRD</td>
<td>Permitting county commissioners to operate quarries for road building</td>
<td>403</td>
<td>567 597 597 822</td>
<td>762 903 723 828 826</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bill Number</td>
<td>Description</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>420</td>
<td>Mr. Scott: Requiring state veterinarians to brand stock reacting to tuberculin test.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>421</td>
<td>Mr. Cameron: Changing the boundaries of legislative districts in Pierce county.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>422</td>
<td>Mr. Bird: Empowering county commissioners to employ experts in civil and criminal cases and to ratify past contracts.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>423</td>
<td>Mr. Scott: Adding the governor, state treasurer and attorney general to the state board of equalization.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>424</td>
<td>Mr. Hall (by request): An act creating the county of Tonasket from a portion of Okanogan county.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>425</td>
<td>Mr. Bell: Requiring statements of insurance companies to be published in one newspaper of general circulation in each county.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>426</td>
<td>Mr. Bell: Fixing the price for the publication of assessment notices.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>427</td>
<td>Mr. Palmer: Putting governor, state treasurer, commissioner of public lands and chairman of tax commission on state board of equalization.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>428</td>
<td>Mr. Sparks: Relating to bonds and collecting premium thereon as costs.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>429</td>
<td>Mr. Leonard: Providing for the sale of state lands for coal mining purposes.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>430</td>
<td>Mr. Palmer: To make estimates of timber by county commissioners or county assessors a matter of public record.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>431</td>
<td>Mr. David: An act relating to service of process in justice courts.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>432</td>
<td>Mr. Leonard: Giving county commissioners powers to make and pass road and village laws.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>433</td>
<td>Mr. Ghent: Relating to the conducting and keeping open places of amusement on Sunday.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>434</td>
<td>Mr. Tennant: Making pay of condemnation commissioners ten dollars per day.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>435</td>
<td>Mr. John Anderson: An act for the prevention of cruelty to birds.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Author and Subject</td>
<td>Read first time</td>
<td>Report from committee</td>
<td>Second reading and amendments</td>
<td>Third reading and vote on House</td>
<td>Other action by Senate</td>
<td>Report from Speaker</td>
<td>Signed by Speaker</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>436</td>
<td>Messrs. Hewitt, Halferty and Locke: Relating to the construction of an armory for the use of the National Guard at Hoquiam and Aberdeen</td>
<td>406</td>
<td>567</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>437</td>
<td>Mr. Young: Marking on each sealed package of food product, the net weight or quantity contained therein.</td>
<td>406</td>
<td>619</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>438</td>
<td>Mr. Christensen: To prevent procreation of confirmed criminals, idiots, imbeciles and rapists.</td>
<td>406</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>439</td>
<td>Mr. Bell: An act prescribing the duties of sheriffs in certain matters.</td>
<td>491</td>
<td>619 637 637 652</td>
<td>825</td>
<td>825 825 827</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>440</td>
<td>Mr. Ward: Providing for the survey and reservation of tide lands in front of Washington Veterans' Home.</td>
<td>491</td>
<td>587 635 635 822 723</td>
<td>823</td>
<td>828 827</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE.

#### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Passed from Senate</th>
<th>Read First Time and Referred</th>
<th>Report from Committee</th>
<th>Second Reading and Adoption or Passage</th>
<th>Third Reading and Vote on Passage</th>
<th>Other Action by House or Senate</th>
<th>Signed by Speaker</th>
<th>Signed by President of Senate</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Senator Knickerbocker</td>
<td>An act appropriating the sum of eighty-five thousand dollars, or so much thereof as may be necessary, for the expenses of the Eleventh legislature</td>
<td>11</td>
<td>11</td>
<td>11</td>
<td>11</td>
<td>14</td>
<td>14</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Senator Booth</td>
<td>An act providing for seven judges of the superior court of the State of Washington, in and for King county</td>
<td>154</td>
<td>160</td>
<td>252</td>
<td>263</td>
<td>817</td>
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<td>4</td>
<td>Senator Metcalf</td>
<td>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</td>
<td>609</td>
<td>655</td>
<td>689</td>
<td>747</td>
<td>752</td>
<td>794, 782</td>
<td>831</td>
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<td>5</td>
<td>Senators McGowan and Stewart</td>
<td>An act appropriating fifteen hundred dollars as compensation for services and reimbursement for expenses of E. C. Macdonald, assistant attorney for the State of Washington, in certain litigation involving the interests of the State of Washington</td>
<td>654</td>
<td>655</td>
<td>758</td>
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<td>797</td>
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<td>6</td>
<td>Senator Knickerbocker</td>
<td>An act establishing, providing for the maintenance of, and relating to, a general and uniform public school system for the State of Washington</td>
<td>447</td>
<td>448</td>
<td>501</td>
<td>516</td>
<td>525</td>
<td>548, 495</td>
<td>699</td>
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<td>8</td>
<td>Senator Stewart</td>
<td>An act to amend sections 3, 5, 6, 8, 14, 15, 20, 32, 34, 36 and 44 of an act, entitled &quot;An act to provide for the formation of banking corporations, and to regulate the business of banking and securing state supervision thereof,&quot; etc</td>
<td>570</td>
<td>592</td>
<td>618</td>
<td>638</td>
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<td>700</td>
<td>678</td>
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<td>11</td>
<td>Senator Basset</td>
<td>An act for the relief of J. F. Collier, Adams county, State of Washington, and making an appropriation therefor</td>
<td>111</td>
<td>112</td>
<td>131</td>
<td>134</td>
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<td>14</td>
<td>Senator Booth</td>
<td>An act authorizing and directing the commissioner of public lands to certify certain shore 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 Seattle certain shore lands for use as, and in connection with its public parks, and for no other purpose.</td>
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<td>18</td>
<td>Senator Basset</td>
<td>An act amending an act relating to the deposit of public funds by the several county treasurers of this state, and declaring an emergency.</td>
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<td>23</td>
<td>Senator Bryan</td>
<td>An act prohibiting the sale or disposition of intoxicating liquors within three miles of the boundary of any government reservation or fort where soldiers or marines are stationed.</td>
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<td>27</td>
<td>Senator Knickerbocker</td>
<td>An act providing for the purchase of the southeast quarter (SE₁/₄) of the northeast quarter (NE₁/₄) of section sixteen (16) in township twenty-one (21) north of range five (5) east of the Willamette meridian, for state fish hatchery purposes and declaring an emergency.</td>
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<td>29</td>
<td>Senator Brown</td>
<td>An act relating to the collection of assessments for local improvements and amending section 1, of chapter 70, of the Session Laws of 1907.</td>
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<td>30</td>
<td>Senator Stewart</td>
<td>An act for the relief of R. E. Darnell.</td>
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<td>Stewart</td>
<td>An act to amend sections 2 and 3 of an act</td>
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<td>entitled &quot;An act to encourage county agricultural associations and</td>
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<td>fairs, and to provide funds therefor,&quot; approved March 17, 1903.</td>
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<td>Ruth</td>
<td>An act making an appropriation for the payment of sundry expenses in</td>
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<td>Polson</td>
<td>An act relating to the public highway fund</td>
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<td>Potts</td>
<td>An act providing for the issuance of a state Sunday liquor license,</td>
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<td>permitting the sale of liquors on Sunday to guests by hotels holding</td>
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<td>such licenses, and providing certain penalties for the violation of</td>
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<td>Allen</td>
<td>An act creating the office of state commissioner of health; fixing</td>
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<td>his qualification, term of office and compensation and defining his</td>
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<td>Ruth</td>
<td>An act making an appropriation for furniture, supplies, clerk hire</td>
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<td>and sundry expenses for the office of the state insurance commissioner</td>
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<td>Cotterill</td>
<td>An act in aid of children, providing for the custody, control,</td>
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<td>treatment, maintenance and adoption of neglected and delinquent</td>
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<td>children, under the direction and by order, of the superior court</td>
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<td>An act to provide for the punishment of parents or persons</td>
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<td>responsible for, or contributing to the neglect or delinquency of</td>
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<td>children of the age of 18 years or under</td>
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<td>Roberts</td>
<td>An act to establish and maintain a home for the indigent blind,</td>
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<td>aged and infirm, and making an appropriation therefor</td>
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</tr>
<tr>
<td>Booth</td>
<td>An act prescribing the form of the official seal of the state</td>
<td>112</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td>insurance commissioner</td>
<td>112</td>
<td></td>
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<td>112</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**INDEX—REGULAR SESSION**
<table>
<thead>
<tr>
<th>NUMBER, AUTHOR AND SUBJECT.</th>
<th>RECEIVED FROM SENATE</th>
<th>READ FIRST TIME AND REFERRED TO COMMITTEE</th>
<th>REPORT FROM COMMITTEE</th>
<th>THIRD READING AND PASSAGE</th>
<th>OTHER ACTION BY HOUSE OF REPRESENTATIVES</th>
<th>SIGNED BY PRESIDENT</th>
<th>SIGNED BY SPEAKER</th>
</tr>
</thead>
<tbody>
<tr>
<td>50. Senator Metcalf (by request): An act to amend section 48 of an act of the legislature of the State of Washington entitled &quot;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&quot;</td>
<td>706</td>
<td>706</td>
<td>776</td>
<td>776</td>
<td>822</td>
<td>832</td>
<td></td>
</tr>
<tr>
<td>52. Senator Nichols: An act to amend section 1330 of Ballinger’s Annotated Codes and Statutes of Washington, relating to the meeting of the presidential electors</td>
<td>184</td>
<td>187</td>
<td>241</td>
<td>264</td>
<td>352</td>
<td>465</td>
<td>451</td>
</tr>
<tr>
<td>56. Senator Nichols: An act to amend section 103 of &quot;An act to amend sections 13, 14, 15 and 24 of an act entitled 'An act to provide for the assessment and collection of taxes in the State of Washington'&quot;</td>
<td>339</td>
<td>361</td>
<td>436</td>
<td>772</td>
<td>772</td>
<td>822</td>
<td>832</td>
</tr>
<tr>
<td>61. Senator Cox: An act to create a state fish hatchery on the Bryant spring in Walla Walla county, State of Washington, for the propagation and distribution of trout and other game fish</td>
<td>506</td>
<td>602</td>
<td>759</td>
<td>759</td>
<td>822</td>
<td>823</td>
<td></td>
</tr>
<tr>
<td>65. Senator Basset: An act relating to bills of lading</td>
<td>608</td>
<td>618</td>
<td>619</td>
<td>766</td>
<td>766</td>
<td>821</td>
<td>823</td>
</tr>
<tr>
<td>66. Senator Booth: An act relating to the signing of pledges by any candidate for the legislature, supervisor, school director, or for any legislative body</td>
<td>897</td>
<td>388</td>
<td>725</td>
<td>726</td>
<td>417</td>
<td>821</td>
<td>823</td>
</tr>
<tr>
<td>67. Senators Smithson and Davis: An act providing for the purchase of the highway bridge across the Columbia river, at Wenatchee, Washington</td>
<td>469</td>
<td>43</td>
<td>688</td>
<td>688</td>
<td>685</td>
<td>785</td>
<td>832</td>
</tr>
<tr>
<td>72. Senator Booth: An act for the relief of B. D. Minkler and making an appropriation therefor</td>
<td>809</td>
<td>309</td>
<td>770</td>
<td>770</td>
<td>826</td>
<td>832</td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Senator</td>
<td>Title</td>
<td>Vote 1</td>
<td>Vote 2</td>
<td>Vote 3</td>
<td>Vote 4</td>
<td>Vote 5</td>
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</tr>
<tr>
<td>73</td>
<td>Senators COX and BASSETT</td>
<td>An act amending an act providing for the manner of sale and distribution of all grain sacks manufactured at the state penitentiary, and declaring an emergency</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>306</td>
</tr>
<tr>
<td>74</td>
<td>Senator KNICKERBROCKER</td>
<td>An act providing for the establishment and maintenance of free public reading rooms in cities of the first and second classes and elsewhere in the State of Washington, and making an appropriation therefor</td>
<td>753</td>
<td>753</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>Senator ROSENHAUPT</td>
<td>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</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>791</td>
</tr>
<tr>
<td>76</td>
<td>Senator ROSENHAUPT</td>
<td>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</td>
<td>242</td>
<td>256</td>
<td>357</td>
<td>792</td>
<td>792</td>
</tr>
<tr>
<td>77</td>
<td>Senator RUITH</td>
<td>An act making an appropriation for the payment of sundry expenses in the office of the superintendent of public instruction</td>
<td>155</td>
<td>160</td>
<td>208</td>
<td>261</td>
<td>351</td>
</tr>
<tr>
<td>80</td>
<td>Senator COTTERILL</td>
<td>An act to amend section 3 of an act entitled “An act relating to the special Alaska-Yukon-Pacific Exposition fund”</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>Senator COTTERILL</td>
<td>An act creating the state shore land improvement fund, providing for certain warrants to be drawn upon said fund, making such warrants preferential and appropriating and providing for the expenditure and disbursement thereof</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>Senator HUXTABLE</td>
<td>An act entitled “An act to promote the safety of employees on railroads by requiring and compelling railroads operating in this state to use suitable and proper caboose cars”</td>
<td>806</td>
<td>338</td>
<td>359</td>
<td>416</td>
<td>416</td>
</tr>
<tr>
<td>85</td>
<td>Senator SMITHSON</td>
<td>An act relating to the transfer of stock of corporations</td>
<td>314</td>
<td>338</td>
<td>357</td>
<td></td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>Senator SMITHSON</td>
<td>An act relative to the payment of deposits in trust</td>
<td>314</td>
<td>338</td>
<td>424</td>
<td>424</td>
<td>425</td>
</tr>
<tr>
<td>88</td>
<td>Senator COTTERILL</td>
<td>An act providing for and regulating the assignment of wages to be earned in the future</td>
<td>168</td>
<td>173</td>
<td>357</td>
<td>424</td>
<td>424</td>
</tr>
<tr>
<td>Number, Author and Subject.</td>
<td>Received from Senate...</td>
<td>Read first time and reported...</td>
<td>Report from committee...</td>
<td>Second reading and amended...</td>
<td>Third reading and passed...</td>
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<td>Signed by President...</td>
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</tr>
<tr>
<td>93. Senator 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.</td>
<td>314</td>
<td>338</td>
<td>434</td>
<td>434</td>
<td></td>
<td>471</td>
<td>477</td>
</tr>
<tr>
<td>96. Senator POLSON: An act relating to the dividing of counties into districts for judicial purposes.</td>
<td>170</td>
<td>187</td>
<td>251</td>
<td>312</td>
<td>438</td>
<td>586</td>
<td>288</td>
</tr>
<tr>
<td>97. Senator BLAIR: An act appropriating one thousand ($1,000.00) dollars to carry on the inspection of steam vessels.</td>
<td>526</td>
<td>550</td>
<td>587</td>
<td>785</td>
<td>785</td>
<td></td>
<td>826</td>
</tr>
<tr>
<td>99. Senator HUXTABLE: An act for the appropriation of money to defray the expenses of the department of the railroad commission of the State of Washington, for the fiscal year ending March 31st, 1909.</td>
<td>184</td>
<td>187</td>
<td>208</td>
<td>262</td>
<td>302</td>
<td></td>
<td>466</td>
</tr>
<tr>
<td>100. Senator COTTERTILL: An act providing for the payment of salary or wages of public officers and employes, and of employes upon public work, at not exceeding bi-weekly or semi-monthly intervals.</td>
<td>339</td>
<td>361</td>
<td>470</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>102. Senator STEVENSON: An act to prohibit the throwing and placing of bottles, glass and glassware, in any road or highway in the State of Washington.</td>
<td>242</td>
<td>256</td>
<td>313</td>
<td>423</td>
<td>423</td>
<td></td>
<td>502</td>
</tr>
<tr>
<td>104. Senator STEVENSON: An act authorizing and directing the board of state land commissioners to sell at public auction, in manner provided by law, a portion of the southeast quarter of the northwest quarter of section 16, in township 11 north, range 43 east of the Willamette meridian.</td>
<td>339</td>
<td>361</td>
<td>436</td>
<td>613</td>
<td>613</td>
<td></td>
<td>665</td>
</tr>
<tr>
<td>106. Senator COX: An act to empower municipal corporations of other states to acquire title to lands and water rights within the State of Washington.</td>
<td>184</td>
<td>187</td>
<td>339</td>
<td>347</td>
<td>348</td>
<td></td>
<td>378</td>
</tr>
</tbody>
</table>
109. Senator Graves: An act relating to the selection, exemption, and service of jurors in the superior courts of the state

110. Senator Booth: An act relating to the organization of fire department relief associations, making provision for the maintenance thereof, and prescribing a penalty

111. Senator Booth: An act to amend section 2 of the sales in bulk act, as approved March 16th, 1901

115. Senator Davis: An act for the protection of water fowl, and establishing breeding grounds for water fowl

119. Senator Rydström: An act to amend an act entitled "An act authorizing the formation of metropolitan park districts, providing for park officials, fixing their powers and duties, and declaring an emergency," approved March 11, 1907

121. Senator Nichols: An act to further regulate the sale of spirituous, malt, fermented, and other intoxicating liquors, delegating to incorporated cities and towns the right to license, prohibit, limit, regulate and control the sale of spirituous, malt, fermented and other intoxicating liquors within the respective limits and limiting the power of the county commissioners of each county to grant licenses for the sale of spirituous, malt, fermented, or other intoxicating liquors

124. Senator Potts: An act making an appropriation for the maintenance of the office of the commissioner of public lands and for the payment of sundry salaries and per diem of officers and for sundry expenses of said office

126. Senator Piper: An act to amend section 3 of an act entitled "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 creation of the Alaska-Yukon-Pacific Exposition fund and declaring an emergency"

127. Senator Williams: An act to authorize the boards of regents of the University of Washington and the State College of Washington to apply for participation in the funds of the Carnegie foundation for the advancement of teaching

129. Senator Stevenson: An act amending section 8068 of Pierce's Washington Code, entitled "An act giving honorably discharged Union soldiers and sailors a preference to all public employment and appointments in this state"
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>132</td>
<td>Senator Booth</td>
<td>An act for the protection of minority stockholders in and purchasers from any corporation selling or conveying substantially all of its property or assets.</td>
</tr>
<tr>
<td></td>
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<td>Received from Senate: 366; Read first time: 366; Report from committee: 618; Second reading: 696; Third reading and passage: 696; Other action by House or Senate: 821; Signed by President: 821; Signed by Governor: 823</td>
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<tr>
<td>146</td>
<td>Senator Falconer</td>
<td>An act authorizing the state auditor to audit, and the state treasurer to pay bills or expenses which hereafter may be incurred by the bureau of plant industry of the department of agriculture of the United States, in investigation of and experiment with the various methods of clearing logged-off and timbered lands in this state.</td>
</tr>
<tr>
<td></td>
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<td>Received from Senate: 526; Read first time: 551; Report from committee: 618; Second reading: 696; Third reading and passage: 696; Other action by House or Senate: 821; Signed by President: 821; Signed by Governor: 823</td>
</tr>
<tr>
<td>149</td>
<td>Senator Hutchinson</td>
<td>An act authorizing the issuance of bonds for the payment and redemption of all warrants issued for erecting and equipping the Cheney and New Whatcom normal schools.</td>
</tr>
<tr>
<td></td>
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</tr>
<tr>
<td>151</td>
<td>Senator Cameron</td>
<td>An act for certain deficiencies in maintenance of the State Fair of Washington.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 366; Read first time: 366; Report from committee: 407; Second reading: 498; Third reading and passage: 502; Other action by House or Senate: 548; Signed by President: 548; Signed by Governor: 548</td>
</tr>
<tr>
<td>153</td>
<td>Senator Falconer</td>
<td>An act providing for the appointment of court commissioners and fixing their powers, duties and jurisdiction, and repealing all laws in conflict herewith.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 683; Read first time: 648; Report from committee: 651; Second reading: 773; Third reading and passage: 773; Other action by House or Senate: 826; Signed by President: 826; Signed by Governor: 832</td>
</tr>
<tr>
<td>155</td>
<td>Senator Cameron</td>
<td>An act relating to horticulture and prescribing penalties for the violation thereof.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 515; Read first time: 597; Report from committee: 587; Second reading: 640; Third reading and passage: 645; Other action by House or Senate: 681; Signed by President: 681; Signed by Governor: 681</td>
</tr>
<tr>
<td>157</td>
<td>Senator Williams</td>
<td>An act to amend section 9 of an act entitled &quot;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.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 253; Read first time: 272; Report from committee: 357; Second reading: 430; Third reading and passage: 430; Other action by House or Senate: 472; Signed by President: 472; Signed by Governor: 477</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 340; Read first time: 361; Report from committee: 769; Second reading: 769; Third reading and passage: 769; Other action by House or Senate: 821; Signed by President: 821; Signed by Governor: 823</td>
</tr>
<tr>
<td>Bill Number</td>
<td>Sponsor</td>
<td>Description</td>
</tr>
<tr>
<td>------------</td>
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</tr>
<tr>
<td>160</td>
<td>Senator Ruth</td>
<td>An act relating to and providing liens for labor and services performed, material, provisions and supplies furnished, and to amend section 1 of an act approved March 9, 1905 (Laws of 1905, p. 229).</td>
</tr>
<tr>
<td>161</td>
<td>Judiciary Committee</td>
<td>An act amending section 1 of an act entitled &quot;An act relating to jury trials in the superior court, providing for the payment by litigants of certain jury fees and repealing section 5028 of Ballinger's Codes and Statutes of Washington&quot;.</td>
</tr>
<tr>
<td>162</td>
<td>Senator Bassett</td>
<td>An act to organize and regulate the business of life insurance.</td>
</tr>
<tr>
<td>163</td>
<td>Judiciary Committee</td>
<td>An act 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>164</td>
<td>Senator Arrasmith</td>
<td>An act for the relief of the city of Palouse, Washington.</td>
</tr>
<tr>
<td>165</td>
<td>Senator Kline</td>
<td>An act to provide for the vacation of portions of waterways, the extension of streets over the portions so vacated, and for the sale and disposition of the portions so vacated not embraced within any streets extended over the same.</td>
</tr>
<tr>
<td>166</td>
<td>Senator Kline</td>
<td>An act granting to railroads, interurban railroads and street railroads operating as common carriers the right to cross state waterways with trestles or bridges for railroad and roadway purposes, and prescribing the conditions under which such crossings may be made.</td>
</tr>
<tr>
<td>167</td>
<td>Senator Metcalf</td>
<td>An act to amend section 1 of an act entitled &quot;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&quot;.</td>
</tr>
<tr>
<td>168</td>
<td>Senator Potts (by request)</td>
<td>An act relating to hotels, inns and public lodging-houses, creating the office of state hotel inspector, and providing penalties for the violation thereof.</td>
</tr>
<tr>
<td>169</td>
<td>Judiciary Committee</td>
<td>An act relating to the admission of attorneys and counselors-at-law, and to the revocation of their certificates of admission, amending section 1 of chapter XIII of the Laws of 1897.</td>
</tr>
</tbody>
</table>
### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—CONTINUED.

#### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Author/Description</th>
<th>Action 1</th>
<th>Action 2</th>
<th>Action 3</th>
<th>Action 4</th>
<th>Action 5</th>
<th>Action 6</th>
<th>Action 7</th>
<th>Action 8</th>
</tr>
</thead>
<tbody>
<tr>
<td>176</td>
<td>JUDICIARY COMMITTEE: An act relating to the disbarment and suspension of attorneys</td>
<td>242</td>
<td>256</td>
<td>550</td>
<td>615</td>
<td>615</td>
<td>432</td>
<td>665</td>
<td>665</td>
</tr>
<tr>
<td></td>
<td>and counsellors-at-law, and amending section 1 of an act entitled “An act to</td>
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<td>amend section 3289 of the Code of 1881, relating to the removal and suspension of</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>Senator PRESBY: An act relating to the superior court of Clarke, Cowlitz,</td>
<td>329</td>
<td>338</td>
<td>408</td>
<td>572</td>
<td>572</td>
<td>828</td>
<td>588</td>
<td>588</td>
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<td></td>
<td>Skamania, Klickitat, Lewis, Pacific and Wahkiakum counties, providing for the</td>
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<td>election of judges therein, and providing for the appointment of a judge in and</td>
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<td></td>
<td>for the counties of Cowlitz and Wahkiakum</td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>185</td>
<td>Senator EASTHAM: An act to establish a state trout hatchery on the east fork of</td>
<td>654</td>
<td>655</td>
<td>783</td>
<td>783</td>
<td></td>
<td></td>
<td>822</td>
<td>822</td>
</tr>
<tr>
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<td>the Lewis river in Clarke county, Washington</td>
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<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>186</td>
<td>Senator POTTS: An act providing for the payment to the various counties of this</td>
<td>339</td>
<td>361</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>state of moneys collected under the provisions of the direct primary law and</td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>187</td>
<td>Senators FATLAND, RYDESTROM, PAULHAMS, METCALF and ROBERTS: An act relating to</td>
<td>758</td>
<td>753</td>
<td>782</td>
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<td>the construction of a state historical building for the use of the Washington</td>
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<td>State Historical Society and making an an appropriation from the general fund</td>
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<td>for the construction thereof</td>
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<tr>
<td>189</td>
<td>COMMITTEE ON REVENUE AND TAXATION: An act to amend section 11, chapter 78 of the</td>
<td>488</td>
<td>492</td>
<td>619</td>
<td></td>
<td></td>
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<td>488</td>
<td>488</td>
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<td>Session Laws of 1907, entitled “An act to provide for the assessment of the</td>
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<td>operating property of railroads,” approved March 6, 1907, and declaring an</td>
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</tr>
<tr>
<td>192</td>
<td>Senator CAMERON: An act for the relief of the Tieton Water Users’ Association for</td>
<td>654</td>
<td>655</td>
<td>689</td>
<td>739</td>
<td>739</td>
<td></td>
<td>785</td>
<td>831</td>
</tr>
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<td>work done and charged to said association on state road No. 5, and providing a</td>
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<td>method for ascertaining such amount and for the payment thereof</td>
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</table>
193. Senator Smith: An act authorizing cities of the second, third and fourth classes to create an accident fund from which to pay judgments for personal injuries, and declaring an emergency.

196. Senators Hutchinson, Huxtable, Rosenhaupt and Whitney: An act relating to township organization and amending an act entitled, "An act to provide for township organization, and prescribing the duties and fixing the compensation of township officers."

197. Judiciary Committee: An act relating to practice and proceedings in the trial of actions and amending section 1 of chapter 51 of the Session Laws of 1903.

198. Senator Graves: An act increasing the number of judges of the supreme court of the State of Washington, providing for the court en banc and for separate departments of such court, for the holding of the terms thereof.

201. Senator McGowan: An act to prohibit persons from stealing rides on railroad trains, engines, or cars, and from climbing thereon while the same are standing still or in motion, and to provide the punishment and penalty thereof.

203. Senator Cox: 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 secretary of state to attest, a deed conveying to the city of Seattle certain tide lands for street purposes.

206. Senator Graves: An act relating to the introduction and use of medical expert testimony in civil actions and proceedings.

208. Senators Cameron, McGregor and Smithson: An act relating to the prevention of disease in sheep, and prescribing penalties for the violation of its provisions.

209. Senator Graves: An act relating to appeals from the superior courts to the supreme court and authorizing the supreme court to make rules regulating the same.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>211</td>
<td>Senator Falconer</td>
<td>An act to amend section 3 of an act entitled “An act to authorize counties, cities and towns to issue bonds to fund their outstanding indebtedness and to provide for the levy and collection of a specific tax to pay the principal and interest on such bonds, and declaring an emergency”.</td>
</tr>
<tr>
<td>213</td>
<td>Senator Metcalf</td>
<td>An act relating to the adulteration of foods, drinks and drugs, and amending chapter 211 of the Session Laws of 1907.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 672</td>
</tr>
<tr>
<td>214</td>
<td>Senator Minkler</td>
<td>An act amending section 6 of an act entitled “An act to provide for the alteration, replat or vacation of any townsite, city plat or plats, addition or additions, or plats thereof.”</td>
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<tr>
<td></td>
<td></td>
<td>Received from Senate: 514</td>
</tr>
<tr>
<td>216</td>
<td>Senator Basset</td>
<td>An act relating to procedure in condemnation proceedings affecting lands owned by the state, or in which it has an interest, and amending section 2 of chapter 219 of the Laws of 1907.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 532</td>
</tr>
<tr>
<td>218</td>
<td>Senator Kline</td>
<td>An act to amend chapter 149, Laws of Washington, approved March 12, 1907, entitled “An act creating a state highway board and the office of the state highway commissioner”.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 541</td>
</tr>
<tr>
<td>220</td>
<td>Senator Cox</td>
<td>An act requiring county officers to transmit estimates of timber on public lands of the state to the commissioner of public lands.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 515</td>
</tr>
<tr>
<td>221</td>
<td>Senator Cox</td>
<td>An act relating to lands granted to the State of Washington by the United States for the benefit of state, charitable, educational, penal and reformatory institutions, and other institutions.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Received from Senate: 654</td>
</tr>
</tbody>
</table>
225. Senator Blair: An act entitled "An act to provide for submitting propositions to amend the constitution and other questions to the voters by separate ballots"..............................................

227. Committee on Cities of the First Class: An act granting to cities owning their own waterworks, electric light or power plants a lien for delinquent charges, and providing for the enforcement thereof .....................................................

228. Committee on Cities of the First Class: An act providing that all claims for damages sounding in tort against any city of the first class must set forth a statement of the actual residence of the claimant at the date of presenting such claim and for one year immediately prior to the time such claim for damages accrued ..........................................................

230. Committee on Cities of the First Class: An act to amend section 15 of an act entitled "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".

231. Committee on Cities of the First Class: An act to amend section 32 of an act entitled "An act to provide for laying out, establishing, altering, changing the width of, or vacating any county road, and providing for assessment, payment of damages, and providing for appeals"..............................................

232. Committee on Cities of the First Class: An act to amend section 23 of an act entitled "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".

233. Committee on Cities of the First Class: An act requiring bonds from contractors contracting to do public work conditioned to pay laborers, mechanics, materialmen and others; and repealing chapter 12 of the Laws of 1888 ..................................................

234. Committee on Cities of the First Class: An act to amend sections 2 and 4 of an act entitled "An act relating to and authorizing the collection of assessments for local improvements by a new assessment or re-assessment of the cost and expense of making same in cities and towns, and declaring an emergency"..............

238. Committee on Appropriations: An act to provide for the making of topographical maps within the State of Washington.
<table>
<thead>
<tr>
<th>Number, Author and Subject.</th>
<th>Received from Senate</th>
<th>Read first time and referred</th>
<th>Report from committee</th>
<th>Second reading and amendments</th>
<th>Third reading and passage</th>
<th>Other action by Senate</th>
<th>Signed by President</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>239. Senator Cox: An act for the regulation of public warehouses, relating to the shipping, grading, inspection and weighing of grain and hay</td>
<td>515</td>
<td>527</td>
<td>550</td>
<td>604</td>
<td>604</td>
<td>699</td>
<td>760</td>
<td>761</td>
</tr>
<tr>
<td>241. Senator Ruth: An act providing for the construction and improvement of county roads at the expense of the lands specially benefited thereby</td>
<td>695</td>
<td>695</td>
<td>774</td>
<td>774</td>
<td></td>
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<td>831</td>
<td>831</td>
</tr>
<tr>
<td>243. Senator Williams: An act requiring judges of the supreme court and superior courts to wear gowns while sitting in the hearing of causes</td>
<td>472</td>
<td>492</td>
<td>550</td>
<td>677</td>
<td>677</td>
<td>690</td>
<td>760</td>
<td>761</td>
</tr>
<tr>
<td>244. Senators Whitney, Hutchinson, Huxtable, Graves and Rosenhaupt: An act appropriating the sum of thirty thousand dollars to the National Irrigation Congress meeting at Spokane</td>
<td>472</td>
<td>491</td>
<td>687</td>
<td>687</td>
<td>685</td>
<td>785</td>
<td>831</td>
<td></td>
</tr>
<tr>
<td>245. Senators Knickerbocker, Nichols and Paulhamus: An act to provide for the establishment and creation, and the construction and maintenance of a system of dikes and drainage, including flood and drift barriers; for the establishment and creation of districts and boards for such purposes</td>
<td>548</td>
<td>551</td>
<td>567</td>
<td>637</td>
<td>637</td>
<td></td>
<td>665</td>
<td>665</td>
</tr>
<tr>
<td>246. Senators Knickerbocker, Nichols and Paulhamus: An act appropriating the sum of one hundred thousand dollars for the purpose of aiding in the construction of a drift barrier in King county, Washington, at or near a point where White river departs from its old channel</td>
<td>667</td>
<td>678</td>
<td>685</td>
<td>686</td>
<td></td>
<td></td>
<td>785</td>
<td>832</td>
</tr>
<tr>
<td>247. Senator Mertcalf (by request): An act to regulate the practice of optometry and for the appointment of a board of examiners, and providing penalties for the violation thereof</td>
<td>575</td>
<td>592</td>
<td>791</td>
<td>791</td>
<td>774</td>
<td></td>
<td>831</td>
<td>831</td>
</tr>
</tbody>
</table>
248. Senators Myers and Anderson: An act making an appropriation and creating a commission, to be known as the Columbia river improvement commission, for the purpose of improvement of the Columbia river between Bridgeport and Kettle Falls............. 

249. Committee on Cities of the First Class: An act authorizing cities and towns to construct, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities......

251. Senator Fishback: An act to prohibit any manufacturer of or wholesale dealer in intoxicating liquors from owning, operating or having any financial interest in any saloon or other retail liquor store in the State of Washington...........................................

252. Senator Bryan: An act amending section 2934 of Ballinger's Annotated Codes and Statutes of Washington relating to the licensing of the sale of intoxicating liquors in cities and towns, and declaring an emergency..........................

253. Joint Committee on Railroads and Transportation: An act relating to railroads, express, telephone and telegraph companies, and providing for the regulation thereof.......... 

254. Joint Committee on Railroads and Transportation: An act to regulate the manner in which railroads shall cross highways...............

255. Senator Paulhamus: An act regulating the sale of and fixing the standard of purity of agricultural seeds, and providing penalties for violation thereof..................................

256. Joint Committee on Game: An act establishing a state board of game and game fish commissioners, prescribing the duties, fixing their compensation..................

257. Senator Anderson: An act relating to the assessments of benefits resulting to public or county roads by reason of the construction and maintenance of dikes or drains under the diking and drainage laws of the state...........................................

258. Senator Anderson: Amending act of 1895, relating to establishment and maintenance of drainage districts...........

265. Senator Cameron: An act repealing sections 4128 and 4157 of Ballinger's Annotated Codes and Statutes of Washington, and sections 5843 and 5872 of Pierce's Washington Code and providing for the protection of structures and appliances used for irrigation, reclamation or power purposes..............
## NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
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<tbody>
<tr>
<td>267.</td>
<td>Senator Minkler</td>
<td>An act to amend section 1 of chapter 55 of the Session Laws of 1905 and approved March 3, 1905, being an act entitled &quot;An act to enable cities of the first, second and third classes and other cities and towns working under special charter and of sufficient population to authorize them to re-incorporate&quot;...</td>
</tr>
<tr>
<td>268.</td>
<td>Senator Paulhamus</td>
<td>An act regulating the selling of goods, wares and merchandise on commission.</td>
</tr>
<tr>
<td>273.</td>
<td>Senator Paulhamus</td>
<td>An act relating to the sale of fertilizers, and fixing a penalty for the violation thereof.</td>
</tr>
<tr>
<td>276.</td>
<td>Joint Fisheries Committee</td>
<td>An act relating to the taking of food fishes, providing a penalty for the violation thereof, amending section 3 of chapter 247 of the Session Laws of 1907, and declaring an emergency.</td>
</tr>
<tr>
<td>282.</td>
<td>Senator Basset</td>
<td>An act to amend chapter 37 of the Session Laws of 1907, being &quot;An act to provide for the state depositaries and regulate the deposit of statements therein,&quot; and declaring an emergency.</td>
</tr>
<tr>
<td>284.</td>
<td>Senator Allen</td>
<td>An act granting rights-of-way to electric light, power and street railway 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.</td>
</tr>
<tr>
<td>287.</td>
<td>Senator Basset</td>
<td>An act relating to sale and removal of timber upon state, school or granted lands, etc.</td>
</tr>
<tr>
<td>289.</td>
<td>Senator Booth</td>
<td>An act providing the appointment of a commission for the purpose of preparing a code of insurance laws of the...</td>
</tr>
<tr>
<td></td>
<td>State of Washington, and making appropriation to pay traveling expenses</td>
<td>647</td>
</tr>
<tr>
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</tr>
<tr>
<td>292.</td>
<td>Senator PAULHAMUS: An act fixing the tuition fees in the institution of higher education</td>
<td>654</td>
</tr>
<tr>
<td>293.</td>
<td>JUDICIARY COMMITTEE: An act relating to proceedings against corporations in criminal actions</td>
<td>800</td>
</tr>
<tr>
<td>295.</td>
<td>Senator MYERS: An act to provide for the protection of game fish, limiting the catch, the size taken, and providing penalties for the violation thereof</td>
<td>723</td>
</tr>
<tr>
<td>297.</td>
<td>Senator PAULHAMUS: An act relating to the finances of the State of Washington, providing the time when, and the manner in which moneys shall be paid into the state treasury, and amending chapter 96 of the Session Laws of 1907</td>
<td>667</td>
</tr>
<tr>
<td>299.</td>
<td>Senator KLINK: Authorizing cities of the first class owning cemeteries to provide, receive and invest funds, the income therefrom to be used in the betterment, care and improvement of such cemeteries</td>
<td>654</td>
</tr>
<tr>
<td>300.</td>
<td>JUDICIARY COMMITTEE: Relating to crimes and punishments and the rights and custody of persons accused or convicted of crime; and repealing certain acts</td>
<td>548</td>
</tr>
<tr>
<td>301.</td>
<td>Senator McGOWAN: An act making an appropriation for the destruction of seals and sea lions on the Columbia river</td>
<td>758</td>
</tr>
<tr>
<td>302.</td>
<td>Senator McGOWAN: An act relating to the establishment of fish hatcheries on the Columbia river or its tributaries</td>
<td>695</td>
</tr>
<tr>
<td>303.</td>
<td>Senator STEVENSON: An act to divide the militia reserve of the State of Washington into two classes, and to provide for the enrollment, organization, maintenance and discipline of the first militia reserve of the State of Washington</td>
<td>706</td>
</tr>
<tr>
<td>315.</td>
<td>Senator COTTERILL: An act authorizing cities of the first class to construct auxiliary water systems for fire protection purposes, and to assess property benefited thereby to pay for the same</td>
<td>706</td>
</tr>
<tr>
<td>317.</td>
<td>Senator METCALF: An act in relation to the fees of state and county officers, witnesses and jurors</td>
<td>772</td>
</tr>
<tr>
<td>319.</td>
<td>Senator ROSENHAUPT: An act relating to the compensation of judges of the supreme court</td>
<td>628</td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
<td>Subject</td>
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</tr>
<tr>
<td>322</td>
<td>Senator McGowan</td>
<td>An act granting to the town of Ilwaco, and to P. J. McGowan &amp; Sons, a corporation, the right to use for certain purposes a portion of the Holma waterway as shown by the plat of tidelands in front of said town, and declaring an emergency.</td>
</tr>
<tr>
<td>325</td>
<td>Joint Committee on Railroads and Transportation</td>
<td>An act repealing chapter 1 of the Session Laws of 1893, entitled &quot;An act regulating and fixing railroad freight rates in the State of Washington, etc.&quot;</td>
</tr>
<tr>
<td>326</td>
<td>Committee on Judiciary</td>
<td>An act to prohibit the sale or disposal of intoxicating drinks to Indians or mixed bloods and providing a penalty for the violation thereof.</td>
</tr>
<tr>
<td>327</td>
<td>Certain Members of the Committee on Appropriations</td>
<td>An act for the collection, by the state dairy and food commissioner, of certain inspection fees.</td>
</tr>
<tr>
<td>331</td>
<td>Senator Allen</td>
<td>An act requiring every city of the first class to include in its annual tax levy an amount sufficient to pay all unpaid assessments with all interest, penalties and charges thereon levied upon lands belonging to such city.</td>
</tr>
<tr>
<td>335</td>
<td>Committee on Game</td>
<td>An act for the protection of game animals and birds of the State of Washington, defining violations thereof.</td>
</tr>
<tr>
<td>338</td>
<td>Senator Allen</td>
<td>An act to provide for the assessment of state lands for local improvements, repealing all acts in conflict therewith, and providing an emergency.</td>
</tr>
<tr>
<td>342</td>
<td>Judiciary Committee</td>
<td>Relating to the change of venue of actions in the superior court, disqualification of judges of such courts, and the change of venue or change of judges on account thereof.</td>
</tr>
<tr>
<td>Bill Number</td>
<td>Bill Title</td>
<td>Page Numbers</td>
</tr>
<tr>
<td>-------------</td>
<td>---------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>344</td>
<td>Senator Smith: An act disclaiming title and interest in certain land in Snohomish county</td>
<td>608 618 707 707 785 831</td>
</tr>
<tr>
<td>345</td>
<td>Senator Paulhamus: An act requiring the state board of tax commissioners to take charge of and superintend the enforcement of an act relating to the sale of intoxicating liquors</td>
<td>723 758 758 758 821 823</td>
</tr>
<tr>
<td>348</td>
<td>Judiciary Committee: An act to amend section 4683 of Ballinger's Annotated Codes and Statutes of Washington, relating to the jurisdiction of justices of the peace in criminal cases</td>
<td>559 569 587 715 716 716 785 831</td>
</tr>
<tr>
<td>349</td>
<td>Judiciary Committee: An act authorizing prosecuting attorneys to issue warrants</td>
<td>559 570 588 716 716 716 785 831</td>
</tr>
<tr>
<td>350</td>
<td>Judiciary Committee: An act to amend section 6802 of Ballinger's Annotated Codes and Statutes of Washington, relating to the prosecution of crimes by information</td>
<td>559 570 587 724 724 724 785 831</td>
</tr>
<tr>
<td>351</td>
<td>Senator Allen (by request): An act prohibiting the making, uttering, circulating, selling or offering for sale any certificate of any warehouse, distillery or depository for intoxicating liquors</td>
<td>633 648 786 786 822 832</td>
</tr>
<tr>
<td>353</td>
<td>Sub-Committee on Appropriations: An act relating to the reports of the state officers, departments and institutions, and the printing thereof</td>
<td>695 695 695 695</td>
</tr>
<tr>
<td>354</td>
<td>Committee on Revenue and Taxation: An act to amend section 1 of chapter 178 of the Session Laws of 1903, the same being an act relating to revenue and taxation</td>
<td>633 648 651 651 651 651</td>
</tr>
<tr>
<td>355</td>
<td>Senator Cotterill: An act to amend section 84 of chapter 71 of the Session Laws of 1897, relating to the assessment and collection of taxes in the State of Washington</td>
<td>633 648 668 668 668 668</td>
</tr>
<tr>
<td>356</td>
<td>Senator Potts: An act relating to service of process in justice courts</td>
<td>596 602 771 771 821 823 823 823</td>
</tr>
<tr>
<td>357</td>
<td>Senator Blair: An act extending the powers and jurisdiction of incorporated cities into the bays, sounds and other navigable waters adjacent to the boundaries of such cities</td>
<td>578 592 689 755 755 797 821 823 823</td>
</tr>
<tr>
<td>359</td>
<td>Senator Falconer: An act for the relief of Vaughn &amp; Morrill Co.</td>
<td>526 551 567 608 608 665 665 665</td>
</tr>
<tr>
<td>Number</td>
<td>Author and Subject</td>
<td>Received from Senate</td>
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<tr>
<td>360.</td>
<td>Senator Fishback: An act amending sections 2 and 3 of an act entitled &quot;An act to provide for the drainage of cities of the second, third and fourth class, by the construction of sewers and drains&quot;</td>
<td>630</td>
</tr>
<tr>
<td>361.</td>
<td>Committees on State Library and Judiciary: An act fixing the salary of the state law librarian</td>
<td>559</td>
</tr>
<tr>
<td>362.</td>
<td>Committee on Roads and Bridges: An act making an appropriation for the construction of state aid roads under the provisions of chapter 150, Laws of Washington, A. D. 1907</td>
<td>654</td>
</tr>
<tr>
<td>363.</td>
<td>Committee on Roads and Bridges: An act making an appropriation for the construction and maintenance of state roads</td>
<td>654</td>
</tr>
<tr>
<td>364.</td>
<td>Senator Davis: An act concerning the collection and division of taxes between old and new counties and amending section 274, Ballinger's Codes and Statutes of Washington</td>
<td>602</td>
</tr>
<tr>
<td>367.</td>
<td>Committee on Roads and Bridges: An act providing for the establishment of certain state roads</td>
<td>621</td>
</tr>
<tr>
<td>370.</td>
<td>Senator Presby: An act relating to printing, and amending sections 370 and 371 of Ballinger's Annotated Codes and Statutes of Washington</td>
<td>633</td>
</tr>
<tr>
<td>382.</td>
<td>Senators Williams and Cotterill: An act changing and defining the boundary lines between the thirty-second and thirty-sixth senatorial districts, and between the forty-second and forty-sixth representative districts, in King county</td>
<td>628</td>
</tr>
</tbody>
</table>
385. **COMMITTEE ON APPROPRIATIONS:** An act appropriating the sum of sixty-one thousand eight hundred ten and thirty-six hundredths dollars from the military fund for maintenance of the National Guard, and for furniture, fixtures, etc., for certain state armories...

<p>| | | | | | |</p>
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<tr>
<td>724</td>
<td>724</td>
<td>777</td>
<td>777</td>
<td>822</td>
<td>832</td>
</tr>
</tbody>
</table>

386. **By COMMITTEE ON APPROPRIATIONS:** Making appropriations for the maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry expenses of the state government for the fiscal term beginning April 1, 1909, and ending March 31, 1911, except as otherwise provided...

<p>| | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>813</td>
<td>813</td>
<td>813</td>
<td>813</td>
<td>823</td>
<td>830</td>
</tr>
</tbody>
</table>

INDEX—REGULAR SESSION
HISTORY OF HOUSE JOINT MEMORIALS.

<table>
<thead>
<tr>
<th>NUMBER, AUTHOR AND SUBJECT.</th>
<th>First reading</th>
<th>Report of committee</th>
<th>Second reading</th>
<th>Third reading</th>
<th>Other action by Senate</th>
<th>Message from Senate</th>
<th>Signed by Speaker by</th>
<th>Signed by President of Senate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Messrs. BELL and WHALLEY: Relating to the passage of a rivers and harbors bill...</td>
<td>55</td>
<td>55</td>
<td>55</td>
<td>95</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Mr. F. T. CAMPBELL: Relating to a survey of certain irrigable lands in Eastern Washington...</td>
<td>61</td>
<td>125</td>
<td>149</td>
<td>149</td>
<td>313</td>
<td>253</td>
<td>321</td>
<td>330</td>
</tr>
<tr>
<td>3. Mr. HOLM: Relating to the size of apple box and the grading of fruit.</td>
<td>90</td>
<td>141</td>
<td>145</td>
<td>145</td>
<td>259</td>
<td>212</td>
<td>268</td>
<td>270</td>
</tr>
<tr>
<td>4. Mr. F. T. CAMPBELL: Relating to establishment of a government reserve at Soap lake...</td>
<td>94</td>
<td>305</td>
<td>150</td>
<td>150</td>
<td>313</td>
<td>253</td>
<td>321</td>
<td>330</td>
</tr>
<tr>
<td>5. Messrs. HALFERTY and HEWITT: Relating to the Olympic forest reserve at Quinault lake...</td>
<td>94</td>
<td>125</td>
<td>150</td>
<td>150</td>
<td>313</td>
<td>253</td>
<td>321</td>
<td>330</td>
</tr>
<tr>
<td>6. Mr. LEONARD: Relating to the extension of State Road No. 5 through the Rainier forest reserve...</td>
<td>333</td>
<td>378</td>
<td>454</td>
<td>454</td>
<td>588</td>
<td>559</td>
<td>588</td>
<td>603</td>
</tr>
<tr>
<td>7. Mr. EDGE: Relating to the preservation and protection of the American elk...</td>
<td>338</td>
<td>407</td>
<td>478</td>
<td>478</td>
<td>588</td>
<td>559</td>
<td>588</td>
<td>603</td>
</tr>
<tr>
<td>Number, Author and Subject</td>
<td>Received from Senate</td>
<td>First reading</td>
<td>Report of committee</td>
<td>Second reading</td>
<td>Third reading passage on</td>
<td>Message from Senate</td>
<td>Signed by Speaker of Senate</td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------------------------------------------------------</td>
<td>---------------------</td>
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<td>--------------------</td>
<td>---------------------------</td>
<td></td>
</tr>
<tr>
<td>1. Senator MINKLER: Relating to removal of duty on forest products</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>54</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Senator POTTS: Relating to construction of roads in Alaska</td>
<td>9</td>
<td>9</td>
<td>9</td>
<td>9</td>
<td>9</td>
<td>54</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>3. Senator BLAIR: Relating to the donation of certain lands to the State University</td>
<td>10</td>
<td>10</td>
<td>63</td>
<td>64</td>
<td>64</td>
<td>170</td>
<td>183</td>
<td></td>
</tr>
<tr>
<td>4. Senator Cox: Relating to duty on grain bags</td>
<td>54</td>
<td>56</td>
<td>64</td>
<td>64</td>
<td>65</td>
<td>170</td>
<td>183</td>
<td></td>
</tr>
<tr>
<td>5. Senator ROSENHAUPT: Relating to the creation of a new division of the railway mail service</td>
<td>253</td>
<td>272</td>
<td>305</td>
<td>430</td>
<td>430</td>
<td>472</td>
<td>477</td>
<td></td>
</tr>
<tr>
<td>6. Relating to the establishment of a government townsit on the Colville Indian reservation</td>
<td>278</td>
<td>293</td>
<td>300</td>
<td>300</td>
<td>300</td>
<td>339</td>
<td>356</td>
<td></td>
</tr>
<tr>
<td>7. Senators KNICKERBOCKER and PAULHAMUS: Relating to floods of White, Stuck and Puyallup rivers</td>
<td>278</td>
<td>283</td>
<td>283</td>
<td>283</td>
<td>283</td>
<td>426</td>
<td>435</td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
<td>Subject</td>
<td>First reading</td>
<td>Report of Committee</td>
<td>Second reading</td>
<td>Third reading</td>
<td>Senate</td>
<td>Message from Senate</td>
</tr>
<tr>
<td>--------</td>
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<td>---------------</td>
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<td>---------------</td>
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<td>--------</td>
<td>---------------------</td>
</tr>
<tr>
<td>1.</td>
<td>Mr. Farnsworth</td>
<td>Relating to memorial services for Representative William H. Thompson</td>
<td>19</td>
<td>19</td>
<td>19</td>
<td>95</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Mr. E. M. Stephens</td>
<td>Relating to memorial services for Representative H. L. Strobridge</td>
<td>53</td>
<td>53</td>
<td>53</td>
<td>131</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Mr. Denman</td>
<td>Relating to the printing of bills introduced in both the Senate and House</td>
<td>61</td>
<td>153</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Mr. Rogers</td>
<td>Providing for purchase of legislative supplies</td>
<td>79</td>
<td>86</td>
<td>86</td>
<td>86</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Mr. Burke</td>
<td>Relating to a commission to adjust disputes between Oregon and Washington regarding fishing</td>
<td>94</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td></td>
<td>Relating to adjournment from Feb. 11 to Feb. 15</td>
<td>293</td>
<td>293</td>
<td>293</td>
<td>297</td>
<td>297</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Mr. Farnsworth</td>
<td>Relating to the creation of a public tariff commission</td>
<td>293</td>
<td>378</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Mr. McMaster</td>
<td>Inviting ex-Governor Hanley to deliver an address on local option</td>
<td>309</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Mr. Slayden</td>
<td>Relating to a statue of George Washington</td>
<td>383</td>
<td>407</td>
<td>409</td>
<td>409</td>
<td>501</td>
<td>491</td>
</tr>
<tr>
<td></td>
<td>Mr. SIMS: Commending the selection of Hon. R. A. Ballinger for Secretary of the Interior.</td>
<td>333</td>
<td>378</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------------------</td>
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<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Mr. BELL: Relating to adjournment from Feb. 19 to Feb. 23.</td>
<td>867</td>
<td>361</td>
<td>367</td>
<td>867</td>
<td>372</td>
<td>372</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Mr. SAYRE: Relating to fires during the holding of the A.-Y.-P. Exposition.</td>
<td>664</td>
<td>651</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Mr. F. C. JACKSON: Making “Washington Beloved” the state song.</td>
<td>653</td>
<td>654</td>
<td>654</td>
<td>825</td>
<td>825</td>
<td>830</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Mr. BEACH: Relating to consideration of bills.</td>
<td>699</td>
<td>699</td>
<td>699</td>
<td>789</td>
<td>789</td>
<td>825</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Mr. CARLYON: Providing for extra compensation for certain state employees.</td>
<td>789</td>
<td>789</td>
<td>789</td>
<td>825</td>
<td>825</td>
<td>830</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Mr. SCOTT: Providing for a committee to investigate certain state offices.</td>
<td>805</td>
<td>805</td>
<td>820</td>
<td>820</td>
<td>829</td>
<td>825</td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
<td>Subject</td>
<td>Received from Senate</td>
<td>First reading and reference</td>
<td>Report of committee</td>
<td>Second reading and amendment</td>
<td>Third reading and passage</td>
<td>Message from Senate</td>
</tr>
<tr>
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<td>-------------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>1</td>
<td>Senator Cotterill</td>
<td>Relating to Lincoln memorial services</td>
<td>14</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Senator Williams</td>
<td>Relating to the notification of the governor that the legislature is in session</td>
<td>10</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Senator Blair</td>
<td>Relating to canvassing of vote for state offices</td>
<td>10</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Senator Cameron</td>
<td>Relating to memorial services for Senator Walter J. Reed</td>
<td>18</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Senator Kline</td>
<td>Relating to memorial services for Senator John Earles</td>
<td>18</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Senator Huxtable</td>
<td>Relating to a joint session to hear the governor's message</td>
<td>18</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Senator Knickerbocker</td>
<td>Relating to duplication of bills in Senate and House</td>
<td>54</td>
<td>61</td>
<td>153</td>
<td>154</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Senator McGowan</td>
<td>Relating to appointment of a joint fisheries committee</td>
<td>65</td>
<td>65</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Senator Blair</td>
<td>Relating to the securing of the liberty bell for the A.Y.P. Exposition</td>
<td>86</td>
<td>141</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Senator Paulhamus</td>
<td>Relating to the employment of Senate and House employees</td>
<td>126</td>
<td>129</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Senator Myers</td>
<td>Relating to indefinite leave of absence for Governor Cosgrove</td>
<td>154</td>
<td>156</td>
<td>156</td>
<td>156</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Senator Paulhamus</td>
<td>Relating to postponement of memorial exercises</td>
<td>163</td>
<td>162</td>
<td>162</td>
<td>162</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------</td>
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<td>-----</td>
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<td>-----</td>
<td>-----</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td></td>
<td>Senator Metcalf: Relating to polygamy</td>
<td>184</td>
<td>187</td>
<td>313</td>
<td>432</td>
<td>432</td>
<td>472</td>
<td>477</td>
</tr>
<tr>
<td></td>
<td>Senator Graves: Relating to printing 1,000 copies of criminal code</td>
<td>255</td>
<td>255</td>
<td>256</td>
<td>256</td>
<td>255</td>
<td>255</td>
<td>256</td>
</tr>
<tr>
<td></td>
<td>Senator Stewart: Relating to insurance on state buildings</td>
<td>298</td>
<td>298</td>
<td>298</td>
<td>298</td>
<td>298</td>
<td>298</td>
<td>298</td>
</tr>
<tr>
<td></td>
<td>Senator Allen: Relating to interstate bridge across Columbia river</td>
<td>399</td>
<td>399</td>
<td>399</td>
<td>399</td>
<td>399</td>
<td>399</td>
<td>399</td>
</tr>
<tr>
<td></td>
<td>Senator Booth: Relating to appointment of Hon. R. A. Ballinger as Secretary of the Interior</td>
<td>569</td>
<td>569</td>
<td>569</td>
<td>569</td>
<td>569</td>
<td>569</td>
<td>569</td>
</tr>
<tr>
<td></td>
<td>Senators Graves and Rosenhaust: Relating to an invitation to Hon. Wm. H. Taft to visit A.-Y.-P. Exposition and National Irrigation Congress</td>
<td>715</td>
<td>715</td>
<td>715</td>
<td>715</td>
<td>715</td>
<td>715</td>
<td>715</td>
</tr>
<tr>
<td></td>
<td>Relating to introduction of Senate bills 385 and 386</td>
<td>783</td>
<td>819</td>
<td>819</td>
<td>819</td>
<td>819</td>
<td>819</td>
<td>819</td>
</tr>
<tr>
<td></td>
<td>Relating to employment of E. C. Macdonald and George Turner as special attorneys in Oregon-Washington boundary case</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
</tr>
<tr>
<td></td>
<td>Relating to adjournment of the legislature</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
<td>832</td>
</tr>
</tbody>
</table>
### HISTORY OF HOUSE JOINT RESOLUTIONS.

**Number, Author and Subject.**

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>First Reading</th>
<th>Report of Committee</th>
<th>Second Reading and Amend</th>
<th>Third Reading and Vote on Passag</th>
<th>Message from Senate</th>
<th>Other Action by Speaker</th>
<th>Signed by President</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Joint Committee on Fisheries</td>
<td>Relating to settlement of disputes between Oregon and Washington over fishing on Columbia river.</td>
<td>156</td>
<td></td>
<td>156</td>
<td>156</td>
<td></td>
<td>210</td>
<td>170</td>
</tr>
<tr>
<td>2</td>
<td>Mr. Scott</td>
<td>Relating to the investigation of the insurance commissioner's office.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
<td>Subject</td>
<td>First reading</td>
<td>Report of committee</td>
<td>Second reading and amendment</td>
<td>Third reading and passage on Senate or Message from Senate of Speaker of Signed by President of Senate</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Senator McGowan</td>
<td>Relating to traveling expenses of joint fisheries committee</td>
<td>242</td>
<td>255</td>
<td>290</td>
<td>416</td>
<td>417</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Senator Potts</td>
<td>Relating to payment of traveling expenses of joint committee to confer with Secretary of the Interior</td>
<td>258</td>
<td></td>
<td>331</td>
<td>417</td>
<td>417</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Senator Polson</td>
<td>Extending an invitation to Hon. Samuel Hill to deliver an address on good roads</td>
<td>378</td>
<td>293</td>
<td>301</td>
<td>301</td>
<td>301</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Senator Blair</td>
<td>Relating to peace and justice</td>
<td>490</td>
<td>490, 496</td>
<td>765</td>
<td>765</td>
<td>765</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Senator Rosenhauft</td>
<td>Relating to an adequate pension for Mrs. Ann Gridley</td>
<td>490</td>
<td>492</td>
<td></td>
<td>560</td>
<td>569</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Senator Knickerocker</td>
<td>Relating to Carnegie fund for teachers</td>
<td>490</td>
<td>491</td>
<td></td>
<td>500</td>
<td>500</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>Relating to congratulations to President Taft</td>
<td>575</td>
<td>575</td>
<td></td>
<td>575</td>
<td>575</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
GENERAL INDEX.

[Where reference is made to House or Senate bill, see tables of bills preceding this index.]

ABBOTT, ROY:
  Appointed .............................................. 13
  Sworn in ................................................ 79

ABELSON, A. T.—Appointed .................................... 13

ABSENTEES—Excusing, vote required for .......................... 235

ACCOUNT BOOKS—Evidence. House bill No. 205.

ACCOUNTING—Public offices, in, recommendation ................ 31

ACTIONS:
  Bonds. House bill No. 163.
  Bonds, premiums on. House bill No. 428.
  Criminal, against corporations. Senate bill No. 293.
  Exceptions. House bill No. 166.
  Personal injuries, for, survival of. Senate bill No. 75.
  Survival of. House bill No. 70.
  Torts, for. Senate bill No. 76.

ADJOURNMENT:
  Proceedings on ............................................. 832
  Resolution fixing time to which to adjourn .................. 566

ADULTERATION—House bill No. 198.

ADVERTISING—Fraudulent. House bill No. 349.

AGISTERY LIEN—House bill No. 47.

AGRICULTURE—Board of, recommended ......................... 27

ALASKA-YUKON-PACIFIC EXPOSITION:
  Japanese, attendance of .................................. 269

ALASKA-YUKON-PACIFIC EXPOSITION FUND—Senate bill No. 80.

AMENDMENTS—House bills, to, mimeographing of ................ 95


ANDERSON, JOHN:
  Certificate of election of .................................. 3
  Sworn in ................................................... 5

ANDERSON, NELS:
  Certificate of election of .................................. 5
  Sworn in ................................................... 5

ANDERSON, P. C.:
  Appointed .................................................. 13
  Sworn in ................................................... 20

ANDERSON, W. T.:
  Certificate of election of .................................. 4
  Sworn in ................................................... 5

APPELS—Furnished to House, vote of thanks for ................. 116
APPROPRIATIONS:

Committee on, new members of.............................................. 194
Committee on, chairman excused from daily sessions................. 251
Committee bills re-referred to Committee on Rules and Order........ 685
For Alaska-Yukon-Pacific Exposition. Senate bill No. 80.
For Alaska-Yukon-Pacific Exposition. Senate bill No. 126.
For Bellingham State Normal School. House bill No. 83.
For bounties on cougars. House bill No. 238.
For bureau of plant industry of United States department of agricul-
ture. Senate bill No. 146.
For Chicago, Milwaukee & Puget Sound railway. Senate bill No. 158.
For Columbia river. House bill No. 282.
For commissioner of public lands. Senate bill No. 124.
For county fairs. Senate bill No. 33.
For destruction of seals and sea lions. Senate bill No. 301.
For expenses of E. C. MacDonald. Senate bill No. 5.
For farm for Insane. House bill No. 145.
For fish hatchery site. Senate bill No. 27.
For Florence Crittenten and White Shield Homes. House bill No. 74.
For free reading rooms in cities. Senate bill No. 74.
For geological survey of coal lands. House bill No. 175.
For home for indigent blind, aged and infirm. House bill No. 5.
For home for indigent blind and infirm. Senate bill No. 42.
For House of Good Shepherd in Spokane. House bill No. 54.
For improvement of Columbia river. Senate bill No. 248.
For inspection of steam vessels. Senate bill No. 87.
For insurance law commission. Senate bill No. 289.
For investigation of operation of coal mines. House bill No. 243.
For legislative expenses. Senate bill No. 1.
For legislative printing. House bill No. 31.
For National Guard. Senate bill No. 385.
For National Irrigation Congress. Senate bill No. 244.
For payment of moneys collected under direct primary law. Senate bill No. 186.
For payment of state normal school warrants. House bill No. 172.
For powder factory at Monroe. House bill No. 271.
For preserving forests. House bill No. 323.
For protecting forests. House bill No. 322.
For public printing. House bill No. 294.
For publication of notices. House bill No. 112.
For purchase of bridge at Wenatchee. House bill No. 49.
For purchase of bridge at Wenatchee. Senate bill No. 67.
For railroad commission. Senate bill No. 99.
For relief of J. F. Collier. Senate bill No. 11.
For relief of R. E. Darnell. Senate bill No. 30.
For relief of F. M. Fortune. House bill No. 23.
For relief of Fred H. Green. House bill No. 250.
For relief of Indian war veterans. House bill No. 182.
For relief of C. A. Ives. House bill No. 223.
For relief of Kittitas county. House bill No. 179.
For relief of Kittitas county. House bill No. 209.
For relief of Harry Lawrence. House bill No. 134.
For relief of B. D. Minkler. Senate bill No. 72.
APPROPRIATIONS—Concluded:

For relief of city of Palouse. Senate bill No. 166.
For relief of certain persons. House bill No. 169.
For relief of persons to whom the state contracted to sell lands. House bill No. 317.
For relief of the city of Spokane. House bill No. 213.
For relief of Vaughn & Morrill Company. Senate bill No. 359.
For state sanitarium for tuberculosis. House bill No. 211.
For state aid roads. Senate bill No. 363.
For school for deaf, blind and insane. House bill No. 173.
For state game and game fish commission. Senate bill No. 256.
For state highway No. 5. House bill No. 52.
For state historical building. House bill No. 141.
For state historical building. Senate bill No. 187.
For state institutions and offices. Senate bill No. 386.
For certain state institutions. House bill No. 321.
For state insurance commissioner. Senate bill No. 39.
For state militia reserve. Senate bill No. 303.
For state normal schools. House bill No. 247.
For state roads. Senate bill No. 362.
For secretary of state. Senate bill No. 34.
For state shore land improvement fund. Senate bill No. 81.
For superintendent of public instruction. Senate bill No. 77.
For Tieton Water Users' Association. Senate bill No. 192.
For Washington State Industrial Farm. House bill No. 290.

ARCHITECTURE—See House bill No. 345.

ARMORIES:
Bellingham. House bill No. 33.

ARREST:
Persons under, rights. House bill No. 259.


ASSISTANT SERGEANT-AT-ARMS:
Appointed ........................................ 6
Sworn in ........................................ 6

ATTORNEYS—See House bills Nos. 234 and 374, and Senate bill No. 175.

AUTOMOBILES:
See House bills Nos. 51, 178, 183 and 284.
Regulation and licensing. House bill No. 381.


BAKER, BERNARD:
Appointed ........................................ 13
Sworn in ........................................ 14

BALLARD, MAX:
Appointed ........................................ 13
Sworn in ........................................ 20

BALLOTS—Constitutional amendments. Senate bill No. 225.

BANCROFT, GEORGE F.:
Appointed ........................................ 6
Sworn in ........................................ 6

—57 H
INDEX—REGULAR SESSION

BANKS AND BANKING:
See Senate bill No. 8.
Depositors’ guaranty fund. House bill No. 392.

BARBO, LARS:
Appointed .............................................. 13
Sworn in .................................................. 79

BEACH, WILLIAM M.:
Certificate of election of........................................... 4
Sworn in ...................................................... 5

BELL, T. J.:
Certificate of election of.............................................. 4
Sworn in ...................................................... 5

BELLINGHAM NORMAL:
See House bills Nos. 83 and 172.
Warrants, redemption of. Senate bill No. 149.

BIG BEND COUNTY—See House bill No. 161.

BILL FILES—Judiciary committee, for use of ...................... 116

BILLIARD HALLS—See House bill No. 264.

BILLS:
Committee on Rules and Order, reference to ...................... 651
Indefinitely postponed, if not acted upon ..................... 832
Limitation on time for introduction ..................................... 19
State Librarian instructed to send to certain institutions .... 162

BILLS OF LADING—See Senate bill No. 65.

BIRD, THOMAS:
Certificate of election of .............................................. 5
Sworn in ...................................................... 15

BIRDS—See House bill No. 435.

BISHOP, WILLIAM:
Certificate of election of .............................................. 4
Sworn in ...................................................... 5

BLIND—See House bill No. 5.

BOARD OF CONTROL (See STATE BOARD OF CONTROL).

BOARD OF STATE GAME AND GAME FISH COMMISSIONERS—See House bill No. 137.

BOARD OF STATE LAND COMMISSIONERS—Land, sale of. Senate bill No. 104.

BOATS (See STEAM VESSELS).

BOLINGER, CLAYTON:
Appointed .......................................................... 13
Sworn in ...................................................... 14

BOLINGER, W. A.:
Certificate of election of .............................................. 4
Sworn in ...................................................... 5

BONDS:
See House bill No. 163.
Premium, payment. House bill No. 165.

BOONE, S. J.:
Certificate of election of .............................................. 4
Sworn in ...................................................... 5

BOUNTIES—See House bill No. 39.

BOWLING ALLEYS—See House bill No. 264.

BRADBERRY, FRANK:
Certificate of election of .............................................. 5
Sworn in ...................................................... 5
Buchanan, R. E.:
Certificate of election of........................................ 3
Sworn in ....................................................... 5

Buck, Norman:
Certificate of election of........................................ 3
Sworn in ....................................................... 5

Bucketshops:
See House bill No. 326.
Communication relative to .................................... 160

Buggs, S. M.:
Certificate of election of........................................ 5
Sworn in ....................................................... 5

Building (See State Building).

Bureau of Inspection and Supervision of Public Offices—See House bill No. 214.

Burke, Joseph R.:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Burns, J. C.:
Appointed ....................................................... 13
Sworn in ....................................................... 14

Byrly, Oliver:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Cadman, Walter:
Appointed ....................................................... 85
Sworn in ....................................................... 153

Calendar—Bills on, motion...................................... 618

Calkins, F. L.:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Call of the House................................................ 285

Camas—See House bill No. 315.

Cameron, James J.:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Campbell, F. T.:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Campbell, J. E.:
Certificate of election of........................................ 5
Sworn in ....................................................... 15

Candidates—Signing pledges. Senate bill No. 66.

Canners—Female laborers, hours for. House bill No. 262.

Capitol—Insurance on, recommended.................................. 789

Carlyon, P. H.:
Certificate of election of........................................ 4
Sworn in ....................................................... 5

Carnegie Foundation—See Senate bill No. 127.

Carothers, W. H.:
Appointed ....................................................... 13
Sworn in ....................................................... 14

Carriers—See House bill No. 388.
<table>
<thead>
<tr>
<th>Name</th>
<th>Action</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>CASEY, C. C.</td>
<td>Appointed</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>79</td>
</tr>
<tr>
<td>CASTLE, A. G.</td>
<td>See House bill No. 160.</td>
<td></td>
</tr>
<tr>
<td>CATTLE (See LIVESTOCK)</td>
<td>House bill No. 19.</td>
<td></td>
</tr>
<tr>
<td>CHAPLAIN</td>
<td>Provision for, resolution</td>
<td>53</td>
</tr>
<tr>
<td>CHATTLES MORTGAGES (See MORTGAGES)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CHEHALIS COUNTY</td>
<td>Superior court, judges of. House bill No. 309</td>
<td></td>
</tr>
<tr>
<td>CHENEY NORMAL</td>
<td>See House bill No. 172.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Warrants, redemption of. Senate bill No. 149</td>
<td></td>
</tr>
<tr>
<td>CHICAGO, MILWAUKEE &amp; PUGET SOUND RAILWAY COMPANY</td>
<td>Appropriation for. Senate bill No. 158.</td>
<td></td>
</tr>
<tr>
<td>CHIEF CLERK</td>
<td>Appointed</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>Assignment to duty of employees by</td>
<td>53</td>
</tr>
<tr>
<td></td>
<td>Compensation for closing up records</td>
<td>831</td>
</tr>
<tr>
<td></td>
<td>Compensation increased</td>
<td>61</td>
</tr>
<tr>
<td></td>
<td>Compensation for preparing and indexing House journal</td>
<td>831</td>
</tr>
<tr>
<td></td>
<td>Instructed to strike certain matter from the record</td>
<td>208</td>
</tr>
<tr>
<td></td>
<td>Oath administered to</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>Postage for, resolution</td>
<td>53</td>
</tr>
<tr>
<td></td>
<td>Stationery for, authorized</td>
<td>79</td>
</tr>
<tr>
<td>CHILDREN</td>
<td>See Senate bill No. 40.</td>
<td></td>
</tr>
<tr>
<td>CHRISTENSEN, W. T.</td>
<td>Certificate of election of</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>5</td>
</tr>
<tr>
<td>CIGARETTES</td>
<td>See House bill No. 372.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Petition relative to</td>
<td>501</td>
</tr>
<tr>
<td>CLALLAM COUNTY</td>
<td>Superior court, judge of. House bill No. 208</td>
<td></td>
</tr>
<tr>
<td>CLAMS</td>
<td>See House bill No. 388.</td>
<td></td>
</tr>
<tr>
<td>CLARK, ALLEN</td>
<td>Certificate of election of</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>5</td>
</tr>
<tr>
<td>CLERKS</td>
<td>Additional, authority to engage</td>
<td>357</td>
</tr>
<tr>
<td></td>
<td>Committees, assignment to</td>
<td>96</td>
</tr>
<tr>
<td></td>
<td>Committees, assignment to</td>
<td>124</td>
</tr>
<tr>
<td>CLINE, W. H.</td>
<td>Certificate of election of</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>5</td>
</tr>
<tr>
<td>COAL</td>
<td>Deposits, development. House bill No. 235.</td>
<td></td>
</tr>
<tr>
<td>COAL LANDS</td>
<td>Survey. House bill No. 175.</td>
<td></td>
</tr>
<tr>
<td>COAL MINES</td>
<td>Hours of labor in. House bill No. 82.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hours of labor underground. House bill No. 287</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Safety lamps. House bill No. 263.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>State lands, sale of. House bill No. 429.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ventilation and safety. House bill No. 312.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Protection. House bill No. 239.</td>
<td></td>
</tr>
<tr>
<td>CODE COMMISSION (See SCHOOL CODE)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
INDEX—REGULAR SESSION · 901

COGSWELL, MORTON:
  Certificate of election of ........................................ 3
  Sworn in ........................................................................ 5


COLLIER, J. F.—See Senate bill No. 11.

COLLINS, WM.—Appointed .............................................. 85

COLUMBIA RIVER:
  Bridge at Vancouver, petitions relative to ..................... 289
  Improvement of, petition relative to ............................. 241
  Improvement recommended ........................................... 35
  Salmon. House bill No. 306.

COLUMBIA RIVER IMPROVEMENT COMMISSION—See Senate bill No. 248.

COMMISSIONER OF LABOR—Female. House bill No. 267.

COMMISSIONER OF PUBLIC LANDS—Appropriation for. Senate bill No. 124.

COMMISSION MERCHANTS—See Senate bill No. 268.

COMMITTEE MEETINGS:
  Clerks for ................................................................. 124
  Places of .......................................................................... 122
  Times of ........................................................................... 124

COMMUNICATIONS—Report of, by governor .......................... 71


CONDITIONAL SALES—See House bill No. 86.

CONDOLENCES—Falconer, J. A., to ..................................... 121

CONSERVATION COMMISSION:
  Recommended .................................................................. 141
  Report of .......................................................................... 141

CONSTABLES:
  See House bill No. 99.
  Duties. House bill No. 327.

CONSTITUTIONAL REVISION—Committee on, withdrawal of member from ...... 85

CONTRACTORS:
  Laborers, bond to protect. House bill No. 154.
  Public work, bonds for payment of laborers. Senate bill No. 233.

CONVICT LABOR—See House bill No. 385.

CONVICT-MADE GOODS—See House bill No. 417.


CORPORATIONS:
  See House bill No. 224.
  Criminal actions against. Senate bill No. 293.
  Foreign, resident agents. House bill No. 360.
  Foreign, restrictions on. House bill No. 351.
  License fee. House bill No. 377.
  Stock of, protecting purchasers of. Senate bill No. 132.
  Stock, transfer of. Senate bill No. 85.
  Stock, transfer of. House bill No. 90.

COGBROY, S. G.:
  Address by ........................................................................ 151
  Committee to meet, appointment of ................................ 130
  Inauguration, message relative to ................................. 145
  Inauguration of .............................................................. 150
  Oath administered to ...................................................... 152

COTTERILL, GEO. F.—U. S. senator, nominated for .................... 83
COUNTIES:

Actions, employment of attorneys. House bill No. 422.
Assessors. House bill No. 286.
Clerks, trust funds. House bill No. 168.
Commissioners. House bill No. 158.
Commissioners, election. House bill No. 41.
Commissioners, election by districts. House bill No. 155.
Commissioners, election of, petition relative to. 251
Commissioners, petition, relative to. 268
Commissioners, road and village laws. House bill No. 432.
Commissioners, state association of, protest from. 182
Contiguous territory, annexation. House bill No. 237.
Contiguous territory, annexation. House bill No. 276.
Co-operation with cities. House bill No. 257.
Coroners. House bill No. 218.
Coroners. House bill No. 30.
Ditches and canals. House bill No. 397.
Division, petition relative to. 241
Engineer, assistants for. House bill No. 336.
Finances. House bill No. 338.
Judicial districts. Senate bill No. 96.
Officers, salaries of. House bill No. 328.
Primary law, distribution of money collected under. Senate bill No. 186.
Quarries. House bill No. 419.
Rights-of-way to United States. House bill No. 320.
Taxation for advertisement. House bill No. 84.
Taxes, division of. Senate bill No. 364.
Timber estimates. House bill No. 430.
Treasurers. House bill No. 57.
Warrants, cancellation of. House bill No. 87.
Warrants, validating. House bill No. 125.

COUNTY DIVISION (See COUNTIES).
COUNTY FAIRS—See Senate bill No. 33.
COUNTY RECORDER—See House bill No. 115.
COUNTY ROADS:
See House bill No. 139.
COWEN, E. D.—Appointed. 13
CRABS—See House bill No. 196.
CREED, VERNON:
Appointed. 13
Sworn in. 14
CRIME (See CRIMINAL CODE).
CRIMES AND PUNISHMENTS:
See Senate bill No. 300.
Corporations, actions against. Senate bill No. 293.
Death by explosives. House bill No. 34.
Highways, throwing glass on. Senate bill No. 102.
Manslaughter. House bill No. 170.
Prosecution by information. Senate bill No. 350.
Criminal Code—Adoption of, recommended................................................. 27

Criminals:
  See House bill No. 258.
  Employment of, recommendation......................................................... 44

Cuspidors—See House bill No. 110.

Darnell, R. E.—See Senate bill No. 30.

David, Peter:
  Certificate of election of................................................................. 4
  Sworn in............................................................................................... 5

Death—Damage for. House bill No. 337.

Deeds:
  Defects in. House bill No. 35.
  Petition relative to passage of. House bill No. 35................................ 586

Denman, George L.:
  Certificate of election of................................................................. 3
  Sworn in............................................................................................... 5

Dentistry—See House bills Nos. 7, 60 and 355.

Deposits—Trust. House bill No. 89.

Dikes, Drains and Drainage:
  See House bills Nos. 4 and 42, and Senate bills Nos. 245 and 261.
  Assessments for. Senate bill No. 257.
  Diking districts. House bill No. 42.
  Ditches, construction. House bill No. 370.
  Drainage districts. House bill No. 408.

Direct Primary (See Primary Law).

Direct Legislation—Petition for............................................................. 78

Divorce:
  See House bill No. 3.
  Legislation against, recommended....................................................... 47

Dixon, W. O.:
  Appointed............................................................................................ 79
  Sworn in............................................................................................... 85


Douglas, W. M.:
  Appointed............................................................................................ 13
  Sworn in............................................................................................... 14


Drugless Healing—See House bill No. 149.

Drugs—Adulteration. House bill No. 198.

Dudley, V.:
  Appointed............................................................................................ 13
  Sworn in............................................................................................... 20

Earles, John—Eulogy of................................................................. 198

Eberly, J. J.:
  Appointed............................................................................................ 13
  Sworn in............................................................................................... 14

Edge, Lester P.:
  Certificate of election of................................................................. 3
  Sworn in............................................................................................... 5

Education—Committee on, new members of........................................... 85

Educational Code (See School Code).
EIDE, Enoch:
Appointed .................................................. 13
Sworn in .................................................... 20

ELDRIDGE, H. D.:
Certificate of election of ................................... 4
Sworn in .................................................... 5

ELECTION RETURNS:
Canvass of .................................................. 16
Transmitted .................................................. 7

ELECTIONS:
See House bills Nos. 133 and 153.
Employees, attendance. House bill No. 156.
Primary. Senate bill No. 4.

ELECTORS (See PRESIDENTIAL ELECTORS).

ELEVENTH LEGISLATURE—Expenses of. Senate bill No. 1.

EMBALSING—See House bill No. 93.

EMINENT DOMAIN:
Commissioners, salary of. House bill No. 434.
Municipal corporations. Senate bill No. 50.
Procedure in exercise of right of. Senate bill No. 216.

EMPLOYEES—Protection of. Senate bill No. 171.

EMPLOYMENT BUREAUS—Establishment of, by state, recommended .......... 24

ERICKSON, E. O.:
Certificate of election of ................................... 4
Sworn in .................................................... 5

ESTATES—Probate. House bill No. 414.

ESTRAYS:
See House bills Nos. 233 and 352.

EVANS, W. E.:
Appointed .................................................... 13
Sworn in .................................................... 14

EVIDENCE—See House bill No. 343.

EXCEPTIONS—See House bill No. 166.

EXEMPTIONS—See House bill No. 225.

EXPRESS COMPANIES—Regulation of. Senate bill No. 253.

EXTRADITION—Expenses of, appropriation recommended ..................... 35

FALCONER, J. A.—Condolences to ................................ 121

FANCHER, John A.:
Certificate of election of ................................... 8
Sworn in .................................................... 5

FARNSWORTH, E. L.:
Certificate of election of ................................... 4
Sworn in .................................................... 5

FEDERAL STATUARY HALL—Recommendation of governor of, contribution to ... 23

FEES:
See Senate bill No. 317.
State dairy and food commissioner. Senate bill No. 327.

FEMALE LABOR:
Hours of, petition ........................................... 251
Hours of, petition ........................................... 268
Hours of ..................................................... 378
Hours of labor. House bill No. 61.
INDEX—REGULAR SESSION

FERRY COUNTY:
   Judicial district, petition for............................................ 330
FERTILIZERS—See Senate bill No. 273.
FIRE DEPARTMENT RELIEF ASSOCIATIONS—See Senate bill No. 110.
FIRE ESCAPES—See House bill No. 28.
FIRE INSURANCE—See House bill No. 116.
FIREMEN—Pension fund. House bill No. 10.
FISHER, E. B.:
   Certificate of election of................................................. 4
   Sworn in .............................................................................. 5
FISHERIES:
   Appropriation for, recommended.......................................... 29
   Committee on, change in membership of.................................. 115
   Committee to confer with Oregon committee, report of.............. 210
FISH HATCHERIES:
   See House bill No. 359, and Senate bills Nos. 27, 61 and 302.
   Chehalis river, transfer to new site. House bill No. 413.
   Lewis river. Senate bill No. 185.
FISHING:
   Committee to confer with Oregon committee on.......................... 65
   Licenses. House bill No. 190.
FLORENCE CRITTENTEN HOME—See House bill No. 74.
FOOD FISHES:
   See House bill No. 261, and Senate bill No. 276.
   Protection. House bill No. 152.
FOREIGN CORPORATIONS—See House bill No. 65.
FOREST FIRES—Engines. House bill No. 404.
FORESTS—See House bills No. 322 and 323.
FORTUNE, F. M.:
   Relief of. House bill No. 23.
   Relief of, recommended....................................................... 47
FRENCH, E. L.:
   Certificate of election of...................................................... 4
   Sworn in .............................................................................. 5
FRUIT INSPECTION—Provision for, recommended........................... 29
Funds (See State Funds).
GAME AND GAME FISH:
   See House bills Nos. 38, 73, 79, 121, 132, 313 and 366.
   Board of commissioners. Senate bill No. 256.
   Chinese pheasants. House bill No. 256.
   Fishing through ice. House bill No. 324.
   Laws, amendment of, petition relative to............................... 251
   Limiting catch. Senate bill No. 295.
   Propagation. House bills Nos. 302 and 305.
   Protection of. House bill No. 189, and Senate bill No. 335.
   Salmon. House bill No. 318.
   Shipping. House bill No. 193.
   Water fowl, breeding grounds for. Senate bill No. 115.
GAME RESERVES—See House bill No. 109.
INDEX—REGULAR SESSION

GARNISHMENTS:
Justice courts. Senate bill No. 29.
Superior courts. Senate bill No. 21.

GENERAL ELECTION—Returns transmitted.

GENT, J. A.:
Certificate of election of ........................................ 5
Sworn in .................................................................. 5

Gifford, John:
Appointed .................................................................. 13
Sworn in .................................................................. 79

Gordon, A. P.:
Certificate of election of ........................................... 4
Sworn in .................................................................. 5

GOVERNOR:
Account of funds in office of ....................................... 22
Address of .................................................................. 151
Conservation commission, message relative to ................. 141
Inauguration of ................................................................ 150
Insurance department, recommendation ......................... 807
Leave of absence, granted to ........................................ 152
Message from .................................................................. 20
Oath administered to .................................................. 152
Report of pardons by ................................................... 71
Resolution to notify, of election ..................................... 17
Secretary of war, enclosing bill drafted by ....................... 141
State board of control, message relative to .................... 242

GRAIN SACKS—See Senate bill No. 73.


GRAYS HARBOR—Harbor lines, petition relative to ............ 305

GREEN, Fred H.—See House bill No. 250.

GREEN, H. B.:
Appointed .................................................................. 13
Sworn in .................................................................. 14

Grinstead, Loren:
Appointed .................................................................. 6
Sworn in .................................................................. 6

GUARDIANS—Insane. House bill No. 22.

HABITUAL CRIMINALS—See House bill No. 416.

HALFETY, G. P.:
Certificate of election of .............................................. 4
Sworn in .................................................................. 5

Hall, F. A.:
Appointed .................................................................. 13
Sworn in .................................................................. 20

Hall, W. J.:
Certificate of election of .............................................. 5
Sworn in .................................................................. 5

Halsey, Elmer E.:
Certificate of election of .............................................. 4
Sworn in .................................................................. 5

Hanley, J. Frank—Lincoln memorial services .................... 269

Hanson, H. H.:
Certificate of election of .............................................. 4
Sworn in .................................................................. 5
INDEX—REGULAR SESSION

HANSON, OLE:
Certificate of election of........................................ 5
Sworn in ...................................................... 5

HARBORS (See RIVERS AND HARBORS).

HARRIGAN, G. L.:
Appointed ..................................................... 13
Sworn in ..................................................... 14

HATHAWAY, W. C.:
Appointed ..................................................... 13
Sworn in ..................................................... 14

HAYWARD, HARRY C.:
Certificate of election of........................................ 3
Sworn in ..................................................... 5

HEATH, J. C.:
Appointed ..................................................... 13
Sworn in ..................................................... 20

HEDWITT, HARRY B.:
Certificate of election of........................................ 4
Sworn in ..................................................... 5

HIGHWAYS:
See House bill No. 194.
Glass, throwing. Senate bill No. 102.

HILL, N. R.:
Appointed ..................................................... 85
Sworn in ..................................................... 153

HOLM, R. F.:
Certificate of election of........................................ 5
Sworn in ..................................................... 5

HOLMAN WATERWAY:
See Senate bill No. 322.
Use of. Senate bill No. 322.

HOME OF GOOD SHEPHERD—See House bill No. 54.

HOMESTEAD—See House bill No. 63.

HORSES (See LIVESTOCK):
See House bill No. 19.

HORTICULTURE:
See Senate bill No. 156.
Inspectors, county. House bill No. 95.

HOUSKA, CONRAD L.—See House bill No. 339.

HOSPITALS FOR INSANE:
Contribution of decorations for, resolution................. 12, 53
Maintenance of inmates, recommendations..................... 42
Western Washington, buildings recommended................. 40

HOTELS:
See House bills Nos. 27 and 28.
Fire protection, regulation recommended..................... 30

HOUSE BILLS—Amendments, mimeographing of.................. 95

HOUSE EMPLOYEES:
Additional, authorized ......................................... 85
Appointment of certain........................................ 6
Assignment to duty authorized................................. 53
Committee on, appointed....................................... 7
Committee on, report of....................................... 12
Compensation after close of session......................... 831
Dismissal authorized.......................................... 85
Dismissal, circulating petition, a ground for............ 95
HOUSE EMPLOYEES—Concluded:
Hours of labor of................................................................. 54
Oath administered to certain................................................ 14
Oath administered to certain................................................ 20
Oath administered to certain................................................ 79
Oath administered to certain................................................ 163
Salary warrants authorized.................................................... 18
Supervision of ........................................................................... 13

HOUSE JOURNAL:
Final day, approved................................................................. 832
Preparing for printer and indexing............................................. 831

HOUSE MEMBERS:
Certificate of election of.......................................................... 3
Mileage allowance ..................................................................... 61
Mileage, correction of report on ............................................... 78
Oath administered to............................................................... 5
Postage for, resolution............................................................. 53
Salary warrants authorized......................................................... 18
Seats, resolution for drawing.................................................... 7
Stationery for, authorized.......................................................... 79

HOUSE RULES:
Addition of rule No. 69............................................................ 115
Addition of rule No. 69, notice of.............................................. 95
Adoption of ............................................................................... 56
Amendment of rule No. 22........................................................ 168
Amendment of rule No. 22, notice of....................................... 162
Amendment of rule No. 26, adoption......................................... 489
Amendment of rule No. 26, notice of....................................... 470
Amendment of rule No. 27, notice of....................................... 162
Amendment of rule No. 27......................................................... 199
Amendment of rule No. 51........................................................ 115
Amendment of rule No. 51, notice of....................................... 94
Amendment of rule No. 66........................................................ 115
Amendment of rule No. 66, notice of....................................... 95
Committee to formulate, authorized.......................................... 6
Suspension for transmission of bills.......................................... 587
Temporary adopted.................................................................... 6

HUBBELL, J. C.:
Certificate of election of............................................................ 4
Sworn in ................................................................................... 5

HUNTING:
License for. House bill No. 124.

IDIOTS—Procreation House bill No. 438.

ILWACO—See Senate bill No. 322.

IMMIGRATION—Restrictions on, recommended......................... 25

INAUGURATION—Governor, of ................................................ 159


INDIGENT—See House bill No. 5, and Senate bill No. 42.

INHERITANCES—See House bill No. 387.

INITIATIVE AND REFERENDUM—See House bill No. 15.

INNS (See HOTELS).

INSANE (See HOSPITALS FOR INSANE):
See House bills Nos. 174 and 303.
Criminal, separate quarters for, recommended.......................... 42
Farm for. House bill No. 145.
**INDEX—REGULAR SESSION**

<table>
<thead>
<tr>
<th>INSANE ASYLUM</th>
<th>See House bill No. 173.</th>
</tr>
</thead>
<tbody>
<tr>
<td>INSANITY</td>
<td>Preventative legislation recommended.</td>
</tr>
<tr>
<td>INSTRUMENTS</td>
<td>Defects in. House bill No. 35.</td>
</tr>
<tr>
<td>INSURANCE</td>
<td>(See Marine Insurance):</td>
</tr>
<tr>
<td></td>
<td>Capitol, recommended on.</td>
</tr>
<tr>
<td></td>
<td>Code. Senate bill No. 289.</td>
</tr>
<tr>
<td></td>
<td>Companies, license fee. House bill No. 376.</td>
</tr>
<tr>
<td></td>
<td>Companies, statements of. House bill No. 425.</td>
</tr>
<tr>
<td></td>
<td>Investigation, expenses of. House bill No. 401.</td>
</tr>
<tr>
<td></td>
<td>Mutual companies. House bill No. 333.</td>
</tr>
<tr>
<td></td>
<td>Reciprocity. Senate bill No. 93.</td>
</tr>
<tr>
<td>INSURANCE DEPARTMENT</td>
<td>Governor's recommendation</td>
</tr>
<tr>
<td>INTOXICATING LIQUORS:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>See House bills Nos. 20, 25, 29, 106, 127, 188, 298, 311, 348, 393 and 400, and Senate bills Nos. 23, 37, 251 and 252.</td>
</tr>
<tr>
<td></td>
<td>Advertising of. House bill No. 396.</td>
</tr>
<tr>
<td></td>
<td>Certificate of warehouse, sale of. Senate bill No. 351.</td>
</tr>
<tr>
<td></td>
<td>Indians. Senate bill No. 326.</td>
</tr>
<tr>
<td></td>
<td>License for sale. House bill No. 390.</td>
</tr>
<tr>
<td></td>
<td>Sale near government posts, petition.</td>
</tr>
<tr>
<td></td>
<td>Sale of. Senate bill No. 121.</td>
</tr>
<tr>
<td></td>
<td>Sale of, regulation recommended.</td>
</tr>
<tr>
<td></td>
<td>State board of tax commissioners. Senate bill No. 345.</td>
</tr>
<tr>
<td>INTRODUCTION OF BILLS:</td>
<td>Limitation on time for</td>
</tr>
<tr>
<td>IRRIGATION</td>
<td>(See National Irrigation Congress):</td>
</tr>
<tr>
<td></td>
<td>See Senate bill No. 265.</td>
</tr>
<tr>
<td>IRRIGATION DITCHES</td>
<td>Fish screens. House bill No. 132.</td>
</tr>
<tr>
<td>ITALIAN DISASTER</td>
<td>Appropriation recommended</td>
</tr>
<tr>
<td>IVES, C. A.</td>
<td>See House bill No. 223.</td>
</tr>
<tr>
<td>JACKSON, FRANK C.:</td>
<td>Certificate of election of.</td>
</tr>
<tr>
<td></td>
<td>Sworn in.</td>
</tr>
<tr>
<td>JACKSON, R. A.:</td>
<td>Certificate of election of.</td>
</tr>
<tr>
<td></td>
<td>Sworn in.</td>
</tr>
<tr>
<td>JAPANESE-A.-Y.-P., attendance at</td>
<td></td>
</tr>
<tr>
<td>JEFFERSON COUNTY:</td>
<td>Bonds, interest on. House bill No. 263.</td>
</tr>
<tr>
<td></td>
<td>Superior court, judge of. House bill No. 293.</td>
</tr>
<tr>
<td>JEFFRIES, GEORGE W.:</td>
<td>Certificate of election of.</td>
</tr>
<tr>
<td></td>
<td>Sworn in.</td>
</tr>
<tr>
<td>JOHNSTON, C. E.:</td>
<td>Appointed.</td>
</tr>
<tr>
<td></td>
<td>Sworn in.</td>
</tr>
<tr>
<td>JOINT RULES:</td>
<td>Adopted.</td>
</tr>
<tr>
<td></td>
<td>Formulation of, committee for.</td>
</tr>
<tr>
<td>JOINT SESSIONS:</td>
<td>Canvassing election returns.</td>
</tr>
<tr>
<td></td>
<td>Inauguration of governor.</td>
</tr>
<tr>
<td></td>
<td>Memorial services to deceased legislators.</td>
</tr>
<tr>
<td></td>
<td>Receiving governor's message.</td>
</tr>
<tr>
<td></td>
<td>United States senator, election of.</td>
</tr>
</tbody>
</table>
INDEX—REGULAR SESSION

JONES, WESLEY L.:
Communication from, relative to federal rivers and harbors bill.................. 77
United States senator, nominated for...................................................... 83
United States senator, elected................................................................. 92
Congratulations on election................................................................. 93
Communication of thanks from.............................................................. 93

JOURNAL (See HOUSE JOURNAL).

JOURNALS—Members, copies for.......................................................... 6

JUDGES:
See Senate bill No. 96.
Ferry county, petition for creation..................................................... 330

JURIES—See House bill No. 131.

JURORS:
Fees of. Senate bill No. 317.
List of eligibles. Senate bill No. 307.
Selection of. Senate bill No. 109.

JUSTICE COURTS:
Garnishments. Senate bill No. 20.
Jurisdiction. Senate bill No. 348.
Process, service of. Senate bill No. 356.

JUSTICES OF THE PEACE:
See House bill No. 99.
Duties. House bill No. 327.
Jurisdiction. Senate bill No. 348.

KAYSER, CHARLES F.:
Certificate of election of................................................................. 4
Sworn in ......................................................................................... 5

KELSEY, ROBERT W.:
Appointed ..................................................................................... 13
Sworn in ....................................................................................... 14

KENOYER, W. H.:
Certificate of election of................................................................. 4
Sworn in ....................................................................................... 5

KING COUNTY—Superior judge, additional. Senate bill No. 2.

KITTITAS COUNTY—See House bills Nos. 179 and 209.

KROUSE, H. C.:
Certificate of election of................................................................. 4
Sworn in ....................................................................................... 5

LABOR—Hours of. House bill No. 82.

LABOR BUREAUS (See EMPLOYMENT BUREAUS).

LACAMAS (See CAMAS).


LAMBERT, R. S.:
Certificate of election of................................................................. 5
Sworn in ....................................................................................... 5

LAND TITLES—See House bills Nos. 55 and 56.

LAWRENCE, HARRY—See House bill No. 134.

LEGISLATIVE DISTRICTS:
Boundaries. House bill No. 81.
Boundaries, change of. House bill No. 391.
Boundaries. House bill No. 421, and Senate bill No. 382.
INDEX—REGULAR SESSION

LEGISLATIVE EXPENSES—See Senate bill No. 1.

LEGISLATIVE INVESTIGATING COMMITTEE:
See House concurrent resolution No. 16.
Members appointed ............................................. 830
Senators appointed, notification of ...................... 830

LEGISLATIVE MANUAL—Authorized .............................. 130

LEGISLATURE—Expenses, recommendations ................... 52

LEONARD, G. L.:
Appointed .................................................. 13
Sworn in ................................................... 79

LEONARD, J. E.:
Certificate of election of ..................................... 4
Sworn in ................................................... 5

LEWISTON-CLARKSTON BRIDGE—Purchase recommended .......... 36

LIBRARIES—Public. Senate bill No. 74.

LIENS:
Agisters. House bill No. 47.
Chattel. House bill No. 147.
Duplicates of invoices. House bill No. 152.
Labor. Senate bill No. 160.
Petition for amendment of, by House bill No. 147 .......... 182

LIEUTENANT GOVERNOR—Traveling expenses, report of .... 14

LIFE INSURANCE—Regulating business of. Senate bill No. 162.

LINDEN, ABRAHAM:
Memorial services, appointment of committee ............. 175
Memorial services for ....................................... 269

LIPPINCOTT, FRANK:
Appointed .................................................. 13
Sworn in ................................................... 20

LIVESTOCK:
See House bills Nos. 19 and 285.
Feeding stuffs. House bill No. 299.
Tuberculosis. House bills Nos. 308 and 420.

LIVESTOCK ASSOCIATIONS—See House bill No. 113.

LOBBYING:
Prohibited during sessions of House ....................... 61
Resolution against ......................................... 78

LOCAL IMPROVEMENTS:
See Senate bill No. 29.
Assessment, refund of excess. House bill No. 412.

LOCAL OPTION:
See House bill No. 29, and Senate bill No. 121.
Cosgrove, remarks by Governor .......................... 151
County unit, petition against ............................. 236
County unit, petition against ............................. 241
Passage of law permitting, recommended .............. 25
Petitions relative to ................................... 182

LOCKE, PHIL. S.:
Certificate of election of .................................. 4
Sworn in ................................................... 5

LODGING HOUSES—See House bill No. 28.

911
INDEX—REGULAR SESSION

LOGGED-OFF LANDS:
Appropriation for clearing, recommended........................................... 37
Experimentation on. Senate bill No. 146.
Reforestation. House bill No. 295.


LOOMIS, A. P.:
Appointed ........................................ 13
Sworn in ..................................... 14

LOTTERIES—See House bill No. 254.

LUMBER—Tariff on, recommendation.............................. 51

LYONS, E. A.:
Appointed ........................................ 13
Sworn in ..................................... 14

M'CARThUR, JAMES W.:
Certificate of election of........................................ 3
Sworn in ..................................... 3

M'CARThUR, STERLING:
Appointed ........................................ 13
Sworn in ..................................... 14

M'CLURE, H. S.:
Certificate of election of........................................ 4
Sworn in ..................................... 5

M'GOWAN & SONS, P. J.—See Senate bill No. 322.

M'GRGor, B. E.:
Certificate of election of........................................ 5
Sworn in ..................................... 5

M'GINNIS, P.:
Certificate of election of........................................ 5
Sworn in ..................................... 5

M'KINNEV, O. R.:
Certificate of election of........................................ 4
Sworn in ..................................... 5

M'CMASHER, W. C.:
Certificate of election of........................................ 4
Sworn in ..................................... 5

M'CMILLAN, D. N.:
Certificate of election of........................................ 5
Sworn in ..................................... 5

M'cDONALD, E. C.—Appropriation for. Senate bill No. 5.

M'ALONE, Ed.:
Appointed ........................................ 13
Sworn in ..................................... 20

M'ALoy, W. H.:
Appointed ........................................ 13
Sworn in ..................................... 14

M'ANSLAUGHTER—See House bill No. 170.

M'ANUAL—Legislative, authorized.............................................. 130

M'ANUFACTURERS' ASSOCIATION—Petition from, from defeat of proposed legis-

lation........................................................ 470


MARRIAGE:
See House bills Nos. 3 and 53.
License. House bill No. 248.
Restrictions on, recommended.............................................. 41
Solemnization. House bill No. 382.
INDEX—REGULAR SESSION

MATERIALMEN—Duplicate invoices. House bill No. 152.

MEDICINE:
Practice of. House bills Nos. 6 and 144.

MEDICINE AND SURGERY—See House bill No. 192.

MEIGS, LEO. O.:
Certificate of election of .................................................. 4
Sworn in ............................................................................. 5

MEMBERS (See HOUSE MEMBERS).

MEMORIAL SERVICES:
Committee to arrange, appointment ........................................ 114
Lincoln, committee on, appointed .......................................... 175

METROPOLITAN PARK DISTRICTS—See Senate bill No. 119.

MIDDAGH, FRANK W.:
Appointed .............................................................................. 13
Sworn in ................................................................................. 14

MILEAGE:
Allowance of members, report on ............................................. 61
Report on, corrections to .......................................................... 78

MILITARY CODE—Adoption of, recommended .............................. 26

MILITIA—See House bill No. 357.

MILK—See House bill No. 204.

MILLER, JAMES A.:
Certificate of election of .......................................................... 5
Sworn in ................................................................................. 5


MINING—Corporations, restrictions recommended ......................... 30

MINKLER, B. D.—See Senate bill No. 72.

MINORS:
See Senate bill No. 40.
Guardians. House bills Nos. 22 and 356.
Property, mortgaging. House bill No. 281.

MINUTES (See HOUSE JOURNAL).

MOLES—See House bill No. 185.

MORRIS, C. G.:
Certificate of election of .......................................................... 4
Sworn in ................................................................................. 5

MORRIS, P. A.:
Appointed .............................................................................. 13
Sworn in ................................................................................. 14

MORSE, GEORGE W.:
Certificate of election of .......................................................... 5
Sworn in ................................................................................. 5

MORTGAGES:
Chattel. House bill No. 88.
Defects. House bill No. 35.
Petition relative to passage of House bill No. 35 ......................... 586

MUNICIPAL CORPORATIONS:
Accident fund. Senate bill No. 193.
Assessments, unpaid. Senate bill No. 331.
Candidates, nomination of. Senate bill No. 209.
Cemeteries. House bill No. 379 and Senate bill No. 299.
Classification. House bills Nos. 75, 265 and 325.

—58H
INDEX—REGULAR SESSION

MUNICIPAL CORPORATIONS—Concluded:
Damages, claims for. House bill No. 335.
Dikes, construction. House bill No. 240.
Drainage. House bill No. 210 and Senate bill No. 360.
Drainage and sewerage. House bill No. 286.
Employment agencies. House bill No. 176.
Foreign, acquiring water rights. Senate bill No. 106.
Indebtedness, bonds for. Senate bill No. 211.
Incorporation. House bills Nos. 241 and 415.
Local improvements. House bill No. 365, and Senate bill No. 29.
Local improvements, assessments for. Senate bill No. 234.
Mayors, duties of. House bill No. 66.
Metropolitan park districts. House bill No. 122, and Senate bill No. 119.
Navigable waters. Senate bill No. 357.
Plats, defects in. House bill No. 140.
Plats, filing of. House bill No. 97.
Police justices. House bill No. 373.
Powers of. House bill No. 44.
Public lands, on. House bill No. 367.
Public utilities. Senate bill No. 249.
Real property, lateral support. House bill No. 177.
Rights-of-way to United States. House bill No. 320.
Street railways. House bill No. 117.
Torts, claims for. Senate bill No. 228.
Warrants, validating. House bill No. 125.
Water systems, auxiliary. Senate bill No. 315.

MUNICIPAL FUNDS—See House bill No. 58.

NATIONAL ASSEMBLIES—Expenses of attendance on ........................................... 24

NATIONAL GUARD:
See House bill No. 357, and Senate bill No. 303.
Appropriation. Senate bill No. 385.
Code, recommendation relative to .......................................................... 26

NATIONAL IRRIGATION CONGRESS:
See House bill No. 275, and Senate bill No. 244.
Appropriation for, petition relative to .................................................... 251
Appropriation for, recommended ............................................................... 28

NATURAL RESOURCES—Conservation of, recommendation ...................................... 48

NAUTICAL TRAINING SCHOOL—See House bill No. 118.

NECESSARIES—Actions for, limitation. House bill No. 126.

NEGLECT—See House bill No. 337.

NEGOTIABLE INSTRUMENTS—See House bill No. 407.

NESLEY, WILL:
Appointed ............................................. 13
Sworn in ........................................... 79

NICHOLS, E. A.:
Appointed ............................................. 13
Sworn in ........................................... 14

NOMINATIONS—See House bills Nos. 77 and 364.
INDEX—REGULAR SESSION

NORRIS, W. G.:
Certificate of election of.................................................. 4
Sworn in.............................................................................. 5

NOTARIES PUBLIC—See House bills Nos. 69, 146 and 164.
NURSES—See House bill No. 18.

OAKES, L. D.:
Appointed ........................................................................... 13
Sworn in .............................................................................. 79

OATH OF OFFICE:
Employees, administered to certain.......................................... 6
Members, administered to.......................................................... 5
Officers, administered to............................................................. 6
Speaker, administered to............................................................ 6

OATHS—Official, taking of. House bill No. 68.

OFFICERS (See STATE OFFICERS):
Appointment of......................................................................... 6
Fees of. Senate bill No. 317.

OKANOGAN COUNTY—Division, protest against....................... 489

OLSON, J. S.—See House bill No. 228.

OPIUM—Cigarettes containing. House bill No. 372.

OPTOMETRY:
See Senate bill No. 247.
Board of examiners in, recommended......................................... 27

OREGON-WASHINGTON BRIDGE—Report of committee on........... 812

ORIENTAL IMMIGRATION—Restrictions on, recommended........... 25

OSTEOPATHY (See MEDICINE):
See House bill No. 64.

OYSTER LANDS:
See House bill No. 378.
Release of right of revision, recommended............................... 29

OYSTERS—See House bill No. 368.

PALMER, E. B.:
Certificate of election of......................................................... 5
Sworn in.............................................................................. 5

PALOUSE, CITY OF—Appropriation for. Senate bill No. 166.

PARDONS—Report of, by governor.......................................... 71

PARENTS—See Senate bill No. 41.

PARKS:
Dedicated to Seattle. House bill No. 37.
Donations of. House bill No. 16.

PAROLE OFFICERS—Creation of offices recommended................... 45

PAROLES—Report of, by governor........................................... 71

PASSENGER CARS—See House bill No. 28.

PEDDLERS—See House bill No. 383.

PERSONAL INJURIES:
Actions for. House bill No. 70.
Actions for, legislation recommended....................................... 31
Contracts regarding, petition relative to................................. 407

PERSONAL PROPERTY (See SALES):
Carrier's lien. House bill No. 347.
Conditional sales. House bill No. 86.
Conditional sales and leases. House bill No. 334.
PHILLIPS, W. W.:  
Appointed ................................................... 13  
Sworn in .................................................. 14  

PHYSICIANS—See House bill No. 143.  
PILOTS—Licensing. House bill No. 142.  

PLATE, LEELAND:  
Appointed ................................................... 13  
Sworn in .................................................. 14  

POLICE—Pension fund. House bill No. 110.  

POOLED—See House bill No. 110.  

PORTRAITS—Collection of, by state, of governors and prominent men..... 22  

POSTAGE—Supplied to members and chief clerk.  

POULTRY ASSOCIATIONS—See House bill No. 113.  

PRAGUE, ARTHUR:  
Appointed ................................................... 13  
Sworn in .................................................. 14  

PRAYER—Arrangement for chaplain to offer.  

PRESIDENT—Committee to receive ............................................. 829  

PRESIDENTIAL ELECTORS—See Senate bill No. 52.  

PRIMARY ELECTIONS—See Senate bill No. 4.  

PRIMED LAW:  
Amendment, caution relative to ............................................. 151  
Amendment recommended .................................................. 50  

PRINTING:  
See Senate bill No. 370.  
Legislative. House bill No. 31.  
Appropriation. House bill No. 294.  
Stationery for members and chief clerk, authorized.  

PRISON BOARD—Recommendation regarding.............................. 38  

PRIVATE CORPORATIONS (See CORPORATIONS).  

PROBATE:  
See House bill No. 32.  
Deceased persons. House bill No. 414.  

PROBATE LAWS—Readjustment of, recommended  ............................................. 31  


PROHIBITION—See House bill No. 29.  

PROMISSED NOTES—See House bill No. 407.  

PROSECUTING ATTORNEYS—Warrants, issuance by. Senate bill No. 349.  

PROTEST—Voting when not within bar of House when question is put, against  

PUBLIC ADMINISTRATOR—See House bill No. 304.  

PUBLIC ARCHIVES COMMISSION—See House bill No. 169.  

PUBLIC EMPLOYES—Wages, payment 'of. Senate bill No. 100.  

PUBLIC FUNDS:  
See Senate bill No. 18.  
Deposit of. House bill No. 129.  
PUBLIC HEALTH—See House bill No. 85.  

PUBLIC HIGHWAY FUND—See Senate bill No. 36.  

PUBLIC LIBRARIES—See House bill No. 411.  

PUBLIC MUSEUMS—See House bill No. 411.
PUBLIC OFFICE:
Candidates, nominations of. House bill No. 77.
Nominations for. House bill No. 123.
Prohibition on holding. House bill No. 76.
Fees. House bill No. 375.
Nomination. See House bill No. 364, and Senate bill No. 4.
Wages, payment of. Senate bill No. 100.

PUBLIC SCHOOLS:
See Senate bill No. 6.
Attendance, compulsory. House bill No. 217.
Directors, estimates of. House bill No. 403.
Holidays. House bill No. 274.
Morality and patriotism. House bill No. 342.

PUBLIC WORK—See House bill No. 130.

PURE FOODS AND DRUGS:
See Senate bills Nos. 157 and 213.
Committee authorized .................................................. 85
Committee on, members of .............................................. 85
Committee on, notice of resolution for ................................ 61
State commissioner. House bill No. 418.

RACE TRACK GAMBLING:
See House bill No. 1.
Passage of law prohibiting, recommended ......................... 26

RAILROAD COMMISSION (See STATE RAILROAD COMMISSION):
See House bill No. 301.
Appropriation for. Senate bill No. 99.

RAILROAD COMPANIES—See House bill No. 119.

RAILROADS:
Assessment. House bill No. 272.
Damages, liability for. House bill No. 94.
Depots, approaches to. House bill No. 159.
Employes, hours of service. House bill No. 340.
Employes, liability to. House bill No. 120.
Employes, safety of. Senate bill No. 83.
Flat cars. House bill No. 319.
Freight rates. Senate bill No. 325.
Highway crossings. Senate bill No. 254.
Operating property, assessment of. House bill No. 91, and Senate bill No. 189.
Regulation of. Senate bill No. 253.
Trains, stealing rides on. Senate bill No. 201.
Waterways, crossing. Senate bill No. 168.

REAL PROPERTY:
Actions for possession. House bill No. 36.
Actions to recover. Senate bill No. 48.

RECIPROCITY—Insurance. Senate bill No. 93.

RECTIFIED SPIRITS—See House bill No. 199.

REED, WALTER J.—Eulogy of ............................................. 198
REEVE, F. C.:
Certificate of election of ........................................... 5
Sworn in ........................................................................ 5

REFORESTATION—Recommended ........................................ 48

RENIK, FRANK H.:
Certificate of election of ........................................... 5
Sworn in ........................................................................ 5

REPRIEVES—Report of, by governor .................................. 71

REVENUE AND TAXATION:
See House bills Nos. 162, 171 and 200, and Senate bills Nos. 56, 354
and 355.
County assessors. House bill No. 221.
Limitation on taxation. House bill No. 346.
Personal property. House bill No. 184.
Road and bridge. House bill No. 246.
Schools. House bill No. 8.
Taxes, manner of levy. House bill No. 300.

RIVERS (See RIVERS AND HARBORS).

RIVERS AND HARBORS—Communication relative to federal legislation........ 77

ROADMAKING MATERIALS—See House bill No. 103.

ROADS (See STATE ROADS; HIGHWAYS):
See House bill No. 114, and Senate bill No. 231.
Construction. House bill No. 244.
Districts. House bill No. 316.
Improvement. Senate bill No. 241.

ROADS AND BRIDGES—Committee on, new members of ..................... 130

ROCK CRUSHING PLANTS—Establishment recommended ....................... 36

ROGERS, JOHN T.:
Certificate of election of ............................................ 5
Sworn in ........................................................................ 5

RULES (See HOUSE RULES; JOINT RULES).

RUDENE, J. O.:
Sworn in ........................................................................ 5
Certificate of election of ............................................ 5

RUDIO, ROY:
Appointed .................................................................... 13
Sworn in ........................................................................ 14

RYAN, W. A.—Appointed ............................................. 85

SAILORS:
Boarding houses. House bill No. 249.
Employment, preference in. Senate bill No. 129.


SALES IN BULK—See Senate bill No. 111.

SALOONS:
See House bill No. 395.
Cashing checks in. House bill No. 341.

SAYRE, ALEXANDER N.:
Certificate of election of ............................................ 4
Sworn in ........................................................................ 5


SCHOOL CODE:
See House bill No. 50, and Senate bill No. 6.
Report of commission on .............................................. 15
INDEX—REGULAR SESSION

SCHOOL FOR DEAF AND BLIND—See House bill No. 173.

SCHOOLS (See Public Schools):
   See Senate bill No. 6.
   Fire drills. House bill No. 105.
   Tuition. Senate bill No. 292.

SCOTT, D. A.:
   Certificate of election of ................................. 4
   Sworn in ............................................. 5

SEALS AND SEA LIONS—See Senate bill No. 301.

SEAMEN—See House bill No. 297.


SEATS—Drawing of, resolution for .............................. 7

SECRETARY OF STATE—See Senate bill No. 34.

SECRETARY OF WAR—Bill drafted by ............................ 141

SEEDS, AGRICULTURAL—See Senate bill No. 255.

SENATE (See JOINT SESSIONS).

SERGEANT-AT-ARMS:
   Appointed ........................................... 6
   Compensation after close of session .................... 831
   Oath administered to ................................ 6

SESSION LAWS:
   Members, copies for .................................... 6
   Reprint of laws of 1905 ................................. 84

SHEEP (See LIVESTOCK):
   Diseases. Senate bill No. 208.
   Driving over private lands. House bill No. 314.

SHEETS—See House bill No. 27.


SHINGLES—Duty on, protest relative to ........................ 182

SHIPS (See STEAM VESSELS).

SHODDY—See House bill No. 281.

SHORE LANDS:
   See Senate bill No. 14.
   Sale of. Senate bill No. 126.

SHUTT, R. J.:
   Certificate of election of ......................... 4
   Sworn in ................................... 5

SIMS, EDGAR A.:
   Certificate of election of ......................... 4
   Sworn in ................................... 5

SLANDER—See House bill No. 98.

SLAYDEN, JAMES W.:
   Certificate of election of ......................... 4
   Sworn in ................................... 5

SMITH, JOE—Apology of .................................. 251

SMITH, STEWART E.:
   Appointed ........................................... 13
   Sworn in ........................................ 14

SNAKE RIVER—Improvement recommended ....................... 35


SOLDIERS—Employment, preference in. Senate bill No. 129.

SOLDIERS' HOME—Annex to, at Port Orchard, petition relative to .... 182

SOUTH DAKOTA—Resolution of legislature of, received ............ 435
SOUTHWEST WASHINGTON FAIR ASSOCIATION—See House bill No. 344.

SPARKS, WALTER W.:
- Certificate of election of .................................... 4
- Sworn in .................................................................. 5

SPEAKER:
- Compensation, additional, resolution .................................. 57
- Compensation for closing up records .................................. 831
- Election of .................................................................. 5
- Oath administered to .................................................... 6

SPECIAL COMMITTEES—Lincoln memorial services, report .......................... 269

SPEDDEN, HENRY R.:
- Certificate of election of ............................................. 3
- Sworn in .................................................................. 5

SPEECHES—Limitation on time ............................................. 566

SPOKANE, CITY OF—See House bill No. 213.

STALLIONS—See House bill No. 280.

STANDING COMMITTEES:
- Clerks, assignment of .................................................. 95
- Enrolled bills, addition to .............................................. 654
- Meetings, places of ..................................................... 122
- Meetings, times of ...................................................... 124
- Membership, change in .............................................. 115
- Membership of, additional ......................................... 85, 130, 194, 268
- Membership of, announced .......................................... 58
- Membership, withdrawal from ...................................... 85

STATE AID ROADS—See Senate bill No. 363.

STATE ARCHITECT—Appointment recommended .......................... 39

STATE AUDITOR—Authorized to draw salary warrants for members and em-
ployees .................................................................. 18

STATE BOARD OF CHARITIES AND CORRECTION—Creation recommended .. 46

STATE BOARD OF CONTROL:
- Abolishment of, recommended ..................................... 38
- Estimates, suggested changes in .................................... 242

STATE BOARD OF EQUALIZATION—See House bills Nos. 423 and 427.

STATE BUILDING COMMISSION—Report of ............................... 339

STATE CAPITOL:
- Indebtedness for, recommendation .................................. 35
- Land grant. House bill No. 310.

STATE COLLEGE OF WASHINGTON:
- Carnegie foundation. Senate bill No. 127.
- Leases by. House bill No. 46.

STATE COMMISSIONER OF HEALTH—See Senate bill No. 38.

STATE CONSTITUTION—Amendment. House bill No. 50.

STATE DAIRY AND FOOD COMMISSIONER—Fees, collection of. Senate bill No. 327.

STATE DEPOSITORIES—See Senate bill No. 282.

STATE EMPLOYEES—Recommendation .................................... 39

STATE FAIR:
- Appropriation for. Senate bill No. 151.
- Deficiencies. House bill No. 9.

STATE FUNDS:
- See Senate bill No. 297.
- Collection, recommendation .......................................... 32
- Investment of. House bill No. 400.
- Investment of, recommendation ..................................... 32
INDEX—REGULAR SESSION

STATE HIGHWAY BOARD—See Senate bill No. 218.

STATE HIGHWAYS—See House bill No. 52.

STATE HISTORICAL BUILDING—See House bill No. 141.

STATE HOTEL INSPECTOR—See Senate bill No. 172.

STATE INDUSTRIAL SCHOOL:
  Management, recommendations ........................................ 43
  Sexes, separation of, recommendations ................................ 43

STATE INFIRMARY—Establishment recommended ......................... 44

STATE INSTITUTIONS:
  Administration of, suggested changes in ............................ 242
  Chaplains. House bill No. 394.
  Charitable, educational, penal and reformatory, recommendations ... 37
  Deficiencies, appropriations to cover apparent, recommended ....... 34
  Sites for, recommendation relative to selection of .................. 48

STATE INSURANCE COMMISSIONER—See Senate bills Nos. 39 and 47.

STATE LANDS:
  See House bills Nos. 277 and 279, and Senate bill No. 221.
  Condemnation. House bill No. 280.
  Disclaimer of interest. Senate bill No. 344.
  Local improvements. Senate bill No. 338.
  Resurvey of certain. House bill No. 289.
  Sale of certain. House bill No. 128.
  Timber on. House bill No. 278.
  Timber, sale of. Senate bill No. 287.

STATE LAW LIBRARIAN—Salary. Senate bill No. 361.

STATE LIBRARIAN:
  House bills, copies to be sent to certain institutions ............. 162
  House bills, copies of, to be sent to certain institutions .......... 94

STATE LIBRARY:
  See House bill No. 331.
  Insurance recommended .................................................. 789

STATE MINING COMMISSIONER—See House bill No. 216.

STATE NORMAL SCHOOLS:
  Invalid warrants, payment recommended ............................... 34

STATE OFFICERS:
  Declaration of election ................................................. 17
  Fees. Senate bill No. 317.
  Reports. House bill No. 382.
  Reports, printing of. Senate bill No. 353.

STATE RAILROAD COMMISSION:
  Constitutional amendment relative to, recommended .................. 151
  Recommendations regarding ............................................ 50

STATE REFORMATORY:
  See House bill No. 45.
  Appropriation for, recommended ....................................... 46
  Powder factory. House bill No. 271.

STATE ROADS:
  See House bill No. 186, and Senate bill No. 367.
  Construction. House bill No. 102.
  Extensions of, petitions relative to ................................. 168
  Narrow tires. House bill No. 11.
STATE ROADS—Concluded:
Petition relative to state road No. 2 ........................................ 182
Remonstrance relative to .................................................. 94
Surveys. House bill No. 100.

STATE SCHOOL FOR DEAF AND BLIND—Management, recommendations ...... 43

STATE SHORE LAND IMPROVEMENT FUND—See Senate bill No. 81.

STATE TAX COMMISSION—Reduction of membership recommended ............ 49

STEAM VESSELS—Inspection. Senate bill No. 97.

STEPHENS, E. MILTON:
Certificate of election of .................................................. 5
Sworn in ........................................................................ 5


STEVENS, A. M.:
Certificate of election of .................................................. 3
Sworn in ........................................................................ 5

STEVENS COUNTY—Superior court, judge of. House bill No. 369.

STONE, H. O.:
Appointed ........................................................................ 13
Sworn in ........................................................................ 14

STONE, O. W.:
Certificate of election of .................................................. 4
Sworn in ........................................................................ 5

STREET CARS—See House bill No. 197.

STREET RAILWAYS:
Motormen. House bill No. 386.
Seats for passengers. House bill No. 388.

STROBRIDGE, HENRY L.—Eulogy of ............................................ 198

STUART, WALLACE:
Certificate of election of .................................................. 4
Sworn in ........................................................................ 5


SUPERINTENDENT OF PUBLIC INSTRUCTION—Appropriation for. Senate bill No. 77.

SUPERIOR COURTS:
See House bills Nos. 48 and 62.
Actions, venue of. Senate bill No. 342.
Bailiffs, salary. House bill No. 12.
Costs, taxation of. House bill No. 399.
Garnishments. Senate bill No. 21.
Gowns. Senate bill No. 243.
Judges of certain. Senate bill No. 177.
Jury, trial by. Senate bill No. 161.
Libraries for. Senate bill No. 165.
Probate. House bill No. 255.
Reporters. House bill No. 96.

SUPREME COURT:
Gowns. Senate bill No. 243.
Justices, compensation of. Senate bill No. 319.
Justices, increase of. Senate bill No. 198.

SURETIES—See House bill No. 195.
SURETY COMPANIES—See House bills Nos. 80, 148 and 358.

SURGERY (See MEDICINE):
   See House bill No. 6.

SWEET, F. L.:
   Certificate of election of ......................................... 4
   Sworn in ............................................................... 5

TAFT, PRESIDENT—Committee to receive ................................ 829

TALMADGE, C. M.—See House bill No. 160.

TARIFF (See LUMBER).

TAXATION (See REVENUE AND TAXATION).

TAX COMMISSION (See STATE TAX COMMISSION).

TAYLOR, HOWARD:
   Certificate of election of ......................................... 4
   Sworn in ............................................................... 5

TEACHERS—See House bill No. 108.

TELEGRAPH COMPANIES:
   See House bill No. 215.
   Regulation of. Senate bill No. 253.

TELEPHONE COMPANIES:
   See House bill No. 215.
   Regulation of. Senate bill No. 255.

TELEPHONE LINES—See House bill No. 222.

TENNANT, GEORGE R.:
   Certificate of election of ......................................... 5
   Sworn in ............................................................... 5

THAYER, R. A.:
   Certificate of election of ......................................... 3
   Sworn in ............................................................... 5

THEATERS—Fire protection, regulation recommended .................... 30

THIRD HOUSE—Meetings of, use of House chamber for ................... 181

THOMPSON, HENRY W.:
   Certificate of election of ......................................... 4
   Sworn in ............................................................... 5

THOMPSON, T. A.:
   Certificate of election of ......................................... 5
   Sworn in ............................................................... 5

THOMPSON, W. H.—Eulogy of ............................................. 198

TIDELANDS:
   Grant to United States. House bill No. 150.
   Sale of certain. Senate bill No. 203.

TILTON WATER USERS' ASSOCIATION—See Senate bill No. 192.

TIMBER:
   Conservation of, recommendation .................................. 48
   Estimates. House bill No. 430.
   Estimates of, on public lands. Senate bill No. 220.

TIRES—Regulating width of. House bill No. 11.

TODD, HUGH C.:
   Certificate of election of ......................................... 4
   Sworn in ............................................................... 5


TONASKET COUNTY—See House bill No. 424.
TONKIN, F. H.:
Certificate of election of .............................. 4
Sworn in .................................................... 5

TOOMER, LOUIS:
Appointed .......................................................... 13
Sworn in ............................................................ 14

TOPOGRAPHICAL MAPS—See Senate bill No. 238.


TOWNSHIPS:
See House bill No. 220, and Senate bill No. 196.
Laws, petitions relative to repeal of........................................... 168
Laws, petition relative to ......................................................... 241
Organization, petition relative to ................................. 470
Repeal of act relating to, recommended .......................... 30

TRIALS:
See House bill No. 67, and Senate bill No. 197.
Expert medical testimony. Senate bill No. 206.

TRUST COMPANIES—Directors, powers of. House bill No. 111.

TRUST DEPOSITS—Payment. Senate bill No. 86.

TRUST FUNDS—See House bill No. 167.

TUBERCULOSIS:
Sanitorium for cure of. House bill No. 211.
Prevention of, legislation recommended ............................. 47

UHLMAN, CHARLES:
Appointed .......................................................... 13
Sworn in ............................................................ 14

UNIVERSITY OF WASHINGTON:
Campus, right-of-way over. House bill No. 245.
Carnegie foundation. Senate bill No. 127.

UNITED STATES SENATOR:
Election of .......................................................... 92
Electors choice for ..................................................... 24
Nominations for .......................................................... 88
Preferences for, certificate of ........................................... 7
Vote for ................................................................. 83

VACCINATION—See House bill No. 354.


VAN EATON, VAN:
Appointed .......................................................... 13
Sworn in ............................................................ 14

VAN HORN, H.:
Appointed .......................................................... 13
Sworn in ............................................................ 79

VAUGHN & MORRILL CO.—See Senate bill No. 359.

VETERINARIANS—See House bill No. 208.

VETOED BILLS—Consideration of ........................................ 100

VOLLMER, GUSTAV:
Certificate of election of ..................................................... 4
Sworn in ................................................................. 5


VOTERS—Registration. House bill No. 268.
### INDEX—REGULAR SESSION

<table>
<thead>
<tr>
<th>Topic</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ward, George F.</strong></td>
<td>Certificate of election of. 4 Sworn in. 5</td>
</tr>
<tr>
<td><strong>Warehouses:</strong></td>
<td>See Senate bill No. 239. Inspection of, petition. 619</td>
</tr>
<tr>
<td><strong>Wars of 1855 and 1856</strong></td>
<td>See House bill No. 182.</td>
</tr>
<tr>
<td><strong>Washington, George</strong></td>
<td>Statue of, recommendation relative to. 23</td>
</tr>
<tr>
<td><strong>Washington State Industrial Farm</strong></td>
<td>See House bill No. 290.</td>
</tr>
<tr>
<td><strong>Washington Veterans' Home—Tidelands</strong></td>
<td>House bill No. 440.</td>
</tr>
<tr>
<td><strong>Webster, George B.</strong></td>
<td>Certificate of election of. 4 Sworn in. 5</td>
</tr>
<tr>
<td><strong>Weir, James A.</strong></td>
<td>Certificate of election of. 5 Sworn in. 5</td>
</tr>
<tr>
<td><strong>Wenatchee Bridge:</strong></td>
<td>See House bill No. 49, and Senate bill No. 67. Purchase recommended. 36</td>
</tr>
<tr>
<td><strong>Weston, R. S.</strong></td>
<td>Appointed. 13 Sworn in. 20</td>
</tr>
<tr>
<td><strong>Whalley, John A.</strong></td>
<td>Certificate of election of. 5 Sworn in. 5</td>
</tr>
<tr>
<td><strong>White River—Drift barrier</strong></td>
<td>Senate bill No. 246.</td>
</tr>
<tr>
<td><strong>White Shield Home—See House bill No. 74.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Wild Animals—Bounties for</strong></td>
<td>House bills Nos. 39 and 238.</td>
</tr>
<tr>
<td><strong>Wills—Foreign, probate of</strong></td>
<td>House bill No. 283.</td>
</tr>
<tr>
<td><strong>Wilson, Joseph</strong></td>
<td>Appointed. 13 Sworn in. 14</td>
</tr>
<tr>
<td><strong>Wilson, V. A.</strong></td>
<td>Appointed. 13 Sworn in. 14</td>
</tr>
<tr>
<td><strong>Witnesses—Fees of</strong></td>
<td>Senate bill No. 317.</td>
</tr>
<tr>
<td><strong>Women—Office holding by, recommendations</strong></td>
<td>43</td>
</tr>
<tr>
<td><strong>Young, O. E.</strong></td>
<td>Certificate of election of. 4 Sworn in. 5</td>
</tr>
</tbody>
</table>
HOUSE JOURNAL

OF THE

EXTRAORDINARY SESSION

OF THE

ELEVENTH LEGISLATURE

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

OLYMPIA, THE STATE CAPITAL

June 23, 1909

Adjourned Sine Die, August 21, 1909

LEO. O. MEIGS, SPEAKER.
LOREN GRINSTEAD, Chief Clerk.

OLYMPIA, WASH.:
E. L. BOARDMAN, PUBLIC PRINTER
1909
COMPILED, ARRANGED AND INDEXED BY
LOREN GRINSTEAD
CHIEF CLERK OF THE HOUSE
JOURNAL OF THE HOUSE
EXTRAORDINARY SESSION, 1909.

FIRST DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Wednesday, June 23, 1909.

Pursuant to proclamation by the governor, the special session was called to order at the hour of 2:30 p.m. by Leo. O. Meigs, speaker of the House of Representatives at the last session.

Prayer was offered by Rev. C. E. Todd, of Olympia.

Loren Grinstead, as chief clerk of the last session, read the following communication from the secretary of state:

UNITED STATES OF AMERICA,
STATE OF WASHINGTON,
OFFICE OF THE SECRETARY OF STATE.

I, I. M. Howell, 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 November 3, 1908, throughout the state, and at the special election held in the county of Douglas, on the 19th day of June, A.D. 1909, as representatives from their respective districts, as taken from the official returns of said general and special elections now 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 extraordinary session, commencing on the 23rd day of June, A.D. 1909:

<table>
<thead>
<tr>
<th>District</th>
<th>Name</th>
<th>County</th>
</tr>
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<tbody>
<tr>
<td>First</td>
<td>R. A. Thayer</td>
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<td>Henry R. Spedden</td>
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<td>Spokane</td>
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<td>Morton Cogswell</td>
<td>Spokane</td>
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<td>Fourth</td>
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<td>Spokane</td>
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<td>John Anderson</td>
<td>Spokane</td>
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<td>Seventh</td>
<td>O. E. Young</td>
<td>Whitman</td>
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<td>S. J. Boone</td>
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<td>H. S. McClure</td>
<td>Whitman</td>
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<td>Ninth</td>
<td>Elmer E. Halsey</td>
<td>Asotin</td>
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<td>Tenth</td>
<td>H. C. Krouse</td>
<td>Garfield</td>
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<tr>
<td>Eleventh</td>
<td>R. A. Jackson</td>
<td>Columbia</td>
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<tr>
<td>Twelfth</td>
<td>H. H. Hanson</td>
<td>Walla Walla</td>
</tr>
<tr>
<td>Thirteenth</td>
<td>H. D. Eldridge</td>
<td>Walla Walla</td>
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<tr>
<td></td>
<td>Gustave Vollmer</td>
<td>Walla Walla</td>
</tr>
<tr>
<td>Fourteenth</td>
<td>W. T. Anderson</td>
<td>Franklin</td>
</tr>
<tr>
<td>Fifteenth</td>
<td>D. A. Scott</td>
<td>Adams</td>
</tr>
<tr>
<td>Sixteenth</td>
<td>E. L. Farnsworth</td>
<td>Lincoln</td>
</tr>
<tr>
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<td>O. W. Stone</td>
<td>Lincoln</td>
</tr>
<tr>
<td>Seventeenth</td>
<td>W. A. Bolinger</td>
<td>Okanogan</td>
</tr>
<tr>
<td>Eighteenth</td>
<td>J. W. Hanna</td>
<td>Douglas</td>
</tr>
<tr>
<td>Nineteenth</td>
<td>J. C. Hubbell</td>
<td>Kittitas</td>
</tr>
<tr>
<td></td>
<td>F. L. Calkins</td>
<td>Kittitas</td>
</tr>
<tr>
<td>Twentieth</td>
<td>Leo. O. Melga</td>
<td>Yakima</td>
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<tr>
<td></td>
<td>W. H. Cline</td>
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<tr>
<td>Twenty-first</td>
<td>Charles F. Kayser</td>
<td>Klickitat</td>
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<tr>
<td>Twenty-second</td>
<td>A. P. Gordon</td>
<td>Skamania</td>
</tr>
<tr>
<td>Twenty-third</td>
<td>Walter W. Sparks</td>
<td>Clarke</td>
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<td>E. L. French</td>
<td>Clarke</td>
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<td>Twenty-fourth</td>
<td>Oliver Byerly</td>
<td>Cowliitz</td>
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<td>John R. Burke</td>
<td>Wahkiakum</td>
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<tr>
<td>Twenty-sixth</td>
<td>Wallace Stuart</td>
<td>Pacific</td>
</tr>
<tr>
<td>Twenty-seventh</td>
<td>W. H. Kenoyer</td>
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Fifty-ninth (Grant county). County auditor of Grant county advises by wire as follows: "Unofficial returns give Huffman three hundred majority. Complete returns not in."

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the seal of the State of Washington, at Olympia, this 23rd day of June, A.D. 1909.

I. M. HOWELL, Secretary of State.

EPHRATA, WN., June 23, 1909.

I. M. HOWELL, Secretary of State, Olympia, Wn.

Huffman officially elected. Report follows.

J. H. HILL, Auditor.

Mr. Palmer requested that the record be made to show that he believed Mr. F. T. Campbell was still a member of the House, and desired to enter his protest against any rulings or proceedings excluding Mr. Campbell from participating in its deliberations.
Chief Justice Rudkin of the supreme court of the State of Washington administered the oath of office to J. W. Hanna and E. I. Huffman, the newly elected members.

Roll call showed all members present except Messrs. Bird, Buck, Cogswell and Young.

A PROCLAMATION BY THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA.

To the Members of the Legislature of the State of Washington:

WHEREAS, An extraordinary occasion exists, requiring the assembling of the legislature of the State of Washington:

Now, therefore, I, M. E. Hay, governor of the State of Washington, by virtue of the authority in me vested by the constitution, do hereby convene the legislature of the State of Washington in extraordinary session in the capitol, at Olympia, on Wednesday, the 23d day of June, A. D. 1909, at the hour of 2:30 o'clock p. m.

The purpose for which the legislature is called together is that it may consider the findings of the legislative investigating committee, created by the regular session of the Eleventh legislature of the State of Washington, to examine into the conduct of state officers, and to take up such other matters as it may deem advisable.

In Testimony Whereof, I have hereunto set my hand and caused the seal of the state to be affixed at Olympia, this third day of June, A. D. nineteen hundred and nine.

Attest: M. E. HAY, Governor.

I. M. HOWELL, Secretary of State.

The speaker called Mr. Bell to the chair.

Resolution by Mr. Jackson (F. C.):

That the speaker, chief clerk and sergeant-at-arms of the Eleventh session of the legislature of the State of Washington be and they are hereby continued in their respective positions during this extraordinary session now convened.

Mr. Palmer moved as substitute that the House proceed to the election of a speaker. The substitute resolution was seconded by Mr. Hanson (Ole).

The chairman ruled that the question of reorganization was not in order and recalled Mr. Meigs to the chair.

Mr. Palmer requested that his protest to the proceedings whereby Mr. Meigs assumed to act as speaker be entered in the journal.
Resolution by Mr. Jackson (F. C.):

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

Mr. Sims requested that the following protest be entered in the journal:

I, at this time, object to the further proceedings of this House of Representatives, for the reason that I have been deprived of my constitutional right of voicing my vote for speaker by the chairman and self-appointed speaker.

E. A. Sims.

Mr. Meigs explained that his ruling that the House was organized without the election of a speaker being had was made in accordance with his belief and conviction after a careful study of the precedents of other states, and that in the interest of party harmony he tendered his resignation as speaker of the House.

Mr. Palmer moved that the resignation of the speaker be accepted.

Mr. Hanson (Ole) seconded the motion.

The speaker called Mr. Grinstead, chief clerk of the Eleventh regular session, to the chair.

The motion failed to pass by the following vote: Yeas, 43; nays, 48; absent or not voting, 5.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bishop, Bradsberry, Bugge, Cameron, Campbell, Carlyon, Clark, Edge, Erickson, Fisher, French, Ghent, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Norris, Renick, Rogers, Sims, Slayden, Stephens (E. M.), Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Ward, Webster, Weir—43.

Those voting nay were: Messrs. Anderson (John), Bell, Bolinger, Boone, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halferty, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stevens (A. M.), Stone, Thompson (H. W.), Todd, Tonkin, Vollmer, Whalley—48.
Those absent or not voting were: Messrs. Bird, Buck, Burke, Young, Mr. Speaker—5.

The chairman ruled that the acceptance of the speaker's resignation having failed to carry, Mr. Meigs remains speaker of the present session.

On motion of Mr. Palmer, Mr. Meigs was declared elected speaker of the present session of the legislature.

Mr. Palmer moved that the record be made to show that each and every member of the House, with the exception of Mr. Farnsworth and Mr. Hanson (Ole), voted for the election of Leo O. Meigs as speaker of this House, and that all proceedings up to the present time be declared regular.

The motion was carried.

Mr. Farnsworth explained that he refused to have his vote entered for the speaker for the reason that he believed the House was already organized and the proceeding was unnecessary.

Mr. Hanson (Ole) explained that he wished the record to show that he voted for Mr. J. W. Slayden for speaker.

Chief Justice Rudkin administered the oath of office to Mr. Meigs as speaker.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 23, 1909.

Mr. Speaker:
The Senate has passed Senate concurrent resolution No. 1, relating to joint rules;
Senate concurrent resolution No. 2, relating to notification of the governor;
And the same are herewith transmitted.
WM. T. LAUBE, Secretary of the Senate.

Resolution by Mr. Hanson (Ole):
That Loren Grinstead and Joseph Wilson, chief clerk and sergeant-at-arms of the last session, respectively, be continued during the present session.

The motion was carried unanimously, and Messrs. Grinstead and Wilson were called to the bar of the House and sworn in.

The resolution of Mr. Jackson (F.C.), that the speaker appoint a committee to notify the Senate that the House is organized and ready to proceed to the transaction of business
was carried, and the speaker appointed Messrs. Stephens, Sparks and Leonard.

RESOLUTIONS.

Senate concurrent resolution No. 1, providing that the joint rules of the last session, except rule 10, be adopted for the present session: The resolution was adopted.

Senate concurrent resolution No. 2, providing for the appointment of a joint committee of the Senate and House to notify the governor that the legislature is organized: The resolution was adopted, and the speaker appointed Messrs. Slayden, Fancher and Stuart.

House concurrent resolution No. 1, providing certain subjects for consideration at this session: By consent, action on the resolution was deferred until after the receipt of the governor's message.

By Mr. Ghent:

That the rules of the House of the Eleventh session of the legislature be and the same hereby are adopted as the rules of the present session.

The resolution was adopted.

By Mr. Palmer:

That the chief clerk be authorized to employ such clerical and other assistance as may be necessary for the conduct of the business of the House during the session and to fix the compensation of the several employees, subject to the approval of the House.

The resolution was adopted.

The committees appointed to notify the governor and the Senate that the House is organized reported that the same had been done.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE,
Office of the Secretary,
Olympia, June 23, 1909.

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

SIR: I have the honor to transmit herewith for the consideration of the House the following bills passed by the Senate and House and vetoed by the governor, together with his veto message:

House bill No. 419, "An act amending section 1 of an act approved February 18, 1907, entitled 'An act authorizing 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'."

House bill No. 378, "An act to confirm the title and character of conveyances of certain oyster lands heretofore sold by the State of Washington."

A certified copy of House bill No. 313, "An act for the protection of certain game birds and beaver, in the State of Washington, defining the closed season and fixing penalties for the violation thereof," of which section 1 is vetoed by the governor.

Respectfully submitted,

I. M. Howell, Secretary of State.

On motion of Mr. Beach, the consideration of vetoed bills was made a special order for January 18, 1911, at 11 o'clock a.m.

The House took a recess until 5 p.m.

The speaker called the House to order at 5 p.m.

The speaker appointed Messrs. Stephens, Sparks and Leonard to notify the Senate that the House was ready to go into joint session.

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the Senate and the senators were invited to seats within the bar of the House.

The joint session was called to order by Senator A. S. Ruth, president of the Senate.

The secretary of the Senate called the Senate roll, all senators being present except Senators Booth, Metcalf and Piper.

The chief clerk of the House called the House roll, all members being present except Messrs. Bird, Buck, Hewitt, Kenoyer, Weir, and Young.

The president of the Senate announced that the joint session was for the purpose of hearing the governor's message.

Senator Myers moved that a committee of two senators and three members of the House be appointed to notify the governor that the joint session was ready to receive the governor's message.

The motion was carried.

The president appointed as such a committee Senators Myers and Knickerbocker, and Messrs. Stuart, Slayden and Fancher.
The governor appeared before the joint session, escorted by the committee, was received in due form, and from the speaker's desk delivered the following message:

GOVERNOR'S MESSAGE.

Gentlemen of the Senate and House of Representatives of the State of Washington:

Since your adjournment on March 11th last, the State of Washington has sustained a severe loss in the death of Governor Samuel G. Cosgrove, who died at Paso Robles, California, Sunday morning, March 28th. Ill health after election gave Governor Cosgrove little opportunity to devote himself actively to the affairs of state, but we all know from the example he set as a citizen, the spotless record of his private life and his high ideals of the duties of an official as expressed in his public utterances, that, had he lived, he would have conducted his administration with an unselfish devotion to the general welfare, fearless in the performance of what he conceived to be right and courageous in the prosecution of wrong.

Fully aware of the confidence reposed in Governor Cosgrove by the people of Washington and the exceptional services they anticipated he would render to the state, it was with full appreciation of the grave responsibility thrust upon me by the provisions of our state constitution that I took the oath of office as governor on March 28th.

Just prior to the adjournment last March of the eleventh regular session of your honorable body you passed a resolution creating an investigating committee. This action was taken as a result of serious and alarming charges that had been made in open session upon the floor of the legislature, involving the integrity and official conduct of certain state officers. You clothed your committee with authority to "investigate the affairs, doings and conduct of such state officers and such departments of the state government as said committee shall deem proper" and provided that it should "report the result of such investigation to the governor of this state on or before the 12th day of July, 1909."

At a meeting held in Seattle on June 2nd, your committee made a verbal report to the governor, informing him of the conditions it had found existing in some of our state offices and of the recommendations the written report would contain, also suggesting the advisability of calling your honorable body together for the purpose of considering and acting upon its report.

Knowing the conscientious manner in which the members of your committee have devoted themselves to the unpleasant but gravely important duty imposed upon them, convinced of the honesty of their purpose and believing them to be animated solely by a steadfast desire to ascertain the facts as they exist and report their findings without favor or prejudice, their recommendation weighed strongly with me. Added to this, the disclosures resulting from their investigation re-
revealed the existence of conditions in certain public offices so inimical to the welfare of the state that I deemed an occasion had arisen that demanded the immediate attention of your honorable body. Accordingly I issued a proclamation on June 3rd calling upon you to convene in extraordinary session on this day to consider and act upon the report and recommendations of your committee, which I transmit herewith.

The findings of that committee bring to light conditions repugnant to the best interests of the state, conditions that cannot longer be tolerated. They contain a serious indictment against the present insurance commissioner of this state and the former secretary of state. The evidence cited in these findings develops the fact that these officials were recreant to their duty, betrayed the trust placed in them and violated every consideration of honor and public obligation that should have regulated their conduct.

Because of these revelations, one of these officials has resigned his office and the evidence that has been gathered brands the other as unfit to continue in a position of responsibility. There is no denial of the moral obliquity on the part of the accused official—merely the specious plea that the letter of the law has not been violated. In the face of the evidence adduced and the admission of the charges made, one course only appears open to the legislature, which is the removal from office of the delinquent officer. There are two methods open to you by which this official may be removed:

1. By impeachment proceedings.
2. By abolishing the office.

The power of impeachment, which is solely vested in the House of Representatives, is an extremely grave and serious responsibility, not lightly to be exercised or heedlessly invoked. But, when an occasion necessitating such proceeding arises, it should be met with firmness, the interests of the individual should be submerged in the interests of the community and deaf ears turned to the sophistry of the corrupt. Such procedure has better application to a case where there are disputed questions of fact as to the guilt or innocence of the officer charged. The other method can be properly applied where the guilt is confessed as in this case.

I recommend that you pursue one or the other of the above methods as you see fit and deem most advantageous.

The fair name of the State of Washington depends upon your action, for, as ex-President Roosevelt so truthfully said, "the exposure of corruption is an honor to a nation, not a disgrace. The shame lies in toleration, not in correction. No city or state, much less the nation, can be injured by the enforcement of the law. * * * If we fail to do all that in us lies to stamp out corruption, we cannot escape our share of the responsibility for the guilt. The first requisite of successful self-government is unflinching enforcement of the law and the cutting out of corruption."

That old saying that "Public office is a public trust" is just as true now as when first uttered, and the official who betrays that trust is a
greater menace to society than the highwayman or the murderer. A public official who is so lacking in principle, whose sense of public duty is so dulled that he sees no impropriety in levying a tax or assessment which is little short of blackmail upon those who are compelled to transact business with him officially, outrages every sense of right and morality.

In the case before you for consideration the course for your honorable body to pursue is as well defined as black from white. There is no complication to cloud the right or conceal the wrong. The facts are before you. They have been gathered by a committee of your own creating; a committee composed of those who favored and those who opposed this investigation, and the report of that committee is the unanimous verdict of its members. This case is one which in its gravity rises above the considerations of personal malice or party faction. The question of motive sinks to insignificance in the presence of the revelations resulting from this investigation. The integrity of the republican party, the honor of the state and the interests of the people are at stake. The responsibility of preserving the party, protecting the state and safeguarding the people rests with you. He who would counsel you to disregard the charges presented in the findings of your committee is not only an enemy to the republican party but false to his state and to his constituents.

This legislative body is almost unanimously republican in its composition, and in you is reposed the dual trust of protecting the interests of your constituents and the reputation of your party. The people who gave to you their suffrage will not only hold you individually to account for the course each of you pursue, but will also hold the republican party to account for the result of your collective action. The republican party has been returned to power in this state with increasing majorities at each succeeding election because the people believed not only in the wisdom of its policies, but also because they had confidence in the ability and integrity of the men it nominated for office. The only manner in which the party can retain this confidence is to prove itself worthy of the great trust and responsibility of government by purging its ranks of unworthy, dishonest and corrupt officials. The republican party is greater than any individual that it elevates to a position of honor, and, when any such individual fails to measure up to the standard of efficiency and probity demanded by the people, the party cannot afford to countenance the continuance of his presence in its councils or in the place he has debauched. A man who secures an office through his affiliation with a party and then prostitutes that office to mere pecuniary profit deserves no more sympathy from the party which he has imposed upon than from the people whom he has betrayed.

By reason of the exposures made by your investigating committee, a widespread and insistent public demand has arisen for a thorough probing of all offices, departments and institutions of the state government against which the slightest breath of suspicion has been directed. In order that all wrong, if any further exists, may be exposed and cor-
rected and that the honest officials may be freed from unjust suspicion, I recommend that your honorable body continue the present committee and make the necessary provisions for a thorough and searching examination into the administrative affairs of the state.

Opposition to further investigation can come only from those who have something in their official records which they desire to conceal. An honest official welcomes examination into the conduct of his affairs, as such examination can only reflect credit upon him. Absolutely no weight should attach to the argument of expense against the continuance of this committee. The people of this state will never begrudge one cent that is expended in ridding the public service of corruption. You can render no better service to the state than in providing for a continued and effective crusade against dishonesty and venality in office.

In conclusion, I trust your deliberations will be characterized by a spirit of fairness and be confined to the matters growing out of a consideration of the report of your committee.

M. E. HAX, Governor.

At 5:15 p.m., on motion of Senator Kline, the joint session dissolved.

On motion of Mr. Jackson (F. C.), the House adjourned.

LOREN GRINSTEAD, Leo. O. Meigs,
Chief Clerk. Speaker.

SECOND DAY.

MORNING SESSION.

House of Representatives,
Olympia, Washington, Thursday, June 24, 1909.

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

Roll call showed all members present except Messrs. Buck, Campbell, Erickson, Hayward, Norris, Shutt and Young.

Prayer was offered by Rev. C. E. Todd, of Olympia.

The minutes of yesterday were read and approved.

The speaker announced that standing committees of the House for the Eleventh session were continued for the present session; that Mr. Hanna was assigned to the Committees on Judiciary, Compensation and Fees of State and County Officers, Counties and County Boundaries, Education, State School and Granted Lands, and Municipal Corporations other than First
Class; and that Mr. Huffman was assigned to the Committees on Counties and County Boundaries (chairman), Printing, Roads and Bridges, Claims and Auditing, Irrigation and Arid Lands, and Agriculture.

A communication from the Seattle Chamber of Commerce, relative to the improvement of the Duwamish river, was read and referred to the Committee on Harbors and Waterways.

A communication from the Direct Primary League, relative to the nomination of supreme court justices, was read and referred to the Committee on Judiciary.

INTRODUCTION OF BILLS.

House concurrent resolution No. 2, by Mr. McMaster, extending an invitation to President Taft to attend the meeting of the Conservation Congress: The resolution was read the first time, and on motion the rules were suspended, the first reading considered the second and third, and the resolution was adopted.

On motion, the rules were suspended and the resolution ordered sent to the Senate immediately.

REPORT ON EMPLOYEES.

Pursuant to resolution of the House yesterday, I beg to submit the following recommendations as to House employees for the present session:

1. Minute clerk C. B. Eaton $5.00 per day
2. Journal Clerk Stewart E. Smith $5.00 per day
3. Assistant journal and enrolling clerk J. T. Jones $4.50 per day
4. Reading clerk R. S. Pierce $5.00 per day
5. Stenographer E. W. Robertson $5.50 per day
6. General clerk Roy D. Rudlo $5.00 per day
7. Assistant sergeant-at-arms Geo. F. Bancroft $4.50 per day
8. Doorkeepers W. W. Easter and P. D. Fairchild $4.00 per day, each
9. Postmaster J. C. Heath $5.00 per day
10. Janitors W. A. Dixon and Louis Toomer $4.00 per day, each
11. Two pages to be selected by lot from an approved list of candidates.

I recommend that the compensation of the chief clerk and sergeant-at-arms be fixed at $7.50 and $5.00 per day, respectively.

Unless the work of this session should be extended both as to time and scope, this list of employees should be sufficient for the transaction of the business of the House. As a matter of expediency, I
would suggest that I be authorized to employ additional help if the work of the session makes it advisable.

LOREN GRINSTEAD, Chief Clerk.

Mr. Palmer moved that the report, as read, be adopted, and that in addition Mr. A. P. Loomis be employed as engrossing clerk at a compensation of five dollars per day, and that Arthur Prague be employed as assistant postmaster at a compensation of four dollars per day.

The motion was carried.

Lee Lewis and Arthur Green were selected by lot to act as pages.

The House resumed consideration of House concurrent resolution No. 1, limiting the deliberations of the present session to certain subjects.

Mr. Scott moved that the resolution be amended to read as follows:

Resolved by the House of Representatives, the Senate concurring, That at this special session of the legislature, convened on the 23rd day of June, 1909, at 2:30 p.m., nothing be considered in the way of legislation but the following subjects:

1. The continuation of the present legislative investigating committee, and an appropriation for the expenses of such committee;

2. The consideration of legislation and proceedings relating to the report of the legislative investigating committee appointed under House concurrent resolution No. 16;

3. An appropriation for the expenses of this special session of the legislature, ex-Governor Cosgrove's funeral expenses, and printing of journals of the Eleventh session of the legislature;

4. Adjournment of the special session.

Mr. Palmer accepted the amendment.

Mr. Beach moved that the resolution, as amended, be referred to the Committee on Resolutions.

The motion was lost.

Mr. Ghent moved to amend by adding a paragraph to read: "Consideration of House bill No. 5, to be introduced."

On motion of Mr. Hubbell, the previous question was ordered. Roll call was demanded and the amendment offered by Mr. Ghent failed to pass by the following vote: Yeas, 19; nays, 69; absent or not voting, 8.

Those voting yea were: Messrs. Bell, Cameron, Clark, Eldridge, Ghent, Hall, Hanson (Ole), Hewitt, Jeffries, McInnis,

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Carlyon, Christensen, Cline, Cogswell, David, Denman, Edge, Fancher, Farnsworth, French, Gordon, Halferty, Halsey, Hanna, Hanson (H. H.), Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Todd, Tonkin, Vollmer, Ward, Mr. Speaker—69.

Those absent or not voting were: Messrs. Buck, Campbell, Erickson, Fisher, Norris, Shutt, Sweet, Young—8.

On motion of Mr. Jackson (F. C.), the rules were suspended, the resolution considered as having been read the second and third times, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 11; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge; Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Scott, Sims, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—78.

Those voting nay were: Messrs. Bell, Ghent, Hanson (Ole), Jeffries, McInnis, McKinney, Renick, Sayre, Slayden, Webster, Weir—11.

—2 H X
Those absent or not voting were: Messrs. Buck, Campbell, Erickson, Norris, Shutt, Sweet, Young—7.

On motion of Mr. Scott, the rules were suspended and the chief clerk directed to transmit the resolution to the Senate immediately.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JUNE 24, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 1, entitled “An act making an appropriation for the payment of the funeral expenses of the late Governor Samuel G. Cosgrove”;

House concurrent resolution No. 1, extending an invitation to President Taft to attend the Conservation Congress in Seattle;

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title and action taken as indicated:

House bill No. 1, by Mr. Palmer: An act creating the state board of insurance commissioners, prescribing its duties, providing for the employment of a secretary, an actuary and examiner and other clerical help, fixing their salaries, making an appropriation, repealing chapter 109 of the Laws of 1907, entitled “An act creating the office of state insurance commissioner, authorizing the appointment of a deputy insurance commissioner, prescribing his duties and fixing salaries,” approved March 11, 1907, and declaring an emergency.

On motion of Mr. Palmer, the rules were suspended and the bill passed to second reading.

Mr. Palmer moved that the report of the legislative investigating committee, relative to the affairs of the office of state insurance commissioner, be read and made a part of the record of the House.

The motion was carried.

On motion of Mr. Slayden the House took a recess until 1 p.m.
AFTERNOON SESSION.

The speaker called the House to order at 1 p.m.

Roll call showed all members present except Messrs. Bolinger, Bradberry, Buck, Carlyon, Erickson, Fancher, Hewitt, Norris, Stevens (A. M.) and Young. Messrs. Erickson and Young were excused.

The legislative investigating committee’s report on the state insurance commissioner’s office was read as follows:

To Honorable M. E. Hay, Governor of the State of Washington:

On March 11, 1909, the legislature of the State of Washington adopted House concurrent resolution No. 16, authorizing the appointment of a legislative investigating committee. In accordance with this resolution, the president of the Senate and the speaker of the House appointed the following members to constitute the investigating committee, which appointments were duly confirmed by the Senate and the House, viz:

Senator Pliny L. Allen, of King county;
Senator H. O. Fishback, of Lewis county;
Representative J. C. Hubbell, of Kittitas county;
Representative Howard Taylor, of King county;
Representative W. C. McMaster, of King county.

On April 14, 1909, the committee so appointed convened in the capitol building at Olympia, Washington, all members of the committee being present, Senator Pliny L. Allen presiding as chairman. By virtue of the authority given the committee under the resolution, clerical and stenographic assistance was selected as follows, viz:

Mr. Stewart E. Smith, of Seattle, official clerk, $35 per week;
Mr. Chas. B. Eaton, of Seattle, official stenographer, $10.00 per day during attendance upon sessions of the committee, and an allowance of $2.50 per day for hotel bills and necessary traveling expenses between Seattle and Olympia, and 30 cents per folio for the original and six carbon copies of transcripts of proceedings.

Messrs. LeMaster & Cannon, of Spokane, and C. M. Williams & Co., of Seattle, were designated as expert accountants in case their services were required by the committee and satisfactory arrangements could be made as to their compensation.

Assistant Attorney General George A. Lee, of Spokane, appeared as counsel for the committee.

The committee decided to investigate the insurance department of the State of Washington, and notified Mr. J. H. Schively, insurance commissioner, of such decision. During the investigation of said department Mr. Schively appeared before the committee at its sessions in person and by his counsel, Mr. George C. Israel. Subpoenas were issued for the attendance of witnesses before the committee, and thereafter
from time to time testimony was taken relating to the conduct, management and affairs of the insurance department. Affidavits and correspondence from various persons and insurance companies were read and considered, and sixteen witnesses appeared and gave testimony.

During the investigation the committee found it necessary to interrogate Mr. Sam H. Nichols, secretary of state, who appeared in person and by his counsel, Mr. J. W. Robinson, of Olympia.

On May 12, 1909, after a thorough and exhaustive investigation of the insurance department, the taking of testimony was concluded. From the record and transcript of evidence, a copy of which is herewith transmitted and made a part of this report, the committee makes the following findings and conclusions concerning the insurance department of the State of Washington, and office of the secretary of state:

1. That Sam H. Nichols was secretary of state of the State of Washington from 1901 to 1909; was re-elected for the term 1909 to 1913, and that during the period 1901 to 1909 he was ex-officio insurance commissioner of this state.

2. That J. H. Schively was deputy insurance commissioner of the State of Washington from 1901 to 1909; that he became insurance commissioner of this state in 1909, having been elected for the term 1909 to 1913; that as deputy insurance commissioner he had the power to grant certificates of authority to insurance companies, or to revoke certificates, and had other general authority in the insurance department of the state.

3. That Sam H. Nichols, ex-officio insurance commissioner, and J. H. Schively, as deputy insurance commissioner of the state, had the power and authority, under the law, to require in advance certain entrance fees from domestic and foreign insurance companies before issuing to such companies a certificate of authority to transact business in this state, which advance fees are as follows:

“For filing articles of incorporation, or certified copies of articles, or other certificates required by law, $25; issuing certificates of authority, $10; for filing annual statement of condition, $10; for filing each annual statement of business transacted in this state, $10; for filing any other paper, $1; for furnishing copies of papers filed, twenty cents per folio; for certifying copies, $1 each; each fire insurance agent, $2; each life insurance agent, $5: Provided, That all fees so collected shall be paid into the state treasury.” (Pierce's Code, Secs. 5636 and 5649).

4. That J. H. Schively, as deputy insurance commissioner of this state, almost invariably represented to insurance companies seeking admission to this state that the entrance fees were $235 for each company, payable in advance; that the usual representation made by Mr. Schively, as
such deputy insurance commissioner, was as follows: "The entrance fees are $235, $35 statutory entrance fees and $200 for the verification and first report, all of which must be paid in advance"; that Mr. Schively, as deputy insurance commissioner, upon receiving this amount from the company seeking admission, issued a certificate of authority to transact business in this state; that a few companies were admitted on the payment of the $35 statutory fee, after having made strenuous objection to paying the $235 demanded; a few companies were admitted on the payment of advance fees of $135 each, but that the great majority of companies admitted during the past eight years were compelled to and did pay to Mr. Schively, as such deputy insurance commissioner, for admission to do business in this state, advance fees of $235 each; that in at least one case Mr. Schively demanded and received an entrance fee of $335; that an inspection of the books of the insurance department discloses that in no case did the State of Washington receive from Mr. Schively, or the insurance department, more than the statutory fee of $35 from any company admitted to do business in this state.

5.

That Mr. Schively, as deputy insurance commissioner, had no right or authority to demand and receive $200 from any company for "verification and first report"; that it was, under the law, his duty, for which the state paid him his salary, to satisfy himself that the insurance laws of this state had been fully complied with before admitting companies to transact business in this state; that when he had performed such duties and so satisfied himself, as the law required, he was authorized to demand and receive, on behalf of the State of Washington, an entrance fee of $35 and nothing more.

6.

That no authority is found in the law for the collection of any but a $35 entrance fee from any insurance company seeking a certificate to transact business in this state, and all fees collected by Mr. Schively, as deputy insurance commissioner, in excess of such statutory entrance fee of $35 were demanded and collected by him wrongfully and wholly without warrant of law.

7.

It is impossible for this committee to accurately determine the total amount of fees so collected wrongfully and wholly without warrant of law by J. H. Schively, as deputy insurance commissioner, during the eight years of his term as such deputy, but from the evidence received from about one-fourth of the insurance companies transacting business in this state the committee finds that such fees so collected will aggregate several thousand dollars, and that Sam H. Nichols and J. H. Schively have been the beneficiaries of such fees.

8.

That J. H. Schively testified that the extra fee of $200 not provided by statute was collected to insure the expenses which would be
incurred in prospective and future examinations and to keep out what he designated as "wildcat insurance companies"; but the evidence before the committee shows that approximately five thousand dollars has been collected in the past five years from insurance companies which have never been examined, and Mr. Schively testified that no part of said sum so collected is now on hand, and that such sum or amount is carried in what Mr. Schively designated when before the committee as a "sliding account." In this connection the committee finds that Mr. Schively had ample protection under the law to insure his expenses incurred in the examination of any insurance company, and that it is and was unnecessary and wrongful to demand and receive an examination fee in advance; that the law provides as follows:

"Sec. 5622. Expenses. The expense of every examination or other investigation of the affairs of any organization, pursuant to the authority conferred by the provisions of this act, shall be borne and paid by the corporation so examined. No charge shall be made for any examination of an insurance organization except for necessary traveling and other actual expenses incurred.

"All charges for making an examination shall be presented in detail and shall be paid by the organization examined. Should payment be refused, the bill shall be approved by the commissioner, audited by the state auditor and paid on his warrant drawn in the usual manner on the state treasurer to the person making the examination. The commissioner shall revoke the certificate of authority granted the company that refuses to pay the bill for expenses of examination and shall not again grant it certificate of authority until it has paid to the state treasurer the amount of such bill." (Pierce's Code, Sec. 5622).

That under this law it is necessarily implied that examination fees cannot be collected in advance; that under the law the deputy insurance commissioner was amply and fully protected, and therefore exceeded his authority in exacting wrongfully and illegally examination fees in advance. The committee also finds that the law gave the insurance department ample powers to keep out any "wildcat" or irresponsible insurance company without exacting any advance fee.

9.

The committee further finds that the insurance laws of this state authorize the insurance commissioner, or his deputy, to examine the business and affairs of every insurance company doing business in this state; that the expense of such examination when made shall be paid by the company examined; that no charge shall be made by the insurance commissioner, or his deputy, for any examination except for necessary traveling and other actual expenses incurred, and that all charges for making an examination shall be presented in detail to the company examined (Pierce's Code, Sec. 5622); that J. H. Schively testified before the committee, under oath, that he was familiar with this law governing the expenses of examining insurance companies; that notwithstanding his knowledge of this law and its injunction that only
actual expenses may be charged and collected, the evidence before the committee shows Mr. Schively at no time, nor in any examination made while deputy insurance commissioner, presented a detailed statement of expenses to the company examined; that such action on his part was a flagrant violation of this law, which law is too plain to admit of misinterpretation or misconstruction.

10.

That in the past eight years Sam H. Nichols, as ex-officio insurance commissioner, and J. H. Schively, as deputy insurance commissioner, have collected several thousand dollars to cover expenses of prospective examinations, which examinations have never been made; that such amount was divided equally between them; that no part of said sum now remains, nor has it ever been kept as a trust fund for the companies advancing it, and that such collections were wrongfully and illegally made.

11.

That the testimony before the committee, undisputed by Mr. Schively, shows, and the committee finds, that Sam H. Nichols and J. H. Schively invariably charged a flat rate for examining an insurance company, which flat rate ranged from $10 to $200 for each company; that this flat rate was charged in direct contravention of the law, which authorizes the collection of nothing but actual expenses; that J. H. Schively testified that this flat rate was always placed high enough to cover expenses; that if there was any balance over expenses, as there undoubtedly was in most cases, such balance was divided equally with Sam H. Nichols, and his (Schively's) portion "was spent in any way that happened to occur to him"; that in several instances an examination charge of $200 was made for a perfunctory examination occupying but a few hours; that in the case of Washington Hardware and Implement Dealers Mutual Fire Insurance Company, of Spokane, the examination by Mr. Schively, as deputy insurance commissioner, occupied less than one hour, consisting merely in receiving an accountant's report of the affairs of the company, and $200 was demanded by Mr. Schively, no statement of expenses having been presented; on payment of that sum being refused, Mr. Schively accepted $100 for the examination; that Mr. Schively testified before the committee that if an itemized statement of expenses had been requested it would have been given; that such conduct on the part of Mr. Schively was arbitrary and illegal.

12.

That on September 28, 1905, Sam H. Nichols, as ex-officio insurance commissioner, and J. H. Schively, as deputy insurance commissioner, examined the affairs of the Masonic Mutual Accident Company, of Springfield, Massachusetts, as shown by affidavits of officers of the company furnished to the committee and attached to this record; that the total time spent by them in making such examination was less than one hour; that the examination was merely perfunctory and consisted
of asking a few questions; that no statement of expenses was presented to the company as by law required; that Mr. Nichols and Mr. Schively demanded $200 for said examination, which amount the officers of the company deemed excessive and refused to pay; that the company officer for official examinations as an officer of the State of Washington, was highly reprehensible, and shows him to be an unworthy official; that the foregoing facts and other evidence before the committee indicate to the committee that any insurance company, regardless of its responsibility or financial condition and standing, which would pay excessive examination charges to the deputy insurance commissioner, J. H. Schively, could and did receive the greatest consideration and highest recommendation from him as such deputy insurance commissioner of this state.

14.

The committee further finds that in April, 1907, J. H. Schively, as deputy insurance commissioner, received from the Walla Walla Fire Insurance Company, of Walla Walla, Washington, $200 for examining the company, and again in July of the same year received $200 to cover an examination charge; that Mr. Schively did not present on either occasion to the officers of the company any statement of the expenses, and that the law was not complied with; that these charges made to the Walla Walla company seem to the committee to be unreasonable, arbitrary and excessive, and, following each other by such a short period of time, are difficult of explanation; that the company was later placed in the hands of a receiver; that this incident further confirms the conclusions of the committee expressed in the preceding paragraph of these findings, and is additional evidence of the reprehensible practices of J. H. Schively, as deputy insurance commissioner.

15.

The committee further finds that any sums collected from any insurance company to cover examination charges in excess of actual expenses incurred in the examination were collected wrongfully and without warrant of law; that it is impossible for this committee to accurately determine the amount of excessive and illegal examination fees collected by J. H. Schively, as deputy insurance commissioner, from 1901 to 1908, since Mr. Schively testified that no statement of expenses was ever presented to an insurance company, nor was any record kept of such expenses, nor of the amount paid; that the total amount collected from insurance companies by J. H. Schively, as deputy insurance commissioner, in excess of actual expenses incurred in making the examinations, was unquestionably large; that several thousand dollars was collected by Mr. Schively for "official examination," which examinations have never been made; that the money so collected by Mr. Schively in his official capacity, received from insurance companies to cover future examinations, has, by Mr. Schively's own testimony, been spent and has not been kept as a trust fund of the companies advancing it; that the state has received no part of said sums;
that such conduct on the part of J. H. Schively, as deputy insurance commissioner, was extremely wrongful and indicates to the committee that any company, whether responsible or irresponsible, could be admitted to the state to do business on payment to Mr. Schively of a $35.00 statutory fee and an additional $200 fee to cover a future examination or "verification and first report."

16. The committee further finds that J. H. Schively, as deputy insurance commissioner, has for a long time past demanded of and received from insurance companies a fee of $2 for attaching to the annual published statement of the affairs of the company what Mr. Schively terms "the insurance commissioner's certificate of publication"; that the state has never received the fees so collected; that there is no authority in law for such arbitrary charge; that it is a source of income to the deputy insurance commissioner not contemplated by law, nor authorized either expressly or impliedly; that no record of the receipts from this source has been kept, and it is therefore impossible for the committee to accurately determine the total amount received from this unauthorized and illegal source of revenue.

17. The committee further finds that the insurance laws of this state require the insurance commissioner, or his deputy, to make a detailed examination of all local or domestic insurance companies "at least once a year" (Pierce's Code, Sec. 5623); that if the condition of the company warrants it, its license may be revoked; that this law is a salutary one and is for the benefit and protection of the insuring public; that if the law were followed, it would be difficult, if not impossible, for fraudulent, irresponsible and insolvent companies to exist; that J. H. Schively, deputy insurance commissioner, has failed to perform his duties under this law; that such neglect and failure has permitted insolvent companies to flourish and exist for a time at the expense of the insuring public; that Mr. Schively testified before the committee that his failure to examine local companies as the law requires was due to inadequate office assistance; that this excuse seems to the committee to be weak and unsatisfactory; that Mr. Schively's failure to observe this law has cost the people of this state thousands of dollars, which money has been received by insolvent and now defunct companies whose licenses should have been revoked after a proper examination by the insurance department.

18. The committee further finds that Sam H. Nichols, on the 28th day of April, 1909, gave testimony before the committee concerning the insurance department of the secretary of state's office; that before the next meeting of the committee, Sam H. Nichols resigned as secretary of state of the State of Washington; that his successor was thereafter appointed and has qualified; that after Mr. Nichols' resignation the committee did not further pursue the investigation as to him.
The foregoing findings are based upon the evidence introduced before the committee, a transcript of which is herewith submitted, and upon these findings the committee makes the following conclusions:

I.

That for the eight years ending January 10, 1909, Sam H. Nichols was ex-officio insurance commissioner of the State of Washington; and during said time J. H. Schively was deputy insurance commissioner, and as such deputy insurance commissioner was for all of said time practically in full control of the insurance department of this state; that he issued and revoked licenses, and conducted and managed the entire department; that his wrongful, arbitrary and unwarranted conduct, as set forth in the above findings, was not only highly reprehensible, but extremely injurious to the interests of the insuring public in this state; that his gross neglect of official duties has caused insolvent, irresponsible and fraudulent companies to flourish and prosper for a time; that his failure to perform the duties imposed upon him by the insurance laws shows him to be incompetent and inefficient, and has brought the insurance department of the State of Washington into great disrepute, both in this state and abroad; and that his practices in wrongfully collecting excessive fees and retaining them brands him as a corrupt and unworthy public official.

The committee further reports that in the investigation of the insurance department it has expended the following sums:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Witness fees</td>
<td>$297.51</td>
</tr>
<tr>
<td>Clerical services and stenographer</td>
<td>$573.00</td>
</tr>
<tr>
<td>Per diem and expense of members</td>
<td>$692.36</td>
</tr>
<tr>
<td>Miscellaneous expense</td>
<td>$69.68</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,632.55</strong></td>
</tr>
</tbody>
</table>

House bill No. 1 was read the second time by sections, and on motion of Mr. Palmer 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, 56; nays, 34; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Calkins, Carlyon, Christensen, Cline, Cogswell, David, Denman, Eldridge, Farnsworth, French, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Holm, Hubbel, Huffman, Jackson (F. C.), Jackson (R. A.), Kenoyer, Krouse, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, Miller, Morris, Palmer, Reeve, Rogers, Rudene, Scott, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thompson (H. W.), Tonkin, Vollmer, Ward, Mr. Speaker—56.
Those voting nay were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Buchanan, Cameron, Campbell, Clark, Edge, Fancher, Fisher, Ghent, Halferty, Hanson (Ole), Hayward, Jeffries, Kayser, Lambert, Locke, McInnis, McMillan, Morse, Renick, Sayre, Sims, Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Webster, Wier, Whalley, —34.

Those absent or not voting were: Messrs. Buck, Erickson, Hewitt, Norris, Shutt, Young—6.

The emergency clause passed the House by the following vote: Yeas, 72; nays, 18; absent or not voting, 6.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Car­lyon, Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McGregor, McKinney, McMas­ter, McMillan, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—72.

Those voting nay were: Messrs. Beach, Cameron, Campbell, Clark, Edge, Fisher, Ghent, Halferty, Hanson (Ole), Jeffries, Locke, McInnis, Renick, Sims, Tennant, Thayer, Webster, Wier—18.

Those absent or not voting were: Messrs. Buck, Erickson, Hewitt, Norris, Shutt, Young—6.

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

Previous to calling the roll on House bill No. 1, Mr. Palmer requested that the Journal show the following excerpt from the transcript of testimony taken by the legislative investigating committee:

Chairman Allen—I will ask Mr. Schively to take the stand.

Mr. Israel—Mr. Chairman: Representing Mr. Schively, that is, as his counsel, in order that your honorable committee may understand the situation, I desire to state for your record, that Mr. Schively de­clines to take the witness stand any further.
On motion of Mr. Palmer, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 2, by Mr. Beach: An act appropriating the sum of $12,000, or so much thereof as may be necessary, for the expenses of the extraordinary session of the legislature, convened June 23, 1909.

On motion of Mr. Beach, the rules were suspended and the bill was passed to second reading.

The bill was read the second time, 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, 81; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Fisher, French, Ghent, Gordon, Halferty, Hall, Halsey, Hanna, Hanson (H. H.), Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—81.

Those absent or not voting were: Messrs. Buchanan, Buck, Cogswell, Erickson, Fancher, Farnsworth, Hanson (Ole), Hewitt, Jeffries, Morse, Norris, Palmer, Shutt, Stevens (A. M.), Young—15.

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

House bill No. 3, by Mr. Jackson (F. C.): An act appropriating $1,000, or so much thereof as may be necessary, to pay for such printing as may be ordered by the extraordinary session of the legislature or either branch thereof, convened June 23, 1909: On motion of Mr. Jackson (F. C.), the rules were suspended and the bill was passed to second reading.
The bill was read the second time, and on motion of Mr. Jack-son (F. C.) 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, 71; nays, 3; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Lambert, Leonard, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Tonkin, Vollmer, Ward, Whalley, Mr. Speaker—71.

Those voting nay were: Messrs. Hanson (Ole), Palmer, Webster—3.

Those absent or not voting were: Messrs. Buchanan, Buck, Burke, Campbell, Erickson, French, Ghent, Halferty, Hayward, Hewitt, Hubbell, Jeffries, Kayser, Kenoyer, Krouse, Locke, Norris, Sims, Shutt, Thayer, Weir, Young—22.

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

On motion of Mr. Palmer, the rules were suspended and the chief clerk was directed to immediately transmit to the Senate House bills Nos. 2 and 3.

House bill No. 4, by Mr. Beach: An act relating to the management of the State College of Washington, and declaring an emergency: On motion of Mr. Beach, the rules were sus-pended and the bill was passed to second reading.

Mr. Edge moved to adjourn.

The motion was lost.

The bill was read the second time by sections.

On motion of Mr. Beach, the House adjourned.

Loren Grinstead,  
Chief Clerk.  

Leo. O. Meigs,  
Speaker.
THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
Olympia, Washington, Friday, June 25, 1909.

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

Roll call showed all members present except Messrs. Buck, Christensen, McArthur, Norris, Shutt, Thompson (T. A.), Tonkin and Young.

Messrs. Christensen and Tonkin were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

The minutes of yesterday were read and approved.

A communication from the King County Bar Association, relative to the nomination of supreme court justices, was read and referred to the Committee on Judiciary.

A communication from Mr. Herbert N. De Wolfe, of Tacoma, was read and referred to the Committee on Judiciary.

Resolution by Messrs. Lambert, Slayden and Renick:

WHEREAS, The joint committee appointed to investigate certain offices have made findings which warrant the impeachment of the insurance commissioner of the State of Washington, John H. Schively; and,

WHEREAS, It is the duty of the House of Representatives to find and present said impeachment; now, therefore be it

Resolved by the House of Representatives of the State of Washington, That John H. Schively, insurance commissioner of the State of Washington, be Impeached before the Senate of said state for high crimes or misdemeanors or malfeasance in office; and be it further

Resolved, That a committee of seven members of the House be appointed by the speaker to prepare articles of impeachment and report the same to the House for consideration.

The resolution was read, and on motion of Mr. Scott made a special order for 2 o'clock this afternoon.

REPORT OF COMMITTEE ON MILEAGE AND CONTINGENT EXPENSES.

Mr. Speaker:

Your Committee on Mileage and Contingent Expenses begs leave to report the following mileage to be allowed to members of the House
for attendance upon the extraordinary session of the Eleventh legislature:

<table>
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<th>Name of Member and County Represented</th>
<th>No. of Miles</th>
<th>Amount Mileage</th>
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Totals......................................... 38,936 $3,893 60

Respectfully submitted,

HENRY C. KROUSE, Chairman.

We concur in this report: H. S. McClure, G. W. Jeffries, J. E. Campbell.

On motion of Mr. Palmer, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 24, 1909.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 3, relating to the limitation of legislation;
Senate concurrent resolution No. 4, relating to the continuance of the investigating committee;
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title and action taken as indicated:

House concurrent resolution No. 3, by Mr. Jackcon (F. C.), relating to the continuance of the legislative investigating committee.

The resolution was read the first time, and on motion of Mr. Bell was made a special order for 2:30 p. m.

House bill No. 5, by Mr. Ghent: An act to provide for establishment and creation of commercial waterway and viaduct districts, and the construction and maintenance of a system of commercial waterways and viaducts, including the straightening, deepening and widening of rivers, water courses and streams and the protecting of the banks thereof, and disposing of the interests of the state in the beds and shores of navigable waters, and to provide for means of payment thereof, and declaring an emergency.

Referred to the Committee on Harbors and Waterways.

On motion of Mr. Edge, the rules were suspended and it was ordered that all bills introduced be not printed.

House bill No. 6, by Mr. David: An act repealing an act entitled "An act authorizing the formation of metropolitan park districts, providing for park officers, fixing their powers and duties," approved March 11, 1907, and an act amendatory thereof, approved March 13, 1909, being chapter 98, Laws of 1907, and chapter 131, Laws 1909, and re vesting property in the city, and declaring an emergency.

Referred to Committee on Judiciary.

House bill No. 7, by Mr. Bell: An act relative to the keeping and deposit of municipal funds, and amending section 2, chapter 103 of the Laws of 1905, and declaring an emergency.

Referred to Committee on Banks and Banking.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 3, relating to the limitation of legislation at this session: The resolution was read the first
Mr. Lambert moved that the rules be suspended and the resolution be adopted.

Mr. Palmer moved that the resolution be laid on the table.

The motion to lay on the table was carried by the following vote: Yeas, 59; nays, 23; absent or not voting, 14.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Buchanan, Bugge, Byerly, Calkins, Campbell, Carlyon, Christensen, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Gordon, Halferty, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McGregor, McKinney, McMaster, Miller, Morris, Palmer, Reeve, Renick, Rudene, Scott, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Mr. Speaker—59.

Those voting nay were: Messrs. Beach, Bradsberry, Burke, Cameron, Cogswell, Fisher, French, Ghent, Hanson (Ole), Jeffries, Kenoyer, Lambert, Locke, McInnis, McMillan, Morse, Sayre, Sims, Slayden, Sparks, Tennant, Webster, Weir—23.

Those absent or not voting were: Messrs. Bird, Bishop, Buck, Clark, Hanson (H. H.), Hewitt, Kayser, McArthur, Norris, Rogers, Shutt, Thompson (T. A.), Tonkin, Young—14.

SECOND READING OF BILLS.

House bill No. 4, by Mr. Beach: An act relating to the management of the State College of Washington: Mr. Beach offered the following amendment:

In section 1, line 8, after the word "same" strike the word "are," all of lines 9 and 10, and all of line 11 up to and including the period, and insert in lieu thereof the following: "shall be held as special funds for said college, and are hereby appropriated to the uses and purposes for which the same are received."

The amendment was adopted.

Mr. Kayser moved to amend by striking section 3 from the bill 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. 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, 82; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halferty, Hall, Halsey, Hanna, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley—82.

Those voting nay were: Mr. Palmer, Mr. Speaker—2.

Those absent or not voting were: Messrs. Anderson (John), Buck, Carlyon, Ghent, Hanson (H. H.), Krouse, Morris, Norris, Shutt, Thompson (T. A.), Tonkin, Young—12.

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

On motion of Mr. Beach, the rules were suspended and the chief clerk ordered to immediately transmit the bill to the Senate.

EMPLOYEES SWORN IN.

The following employes were called to the bar of the House and the oath of office was administered by the speaker: C. B. Eaton, Stewart E. Smith, J. T. Jones, R. S. Pierce, E. W. Robertson, Roy D. Rudio, George F. Bancroft, W. W. Easter, P. D. Fairchild, J. C. Heath, W. A. Dixon, Louis Toomer, Arthur Prague, A. P. Loomis, Lee Lewis and Arthur Green.

On motion of Mr. Carlyon, Senate concurrent resolution No. 4 was made a special order of business for 2:30 o'clock.

On motion of Mr. Farnsworth, the House took a recess till 2 p.m.
AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Buck, David, Ghent, Gordon, Norris, Shutt, Thompson (T. A.), Tonkin and Young.

The hour having arrived, the House took up the consideration of the resolution by Messrs. Lambert, Slayden and Renick, relating to the impeachment of John H. Schively, state insurance commissioner.

Mr. Scott moved to amend by adding the words "and that said committee be empowered to act as managers of the impeachment proceedings before the bar of the Senate" after the word "consideration," at the end of the resolution.

The previous question was ordered, and the motion to amend was lost.

The resolution was read and Mr. Lambert moved its adoption.

Roll call was demanded and the resolution passed by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Halsey, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Mr. Speaker—88.

Those absent or not voting were: Messrs. Buck, David, Gordon, Norris, Shutt, Stevens (A. M.), Tonkin, Young—8.

On motion of Mr. Palmer, The speaker appointed Messrs. Palmer, Bell and Stephens to prepare a notification to the Senate
of the action of the House in regard to the charges against J.
H. Schively, insurance commissioner of the state.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JUNE 25, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 2, entitled "An act appropri­
ating the sum of twelve thousand dollars ($12,000), or so much thereof
as may be necessary, for the expenses of the extraordinary session of
the legislature convened June 23, 1909, with the following amendment:

Change the words and figures "twelve thousand (12,000)," in line
3 of section 1 in the original bill to read to the words and figures
"forty thousand (40,000)."

Strike the words and figures "twelve thousand (12,000)" in line 1
of the title of the original bill, and substitute in lieu thereof the words
and figures "forty thousand (40,000)";

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The hour having arrived, the House took up consideration of
House concurrent resolution No. 3 and Senate concurrent reso­
lution No. 4, relating to the continuance of the legislative in­
vestigating committee.

The resolutions were read, and Mr. Jackson (F. C.) moved
that Senate concurrent resolution No. 4 be substituted for House
concurrent resolution No. 3.

The motion was carried.

Mr. Bell moved to amend Senate concurrent resolution No. 4
by striking all of said resolution and inserting the following:

Be it resolved by the Senate of the State of Washington, the House concurring, That the special committee appointed at the general session of the legislature under House concurrent resolution No. 16 be and the same is hereby authorized to continue its investigation and to report its findings only to this legislature on the first Monday, Feb­ruary, A. D. 1910, at 2:30 p. m. of said day, and that when this special session of the legislature adjourns it shall adjourn in recess until that day; and be it further

Resolved, That during the recess herein provided for the members, officers or employees of this legislature shall not be entitled to any compensation, except such members or employees as may be actually engaged on or with the committee herein provided for; and be it further

Resolved, That all expenses of said committee shall be paid on order of the chairman thereof out of any appropriation for expenses of this legislature.
Mr. McGregor moved that the resolution and the amendment be referred to the Committee on Public Morals.

The previous question was ordered, and the motion to commit was lost by the following vote: Yeas, 22; nays, 57; absent or not voting, 17.

Those voting yea were: Messrs. Bird, Bishop, Buchanan, Burke, Edge, Fancher, French, Hall, Hanna, Holm, Lambert, McGregor, McMillan, Miller, Morse, Sims, Slayden, Spedden, Stephens (E M.), Stuart, Thayer, Ward—22.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Bugge, Byerly, Calkins, Campbell, Carlyon, Christensen, Clark, Cline, Denman, Eldridge, Erickson, Farnsworth, Fisher, Ghent, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Leonard, McArthur, McClure, McInnis, McKinney, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sparks, Stevens (A. M.), Stone, Sweet, Tennant, Thompson (H. W.), Todd, Vollmer, Webster, Weir, Whalley, Mr. Speaker—57.

Those absent or not voting were: Messrs. Buck, Cameron, Cogswell, David, Gordon, Halferty, Hubbell, Huffman, Locke, McMaster, Morris, Norris, Shutt, Taylor, Thompson (T. A.), Tonkin, Young—17.

Mr. Carlyon moved that the resolution and amendment be referred to a committee of seven, of which the House members of the legislative investigating committee shall comprise three.

The previous question was ordered, and the motion to commit was carried.

The House concurred in the Senate amendments to House bill No. 2, and the bill passed the House by the following vote: Yeas, 67; nays, 16; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMil-
lan, Miller, Morris, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Weir—67.

Those voting nay were: Messrs. Farnsworth, French, Ghent, Halferty, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Rudene, Stone, Taylor, Thayer, Webster, Whalley, and Mr. Speaker—16.

Those absent or not voting were: Messrs. Buck, Fancher, Fisher, Hubbell, Huffman, Jackson (F. C.), Norris, Shutt, Thompson (T. A.), Tonkin, Young—11.

On motion of Mr. Palmer, the House adjourned to 2:30 p. m. Monday, June 28, 1909.

LOREN GRINSTEAD,
Chief Clerk.

SIXTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Monday, June 28, 1909.

The speaker called the House to order at 2:30 p. m.

Roll call showed all members present except Messrs. Beach, Buck, Burke, Clark, David, Halferty, Hanna, Hanson (Ole), Hubbell, Jeffries, Morris, Norris, Renick, Shutt, Tennant, Thompson (T. A.) and Tonkin.

Messrs. David, Morris, Norris, Renick, Shutt and Tennant were excused.

Prayer was offered by Rev. H. W. Thompson, of Centralia. The minutes of Friday were read and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 2, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Geo. B. Webster, Frank C. Jackson.
The speaker announced that he was about to sign House bill No. 2.

The speaker announced that he had appointed Messrs. Bell, Stephens, Leonard, Fancher, Hubbell, McMaster and Taylor upon the committee to prepare a resolution relative to the continuance of the investigating committee.

The speaker announced that he had appointed Messrs. Sparks, Lambert, Hubbell, Scott, Edge, Buchanan and Whalley upon the committee to prepare articles of impeachment against J. H. Schively.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 28, 1909.

The president has signed House bill No. 2, entitled "An act appropriating forty thousand dollars ($40,000) for legislative expenses, etc.");

The Senate has passed House bill No. 3, entitled "An act appropriating the sum of $1,000, or so much thereof as may be necessary, to pay for such printing as may be ordered by the extraordinary session of the legislature, or either branch thereof, convened June 23, 1909," with the following amendments:

Change the words and figures "one thousand (1,000)" in line 3 of section 1 in the original bill to read to the words and figures "thirty-five hundred (3,500)," and amend title by striking words "one thousand" and substituting "thirty-five hundred";

Add to the end of section 1 the following: "and for the printing of the journals of the Senate and the House of Representatives of the regular and special sessions of the legislature of the State of Washington for 1909";

Add to the end of the title the following: "and for the printing of the journals of the Senate and the House of Representatives of the regular and special sessions of the legislature of the State of Washington of 1909";

Engrossed House bill No. 4, entitled "An act relating to the management of the State College of Washington"

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The House concurred in the Senate amendments to House bill No. 3, and the bill passed the House by the following vote: Yeas, 76; nays, 4; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bollinger, Boone, Bradsberry, Buchanan, Byerly, Calkins, Cam-
Those voting nay were: Messrs. French, Hanna, Palmer, Thayer—4.

Those absent or not voting were: Messrs. Buck, Bugge, Burke, Clark, David, Halferty, Hanson (Ole), Hubbell, Jeffries, Morris, Norris, Renick, Shutt, Tennant, Thompson (T. A.), Tonkin—16.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JUNE 28, 1909.

To the House of Representatives of the State of Washington.

GENTLEMEN: I have the honor to inform you that Governor M. E. Hay has this day approved House bill No. 2, entitled "An act appropriating the sum of forty thousand dollars ($40,000.00), or so much thereof as may be necessary, for the expenses of the extraordinary session of the legislature convened June 23, 1909."

FRANK M. DALLAM, JR., Secretary to the Governor.

A petition from Central Grange No. 295 was received and referred to the Committee on Judiciary.

INTRODUCTION OF BILLS.

The following bills were read the first time by title and action taken as indicated:

House bill No. 8, by Mr. Cline: An act to legalize all proceedings heretofore had in the establishment of drainage districts Nos. 2, 3, 4 and 5, in Yakima county, State of Washington, and the construction of all drainage ditches therein, and validating all drainage warrants issued on the funds of said districts, and declaring an emergency.

Referred to the Committee on Irrigation and Arid Lands.
House bill No. 9, by Mr. Thayer: An act to amend section 19 of chapter 115 of an act act entitled “An act to provide for the establishment and care 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, 1909.

Referred to the Committee on Judiciary.

House concurrent resolution No. 4, by Mr. Slayden: Authorizing the state A.-Y.-P. commission to expend certain funds for entertainment.

The resolution was read, and on motion of Mr. Slayden the rules were suspended, the first reading considered the second and third, the resolution considered engrossed and adopted.

Senate bill No. 1: An act making an appropriation in payment of the funeral expenses of Governor Samuel G. Cosgrove.

The bill was read the first time, and on motion of Mr. Palmer the rules were suspended and the bill passed to second reading.

The bill was read the second time by sections, and on motion of Mr. Palmer the rules were suspended, the second reading considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradshberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Cline, Cogswell, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—81.

Those absent or not voting were: Messrs. Buck, Burke, Clark, David, Halferty, Hanson (Ole), Jeffries, Morris, Norris, Renick, Shutt, Sparks, Tennant, Thompson (T. A.), Tonkin—15.
On motion of Mr. Slayden, the rules were suspended and the chief clerk directed to immediately transmit to the Senate all bills and concurrent resolutions which passed the House this day.

On motion of Mr. Scott, the House adjourned.

LOREN GRATSTEAD, 
Chief Clerk.

LEO. O. MEIGS, 
Speaker.

SEVENTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Tuesday, June 29, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Buck, Halferty, Hanson (H. H.), Morris, Sims, Shutt and Tonkin. Messrs. Halferty, Shutt and Tonkin were excused.
Prayer was offered by Rev. William Madison Todd, of Michigan.
The minutes of yesterday were read and approved.

REPORT OF STANDING COMMITTEE.

HoucE OF REPRESENTATIVES,
OLYMPIA, WASH., June 28, 1909.

Mr. Speaker:
Your Committee on Enrolled Bills, to whom was referred House bills Nos. 4 and 3, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted.
T. A. Thompson, Chairman.
We concur in this report: John Anderson, Frank C. Jackson.

The speaker announced that he was about to sign House bills Nos. 3 and 4.
On motion of Mr. Lambert, the House adjourned.

LOREN GRATSTEAD, 
Chief Clerk.

LEO. O. MEIGS, 
Speaker.
EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Wednesday, June 30, 1909.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Buck, Halferty, McGregor, Morris, Shutt and Tonkin.
Messrs. Halferty, McGregor, Morris, Shutt and Tonkin were excused.
Prayer was offered by Rev. C. E. Todd of Olympia.
The minutes of yesterday were read and approved.
On motion of Mr. Palmer, a recess was taken until 11:30 o'clock.
The speaker called the House to order at 11:30 a. m., the members being present as indicated in the foregoing roll call.
Petitions from the Everett Trades Council, from the Federated Clubs of Seattle, and from the International Associations of Machinists, relative to the direct primary law, were read and referred to the Committee on Privileges and Elections.

Resolution by Messrs. Carlyon and Slayden:

WHEREAS, The House has voted to impeach J. H. Schively, the present state insurance commissioner, and has notified the Senate to be prepared to receive such charge of impeachment; and
WHEREAS, It is probable that the time required for the trying of such impeachment charges before the bar of the Senate will take from one to three months; and
WHEREAS, Irregularities in the conduct of state offices and institutions have been currently rumored, and the stigma of such charges is now upon the people of this state, and is emphasized by such charges being constantly bandied from mouth to mouth; and
WHEREAS, These grave charges have been specifically made against certain of the executive officers of this state and against the management of certain institutions of the state; and
WHEREAS, This legislature is desirous of doing its whole duty in this matter, but is not at this time informed whether such charges are true or false; and
WHEREAS, It is important that those who are not guilty of these
charged should be exonerated therefrom, and those who may be guilty of them should be punished accordingly; therefore, be it

Resolved by the House of Representatives: 1. That a committee of five members of this House, consisting of Representatives Taylor, Hubbell, McMaster, French and Burke, be and are hereby appointed a committee to investigate the offices of the elective state officers;

2. That a committee of five members of this House, consisting of Representatives Halsey, Fancher, Miller, Todd and David, be and are hereby appointed a committee to investigate the offices of the state tax commissioners and state railroad commission, including the office of state grain inspector;

3. That a committee of five members of this House, consisting of Representatives Campbell, Morse, Bradsberry, Holm and Rogers, be and are hereby appointed a committee to investigate the offices of the state fire warden, the highway commissioner, the labor commissioner, and coal mine inspector;

4. That a committee of five members of this House, consisting of Representatives H. W. Thompson, Byerly, Sayre, Lambert and Whalley, be and are hereby appointed a committee to investigate the Soldiers' Home at Orting, the Veterans' Home at Port Orchard, and the adjutant general's office;

5. That a committee of five members of this House, consisting of Representatives Calkins, Cline, Beach, Thayer and Webster, be and are hereby appointed a committee to investigate the Bellingham Normal School, Ellensburg Normal School, Cheney Normal School, State University, and State College;

6. That a committee of five members of this House, consisting of Representatives Scott, Boone, Cameron, Reeve and Locke, be and are hereby appointed a committee to investigate the State Penitentiary, State Reformatory, and State Industrial School;

7. That a committee of five members of this House, consisting of Representatives Slayden, Spedden, Vollmer, Christensen and A. M. Stevens, be and are hereby appointed a committee to investigate the Western Washington Hospital for the Insane, Eastern Washington Hospital for the Insane, School for Deaf and Blind, and School for Feeble-Minded;

8. That a committee of five members of this House, consisting of Representatives E. M. Stephens, McClure, Erickson, Hall and Jeffries, be and are hereby appointed a committee to investigate the offices of the horticultural commissioner and state oil inspector;

9. That a committee of five members of this House, consisting of Representatives Ole Hanson, Bird, McGregor, John Anderson and Buchanan, be and are hereby appointed a committee to investigate the offices of the state bank examiner and state fish commissioner;

10. That a committee of five members of this House, consisting of Representatives Frank Jackson, Bolinger, H. H. Hanson, Farnsworth and Kayser, be and are hereby appointed a committee to investigate any and all other officers, departments or institutions of the state not
provided for in the duties outlined for the foregoing committees; and be it further

Resolved, That each and all of said committees shall have full power and authority to summon and compel the attendance of witnesses; to enter into and examine the records of any office, or to compel the production of such records before them at such place or places as they may name; to hold meetings at any place in the state; to employ clerks, accountants and assistants to aid them in their investigation, and may make rules for the conduct of hearings before them, and do any and all other things necessary for a thorough, searching and speedy investigation of the various offices to which they are severally assigned, and to report the result thereof, including such recommendations in the management of such offices or institutions or the laws controlling the same as to them shall seem best, back to this House at this special session of the legislature on or before the 2nd day of August, 1909; and be it further

Resolved, That any officer or person to whom any summons shall be issued by any of the committees above named who shall wilfully and intentionally refuse to comply with or obey such summons shall be deemed guilty of contempt before this House, and shall be reported by such committee or committees to this House to be dealt with accordingly; and be it further

Resolved, That any person, persons, firm or corporation having any complaint against the official conduct of any state officer or against the management of any institution of the state, or knowing of the mismanagement of any institution of the state or of any misfeasance or malfeasance in office of any state officer, shall have the right and it shall be his, its or their duty to present such matters before the proper committee or committees, or, failing so to do, should forever after hold his, its or their peace; and be it further

Resolved, That, with the consent of the Senate, when this House adjourns, it do adjourn until the second day of August, 1909, to receive the report of said committees and to take such action thereon as may be deemed necessary.

On motion of Mr. Carlyon, the resolution was referred to the special committee appointed to report on resolutions.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JUNE 29, 1909.

MR. SPEAKER:

Your Committee on Mileage and Contingent Expenses begs leave to further report that it has allowed Representative O. E. Young, of Whitman county, one-half mileage, or 475 miles at 10 cents, $47.50, for attendance upon the extraordinary session of the Eleventh legislature.

Respectfully submitted. HENRY C. KROUSE, Chairman.

We concur in this report: T. A. Thompson, G. W. Jeffries, H. S. McClure.
On motion of Mr. Palmer, the report was amended so as to allow Mr. Young the same mileage that he received at the Eleventh regular session.

The report, as amended, was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JUNE 30, 1909.

We, your Committee on Judiciary, to whom was referred the communication of Herbert N. De Wolfe making serious charges against the judges of the supreme court of this state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the speaker appoint a committee of five members of this House to investigate such charges and report their findings back to this House at as early a date as possible.

R. E. BUCHANAN, Chairman.


On motion of Mr. Buchanan, the report was adopted, and the speaker appointed Messrs. Halsey, Palmer, David, Thayer and Bird.

REPORT OF SPECIAL COMMITTEE.

OLYMPIA, WASH., JUNE 30, 1909.

To the Honorable Members of the House of Representatives:

Your special committee, to whom was referred Senate concurrent resolution No. 4 and the House substitute therefor, pertaining to the investigating committee and its continuance, beg leave to report as follows:

By a vote of six to one, it recommends that Senate concurrent resolution No. 4 do pass, and that the House substitute therefor be indefinitely postponed;

That House concurrent resolution to be known as No. 5 and House bill to be known as No. 10 do pass.

T. J. BELL, Chairman.


Mr. Taylor moved the adoption of the committee report.

Mr. Beach moved that the report of the committee be made a special order for 3 p. m.

The motion to make the report a special order was lost by the following vote: Yeas, 44; nays, 45; absent or not voting, 7.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bradsberry, Bugge, Burke, Cameron, Camp
bell, Clark, David, Edge, Erickson, Fisher, French, Ghent, Hall, Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Norris, Palmer, Renick, Sims, Slayden, Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Ward, Webster, Weir—44.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McKinney, McMaster, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Whalley, Young, Mr. Speaker—45.

Those absent or not voting were: Messrs. Buck, Carlyon, Halferty, McGregor, Morris, Shutt, Tonkin—7.

Mr. Burke moved that the House take a recess until 1:30. The motion was lost.

The report of the committee was adopted by the following vote: Yeas, 61; nays, 27; absent or not voting: 8.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bolinger, Boone, Buchanan, Byerly, Calkins, Cameron, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Fisher, Gordon, Halsey, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, Locke, McArthur, McClure, McKinney, McMaster, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Beach, Bird, Bishop, Bradsberry, Bугge, Burke, Campbell, Cogswell, Erickson, French, Ghent, Hall, Jeffries, Kayser, Lambert, McInnis, McMillan, Norris, Palmer, Renick, Sims, Slayden, Stuart, Sweet, Thompson (T. A.), Webster, Weir—27.

Those absent or not voting were: Messrs. Buck, Carlyon, Halferty, Kenoyer, McGregor, Morris, Shutt, Tonkin—8.
EXTRAORDINARY SESSION, 1909

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 30, 1909.

Mr. Speaker:

The president has signed House bill No. 3, entitled "An act appropriating $3,500 to pay for printing for the extraordinary session of the legislature";

House bill No. 4, "An act relating to the management of the State College of Washington";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Edge, the report of the special committee on impeachment charges against J. H. Schively was made a special order for 1:30 p. m.

On motion of Mr. Edge, 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. Buck, Halferty, McGregor, Morris, Shutt and Tonkin, all of whom were excused.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of the report of the special committee appointed to draft articles of impeachment against J. H. Schively.

OLYMPIA, WASH., June 30, 1909.

We, your committee heretofore appointed for the purpose of preparing articles of impeachment against J. H. Schively, in accordance with our instructions, have prepared and herewith transmit for your consideration the following articles of impeachment:

W. W. SPARKS, Chairman.

We concur in the above report: R. E. Buchanan, Lester P. Edge, R. S. Lambert, John A. Whalley, D. A. Scott, J. C. Hubbell.

—HX
ARTICLES OF IMPEACHMENT.

Articles exhibited by the House of Representatives of the State of Washington in the name of themselves and of all the people of the State of Washington against John H. Schively, insurance commissioner of the State of Washington, in maintenance and support of their impeachment against him for high crimes and misdemeanors and malfeasance in office.

ARTICLE I.

That at all times since the 13th day of January, 1909, J. H. Schively has been and now is the duly elected, qualified and acting Insurance Commissioner of the State of Washington; that for eight years last past and until the 13th day of January, 1909, said J. H. Schively was the duly appointed and acting Deputy Insurance Commissioner of the State of Washington.

That the said J. H. Schively, unmindful of the duties of his office, did on the dates hereinafter mentioned conduct himself in a manner highly arbitrary, oppressive and unjust, and was guilty of extortion in violation of the Constitution and laws of the State of Washington in the following manner, to-wit:

That F. J. Martin of Seattle, Washington, on or about April 1st, 1905, represented to J. H. Schively, Deputy Insurance Commissioner, that he desired to enter five insurance companies to the State of Washington; that the said Schively represented to the said Martin that the usual custom of the Insurance Department was to charge an advance examination fee of $300.00 each for the admission of companies, but that as the said Martin desired to enter several companies, the advance examination charge would be two hundred dollars ($200.00) each; that the said Martin, acting upon the said representations, did enter the following companies on the dates herein specified, and did pay to the said J. H. Schively, as Deputy Insurance Commissioner, the entrance fees in advance set opposite each company herein:

Indiana Millers' Fire Insurance Company of Indianapolis, Indiana, in the month of April, 1905, paid entrance fees through F. J. Martin of $235.00,

Central Manufacturers' Mutual Insurance Company of Van Wert, Ohio, in the month of April, 1905, paid entrance fees through F. J. Martin of $235.00,

The American Guarantee Fund Mutual Fire Insurance Company of St. Louis, Mo., in the month of May, 1905, paid entrance fees through F. J. Martin of $235.00,

Texas National Fire Insurance Company of Fort Worth, Texas, in the month of April, 1907, paid entrance fees through F. J. Martin of $235.00,

Lumbermen's Mutual Insurance Company of Mansfield, Ohio, in the month of August, 1905, paid entrance fees through F. J. Martin of $235.00.
That in none of the instances herein mentioned did the state receive more than thirty-five ($35.00) dollars from each of these companies as the statutory entrance fee for the admission of insurance companies to do business in this state.

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner aforesaid, by demanding of and receiving from the said F. J. Martin the sum of two hundred and thirty-five ($235.00) dollars as the entrance fee from each of the companies herein mentioned was guilty of a high crime and misdemeanor and malfeasance in office and extortion, unjust, arbitrary and oppressive conduct.

ARTICLE II.

That in January, 1908, the said J. H. Schively, as Deputy Insurance Commissioner, represented to Chas. S. Lebo that the costs of admission of insurance companies to the State of Washington were two hundred and thirty-five dollars ($235.00) each; that Chas. S. Lebo came to Olympia, Washington, in March, 1908, and sought to admit the Commercial Fire Insurance Company of Texas and the Southern National Fire Insurance Company of Texas to do business in this state; that the said Schively thereupon represented to the said Lebo that the entrance fees would be two hundred and thirty-five dollars ($235.00) for each company; that said Lebo stated that he could not pay that amount, whereupon the said Schively arranged with him to admit these two companies, and did admit these two companies in March, 1908, upon the payment of the following fees: One hundred and thirty-seven ($137.00) dollars for the Commercial Fire Insurance Company, and thirty-seven dollars ($37.00) for the Southern National Insurance Company; the said Schively at the time stating to the said Lebo that he could pay the balance of three hundred dollars ($300.00) to cover examination fees as soon as he was able to do so.

WHEREFORE, The said J. H. Schively, Deputy Insurance Commissioner as aforesaid, was guilty of extortion, malfeasance in office, high crimes and misdemeanors, and unjust, arbitrary and oppressive conduct in demanding of and receiving from the said Lebo a greater sum than he was by statute allowed to receive.

ARTICLE III.

That in September, 1908, when the Boston Insurance Company of Boston, Massachusetts, entered the State of Washington, the company paid the said J. H. Schively, Deputy Insurance Commissioner, one hundred dollars ($100.00) for “verification of report,” which amount was receipted for by J. H. Schively as Deputy Insurance Commissioner on September 14, 1908; that the State of Washington never received the one hundred dollars ($100.00) nor any part thereof; that J. H. Schively, Deputy Insurance Commissioner, was not authorized nor permitted by statute to collect this or receive any other amount for verification of report.
WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the said Boston Insurance Company one hundred dollars ($100.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE IV.

That the said J. H. Schively, as Deputy Insurance Commissioner, on February 19, 1907, demanded of and received from the Capital Life Insurance Company of Colorado, the sum of two hundred and thirty-five dollars ($235.00), two hundred of which appears in the receipt given by said Schively for "verifying report"; that from this amount the state received nothing but the thirty-five dollar ($35.00) entrance fee; that the said J. H. Schively had no authority in law for the collection of anything but a thirty-five dollar ($35.00) entrance fee from said company.

WHEREFORE, The said Schively in demanding and receiving from the Capital Life Insurance Company the sum of two hundred and thirty-five dollars ($235.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE V.

That on February 4, 1907, the said J. H. Schively, as Deputy Insurance Commissioner, made the following representations to the Colorado National Life Assurance Company, of Denver, Colorado:

"In accordance with your request of January 28th, I am sending you under separate cover all blanks necessary to be filled out in seeking admittance to transact business in this state, together with copies of all insurance laws. The entrance fees are two hundred and thirty-five dollars, thirty-five dollars statutory entrance fees and two hundred dollars for the verification of your first report, all payable in advance.

"Very truly yours,

"J. H. SCHIVELY,
"Deputy Insurance Commissioner";

That the Colorado National Life Assurance Company paid an entrance fee according to the representations contained in said letter of two hundred and thirty-five dollars ($235.00) and received a receipt covering said item; that after the payment of said sum and on March 14th, 1907, the said Schively wrote the following letter:

"H. L. Sears, Secretary Colorado National Life Assurance Co., Denver, Colorado,

"Dear Sir: Herewith please find your certificate of authority as under current date, together with vouchers covering your several checks. The two licenses have been forwarded direct to your agents. I bid you welcome to the State of Washington and wish you every success. It will give me pleasure to advance your interests in whatever way I
can that may be consistent with an impartial administration of this department.

"Very truly yours,

"J. H. SCHIVELY,

"Deputy Insurance Commissioner";

That the State of Washington received no part of the said two hundred and thirty-five dollars ($235.00) except the sum of thirty-five dollars ($35.00), which was the statutory entrance fee.

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the said Colorado National Life Assurance Company the entrance fee of two hundred thirty-five dollars ($235.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE VI.

That the said J. H. Schively, Deputy Insurance Commissioner, in August, 1907, received from the Commonwealth Insurance Company of New York one hundred and thirty-seven dollars ($137.00) and receipted for the said amount as follows:

"INSURANCE DEPARTMENT,
"STATE OF WASHINGTON,
"OLYMPIA, August 16, 1907.

"Received from Commonwealth Insurance Company of New York one hundred and thirty-seven dollars ($137.00), account of entrance fees $35.00, verifying report $100.00, one license $2.00.

"J. H. SCHIVELY,
"Deputy Insurance Commissioner";

That the state received no part of said sum, except the sum of thirty-seven dollars ($37.00), which was the statutory fee, and the fee for the agent's license.

WHEREFORE, J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Commonwealth Insurance Company of New York the said one hundred and thirty-seven dollars ($137.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE VII.

That in March, 1908, the said J. H. Schively, as Deputy Insurance Commissioner, demanded of and received from the Illinois National Fire Insurance Company of Springfield, Illinois, the sum of two hundred and thirty-seven dollars ($237.00), thirty-five dollars "on account of entrance fees, one license $2.00, verifying report two hundred dollars ($200.00)"; that the State of Washington received no part of said sum except the statutory fees of thirty-seven dollars ($37.00).

WHEREFORE, J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Illinois National Fire Insurance Company the sum of two hundred and thirty-seven dollars ($237.00)
was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE VIII.

That on December 6, 1906, said J. H. Schively, as Deputy Insurance Commissioner, received from the Jefferson Fire Insurance Company of Philadelphia, upon the entrance of said company to this state, the sum of one hundred and thirty-five dollars ($135.00), thirty-five dollars entrance fees and one hundred dollars ($100.00) for “verifying report”; that the State of Washington received no part of said sum except the sum of thirty-five dollars ($35.00).

WHEREFORE, The said J. H. Schively in demanding of and receiving from the Jefferson Fire Insurance Company of Philadelphia the sum of one hundred and thirty-five dollars ($135.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE IX.

That in January, 1908, said J. H. Schively, Deputy Insurance Commissioner, demanded of and received from the Massachusetts Bonding and Insurance Company of Boston, Mass., two hundred and forty dollars ($240.00), and on January 22, 1908, issued receipts covering said item as follows: “Entrance fee $35.00, one license $5.00, verification of report $200.00; that the State of Washington received no part of said sum except the thirty-five dollars ($35.00) statutory fee and $5.00 for agent’s license.

WHEREFORE, J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Massachusetts Bonding and Insurance Company the sum of two hundred and forty dollars ($240.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE X.

That in June, 1907, said J. H. Schively, Deputy Insurance Commissioner, demanded of and received from the National Live Stock Insurance Association of Portland, Oregon, one hundred and thirty-five dollars ($135.00) and receipted for the said sum as follows: “Entrance fees $35.00, official examination $100”; that the state of Washington received no part of said sum except the statutory entrance fee of thirty-five dollars ($35.00).

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the National Life Stock Insurance Association the sum of one hundred and thirty-five dollars ($135.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XI.

That said J. H. Schively, as Deputy Insurance Commissioner, on June 1st, 1908, received two hundred and thirty-five dollars ($235.00) from the Philadelphia Casualty Company of Philadelphia and receipted
for said item as follows: "Entrance fee $35, verifying report $200.00"; that the State of Washington received no part of the same except the statutory fee of thirty-five dollars ($35.00).

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Philadelphia Casualty Company the sum of two hundred and thirty-five dollars ($235.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XII.

That the said J. H. Schively, as Deputy Insurance Commissioner, on January 1, 1907, received from the Seaboard Fire and Marine Insurance Company of Galveston, Texas, one hundred and thirty-five dollars ($135.00) as entrance fees to this state and receipted for the said item as follows: "Verifying report $100.00, entrance fee $35.00"; that the State of Washington received no part of said sum except the statutory entrance fee of thirty-five dollars ($35.00).

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Seaboard Fire and Marine Insurance Company the sum of one hundred and thirty-five dollars ($135.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XIII.

That said J. H. Schively, as Deputy Insurance Commissioner, on February 10, 1908, received from the United Surety Company of Baltimore, Maryland, an entrance fee of two hundred and forty-five dollars ($245.00), which was receipted for by him, "account of entrance fee and examination $235, two licenses $10.00"; that upon the same day the money was received and receipt therefor issued the said Schively granted the United Surety Company a certificate of authority to transact business in this state; that the State of Washington received no part of said two hundred and forty-five dollars ($245.00) except the sum of thirty-five dollars ($35.00) for statutory entrance fees and the two agents' license fees of ten dollars ($10.00).

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the United Surety Company the sum of two hundred and forty-five dollars ($245.00) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XIV.

That on June 13, 1908, Henry Carstens, of Seattle, Washington; paid to said J. H. Schively, Deputy Insurance Commissioner, one hundred and seventy dollars ($170) for the entrance to this state of the Dixie Fire Insurance Co. of North Carolina, and the North State Fire Insurance Company of North Carolina; that the State of Washington received no part of said sum except the statutory fees of thirty-five dollars ($35) each for the entrance of each company.

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commis-
sioner, in demanding of and receiving from the said Henry Carstens the sum of one hundred and seventy dollars ($170) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XV.

That on March 10, 1908, the said J. H. Schively, as Deputy Insurance Commissioner, demanded of and received from the Michigan Commercial Insurance Company, of Lansing, Michigan, the sum of one hundred and thirty-five dollars ($135) as entrance fees to this state; that the State of Washington received no part of said sum except the statutory fee of thirty-five dollars ($35).

Wherefore, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Michigan Commercial Insurance Company the sum of one hundred and thirty-five dollars ($135) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XVI.

That on May 4, 1908, said J. H. Schively, as Deputy Insurance Commissioner, represented to the Standard Fire Insurance Company of Keokuk, Iowa, that the cost of admission to the state would be two hundred and thirty-five dollars ($235), payable in advance; that in August, 1908, said J. H. Schively received from said company through Mr. Fred Tebbins, of Spokane, the amount demanded in his previous letter to the Iowa company, and thereupon license was issued to said company to do business in this state; that the State of Washington received no part of said sum except the statutory entrance fee of thirty-five dollars ($35).

Wherefore, The said J. H. Schively, as Deputy Insurance Commissioner, in demanding of and receiving from the Standard Fire Insurance Company of Keokuk, through its Spokane agent, Fred Tebbins, the sum of two hundred and thirty-five dollars ($235) was guilty of extortion, high crimes and misdemeanors and malfeasance in office.

ARTICLE XVII.

That on July 31, 1907, said J. H. Schively, as Deputy Insurance Commissioner, made a perfunctory examination of the Washington Hardware and Implement Dealers' Mutual Fire Insurance Association of Spokane, Washington; that said examination consumed time less than half an hour; that said Schively, as such Deputy Insurance Commissioner, demanded of E. W. Evenson, the secretary of said association, the sum of two hundred dollars ($200) for said examination; that said Evenson refused to pay said amount, for the reason that the same was excessive, exhorbitant and extortionate; that thereupon said Schively reduced the amount demanded to the sum of one hundred dollars ($100) and collected of and received from said association, through said Evenson, the sum of one hundred dollars ($100), which sum was greatly in excess of his expenses incurred in said examination; that said Schively did not at that time, nor at any other time, present to said association,
nor to said Evenson, in detail the items nor any itemized list of his expenses incurred in making such examination, as by law required to do.

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, by reason of not presenting the detailed statement of his expenses as by law required, and by demanding and receiving a sum greatly in excess of his expenses incurred in making said examination, was guilty of extortion, arbitrary and oppressive conduct, gross impropriety and malfeasance in office.

ARTICLE XVIII.

That on December 12, 1906, said J. H. Schively, as Deputy Insurance Commissioner, made an examination of the books, records and securities of the Western Union Life Insurance Company of Spokane, Washington, for which examination said Schively demanded from Philip Harding, secretary of said company, the arbitrary sum of two hundred dollars ($200); that said Harding paid said Schively as such Deputy Insurance Commissioner the said sum so demanded by him, which sum was greatly in excess of his expenses incurred in said examination; that no detailed or itemized list of expenses was presented to said Harding, nor to said company, showing the expenses said Schively incurred in making said examination; that the laws of this state required such detailed or itemized list or statement of expenses to be presented to the company examined.

That on May 12, 1908, said J. H. Schively, as Deputy Insurance Commissioner, examined the books, records and securities of the Western Union Life Insurance Company of Spokane, Washington, and, without presenting any detailed or itemized list of his expenses to said company, demanded for said official examination the arbitrary sum of thirty-five dollars ($35); that on said demand said sum was paid to and received by said Schively.

WHEREFORE, The said J. H. Schively, as Deputy Insurance Commissioner, by reason of not presenting a detailed statement of his expenses as by law required, and by demanding and receiving a sum greatly in excess of his expenses incurred in said examination, was guilty of extortion, arbitrary and oppressive conduct, gross impropriety and malfeasance in office.

ARTICLE XIX.

That on June 12, 1906, said J. H. Schively, as Deputy Insurance Commissioner of the State of Washington, examined the Farmers' Mutual Livestock Insurance Company of Spokane, Washington; that said examination was perfunctory in its nature and consumed less than half an hour; that said Schively demanded of and received from said company the arbitrary sum of one hundred dollars ($100) for said examination, which sum was greatly in excess of his expenses incurred in said examination; that said Schively did not at that time, nor at any other time, present to said company any detailed or itemized statement
of his expenses incurred in making said examination, as by law he was required to do.

That on October 9, 1906, E. E. Liggett, Insurance Commissioner of the State of Idaho, and said J. H. Schively, Deputy Insurance Commissioner, made a joint examination of the affairs of said Farmers' Mutual Livestock Insurance Company of Spokane, Washington, for which examination a demand of three hundred dollars ($300) was made and a check was issued by said company to said Liggett, on the understanding then and there had with the said Liggett and Schively by the officers of said company that said Schively should receive one-half of said amount of three hundred dollars ($300) in payment of his fees for such examination, which sum was greatly in excess of the expenses incurred in said examination; that this subsequent examination was also a perfunctory examination, consuming possibly one-half hour; that said Schively did not at this time, nor at any other time, furnish said company with a detailed or itemized list or statement of the expenses incurred in making such examination, as by law required.

WHEREFORE, The said J. H. Schively, as such Deputy Insurance Commissioner, by reason of not presenting a detailed statement of expenses and by demanding and receiving a sum greatly in excess of his expenses incurred in said examination, was guilty of extortion, arbitrary and oppressive conduct, gross impropriety and malfeasance in office.

ARTICLE XX.

That on April 16, 1907, said J. H. Schively, as Deputy Insurance Commissioner, examined the books, records and securities of the Walla Walla Fire Insurance Company of Walla Walla, Washington; that subsequently and on July 29, 1907, an official examination was made of the same company; that in each case said Schively demanded of and received from said company the arbitrary sum of two hundred dollars ($200) for making such examinations, which sums were greatly in excess of his expenses incurred in said examinations; that in neither case did said Schively present to said company any itemized or detailed statement of expenses incurred in making said examinations or either of them, as by law he was required to do.

WHEREFORE, The said J. H. Schively, as such Deputy Insurance Commissioner, was guilty of extortion, arbitrary and oppressive conduct, gross impropriety and malfeasance in office.

ARTICLE XXI.

That on May 7, 1907, said J. H. Schively, Deputy Insurance Commissioner, demanded of and received from the Union Guarannty Association of Portland, Oregon, the arbitrary sum of two hundred dollars ($200) to cover an examination of the books, records and securities of said association, which sum was greatly in excess of his expenses incurred in said examination; that said examination was perfunctory and occupied but a short time; that no detailed or itemized list or statement of ex-
penses incurred in making said examination was presented to said
association, as by law required.

WHEREFORE, The said J. H. Schively, as such Deputy Insurance Com-
missioner, was guilty of extortion, arbitrary and oppressive conduct,
gross impropriety and malfeasance in office.

ARTICLE XXII.

That on April 7, 1908, said J. H. Schively, as Deputy Insurance Com-
missioner, examined the books, records and securities of the Falls City
Fire Insurance Company of Spokane, Washington; that the time spent
in making said examination was a few hours; that said Schively de-
manded of and received from said company the arbitrary sum of fifty
dollars ($50) to cover expenses incurred in making said examination,
which sum was greatly in excess of his expenses incurred in said ex-
amination; that no detailed or itemized statement or list of expenses
was furnished to the company by said Schively, as by law required.

WHEREFORE, The said J. H. Schively, as such Deputy Insurance Com-
missioner, was guilty of extortion, arbitrary and oppressive conduct,
gross impropriety and malfeasance in office.

ARTICLE XXIII.

That on January 7, 1908, said J. H. Schively, as Deputy Insurance
Commissioner, represented to the Atlas Insurance Company of Des
Moines, Iowa, as follows: "The costs of admission are $235—$35 statu-
tory fees and $200 for verification of the company's securities and first
report, all of which is payable in advance"; that on February 13, 1908,
exactly the same representation was made by said Schively to T. H.
Meson, secretary of said company; that C. S. Best, of Seattle, Wash-
ington, the western representative of said company, advised said com-
pany that the only entrance fee that could be charged was a thirty-five-
dollar ($35) entrance fee; that on receipt of said advice from said Best,
said company again wrote to said Schively, as such Deputy Insurance
Commissioner, and received a letter containing the same representa-
tions above set forth; that thereupon said Best went to said Schively's
office in Olympia and had a conversation with said Schively concerning
the representations made to said company as above mentioned, and
about the attempt of said Schively to extort from said company an ad-
advance fee of two hundred dollars ($200) not authorized by statute; that
said Schively, as such Deputy Insurance Commissioner, did then and
there, to-wit, on or about the 15th day of July, 1908, state to said Best
that if he (Schively) had known that said company was to be repre-
sented in this state by said Best that the letters and representations
above referred to would not have been sent to the company; that the
company would have been admitted to do business in the State of Wash-
ington on payment of a fee of thirty-five dollars ($35), and that there-
after, if Mr. Best would notify said Schively of his desire to represent
certain insurance companies, that then and thereupon such companies
would be admitted to the state on payment of a fee of thirty-five dol-
lars ($35); that thereafter said Atlas Fire Insurance Company declined to consider the matter of entering the State of Washington to do business, and resented the oppressive, unjust, illegal and unwarranted conduct of said Schively; that on examination under oath before the legislative investigating committee, said Schively admitted that in all probability the conversation with Mr. Best above referred to occurred, and stated that while he would admit companies represented by said Best upon the basis of thirty-five dollars ($35), that other companies would have to pay two hundred and thirty-five dollars ($235).

WHEREFORE, Said J. H. Schively, as Deputy Insurance Commissioner, was guilty of attempted extortion, arbitrary and oppressive conduct and malfeasance in office.

ARTICLE XXIV.

That on July 10, 1906, said J. H. Schively, as Deputy Insurance Commissioner, was elected president of the Pacific Livestock Association of Spokane, Washington, and qualified for such office August 4, 1906; that he continued to hold the office of president of said association and act as such until October 8, 1906, or thereabouts; that during the entire time said Schively was president of said association he was Deputy Insurance Commissioner of the State of Washington and drew his salary as such; that during his incumbency of the office of president of said association he drew in salary and commissions from said association over $2,500; that during his connection with said association as president, and while he was Deputy Insurance Commissioner of the State of Washington, said Schively received from said association two checks, presumably to cover examination charges for examinations made of said association as such Deputy Insurance Commissioner, one check being for one hundred dollars ($100), and the other for two hundred dollars ($200), which sums were greatly in excess of the expenses incurred in said examinations; that shortly after he resigned the presidency of said association, and on November 5, 1906, said Schively, as such Deputy Insurance Commissioner, wrote a letter to W. T. Melvin of Everett, Washington, in which he stated that said association was one of the most reliable and stable livestock associations in the state, said Schively well knowing, at the time of writing said letter, that said association was insolvent; that shortly after the date of said letter said Pacific Livestock Association went into the hands of a receiver.

WHEREFORE, By reason of such conduct and practices, said J. H. Schively, as Deputy Insurance Commissioner, was guilty of conduct unbecoming a public official, gross improprieties, malfeasance in office and high crimes and misdemeanors.

ARTICLE XXV.

That on or about the tenth day of March, 1909, in the county of Spokane, State of Washington, said J. H. Schively, Insurance Commissioner of the State of Washington, did then and there commit the crime of perjury as follows, to-wit:
That on or about the tenth day of March, 1909, a grand jury in and for Spokane county, State of Washington, was duly and lawfully impaneled, sworn, charged and organized by William A. Huneke, one of the judges of the superior court for said Spokane county, State of Washington, and that thereafter, on the twentieth day of April, 1909, said grand jury organized as aforesaid, was then and there lawfully in session and was then and there lawfully engaged in a certain investigation to determine whether J. B. Schrock, W. J. Walker, F. H. Hilliker and W. M. Hunter had theretofore in Spokane county, State of Washington, and within three years from said date committed the crime of larceny by embezzlement of certain sums of money, the personal property of Pacific Livestock Association, a corporation, while acting as trustees of said corporation, the said grand jury being then and there duly authorized and empowered by law and having competent jurisdiction to conduct said investigation; that thereupon said J. H. Schively was then and there called and in due form of law sworn as a witness by Ben. F. Davis, the duly appointed, qualified and acting foreman of said grand jury, who then and there administered to said J. H. Schively an oath that the evidence which he, the said J. H. Schively, was then and there about to give in the matter of said investigation then and there pending before said grand jury should be the truth, the whole truth and nothing but the truth. The said Ben. F. Davis, as foreman of said grand jury, then and there being authorized and empowered by law to administer said oath to said J. H. Schively in that behalf, and that said J. H. Schively, then and there being duly sworn as a witness as aforesaid, it then and there became and was a matter material to said investigation whether the said witness, the said J. H. Schively, on or about the tenth day of July, 1906, entered into an agreement or contract or had an understanding with E. R. Ward, said E. R. Ward then and there being the president and trustee of said Pacific Livestock Association, or with said E. R. Ward and J. B. Schrock, W. J. Walker, F. H. Hilliker, S. G. Copeland and W. M. Hunter, they being officers of said company, or with any of them, whereby said E. R. Ward should resign as president and trustee of said corporation in favor of said J. H. Schively and said J. H. Schively should be elected the president and trustee of said corporation in the place and stead of said E. R. Ward in consideration of the payment by said J. H. Schively to said E. R. Ward of the sum of $1,200, and whether said E. R. Ward on or about said tenth day of July, 1906, so transferred or assigned to said J. H. Schively any interest, rights or privileges in said corporation or to the revenues, commissions or mileage derived therefrom, or any part thereof, for any sum of money or for any consideration whatsoever; and whether the resignation of said E. R. Ward as president and trustee of said corporation on or about the date aforesaid, and the election of said J. H. Schively as president and trustee of said corporation in the place and stead of said E. R. Ward was due to or in pursuance of any agreement, contract or understanding between said E. R. Ward and said J. H. Schively or between said Ward, Schrock, Walker, Hilliker, Cope-
land and Hunter and said Schively, or on account of any consideration whatsoever flowing or to flow from said J. H. Schively to said E. R. Ward; and whether said J. H. Schively, on or about said last mentioned date, executed and delivered or caused to be delivered to said E. R. Ward, directly or indirectly, three certain promissory notes for $400 each, each payable to said Ward or his assigns in thirty, sixty and ninety days, in pursuance of said agreement, contract or understanding, or at all; and whether the said J. H. Schively was thereafter, with his knowledge and consent, charged with three items of $400 each on account of the payment by said Schively or by said corporation for the benefit of and by the authority and with the knowledge and consent of said Schively of the sum of $1,200 to said E. R. Ward or his assigns in payment of said three promissory notes of $400 each, and whether thereafter the said J. H. Schively, or the duly authorized officers of said corporation, for his benefit and by his authority and with his knowledge and consent, drew three checks for $400 each in favor of said E. R. Ward or in favor of the Fidelity National Bank, of Spokane, for the use and benefit of said E. R. Ward or his assigns, in payment of said three promissory notes of $400 each; and whether said checks drawn as aforesaid were at the time of the drawing thereof, or at any time, charged to the account of said J. H. Schively upon the books of said corporation by the authority and with the knowledge and consent of said J. H. Schively; and whether said J. H. Schively, during the months of July, August, September and October, 1906, and while president and trustee of said corporation was paid a salary of $400 per month for his services as an officer of said corporation; and whether said J. H. Schively received any other compensation whatsoever, directly or indirectly, for his services as such officer; and whether said J. H. Schively during the period of time last aforesaid, and while an officer of said corporation as aforesaid, was paid for his services as such officer upon the basis of commissions or mileage on insurance written by said corporation or by agents employed by it; and whether, on or about the eighth day of October, 1906, said J. H. Schively entered into an agreement, contract or understanding with one Bennington wherein and whereby said J. H. Schively, for a consideration of $400, paid to him or to said corporation for his use and benefit by said Bennington, agreed to resign and did resign as a trustee and officer of said corporation in favor of said Bennington, and did cause or procure or aid in causing or procuring the election of said Bennington as an officer and trustee of said corporation in consideration of the payment to said J. H. Schively by said Bennington of the sum of $400 as aforesaid; and whether said J. H. Schively, during the time of his service as president and trustee of said corporation, received any sums of money whatsoever from said corporation for his services as such president and trustee or at all, other than a salary of $400; and whether said J. H. Schively, while serving as president and trustee of said corporation as aforesaid, during the period of time aforesaid, received commissions from said corporation amounting to $1,815.60, or to any
other sum; and whether said J. H. Schively, while serving as president and trustee of said corporation as aforesaid, and during the time aforesaid, or at any subsequent time, received the sum of $400 from said Bennington on account of the resignation of said J. H. Schively as aforesaid; and whether said J. H. Schively, while serving as president and trustee of said corporation as aforesaid, and during the period of time aforesaid, received from said corporation as compensation for his services the total sum of $2,597.35; and the said witness, J. H. Schively, did then and there, before said grand jury, organized as aforesaid, after being duly sworn by the foreman thereof as aforesaid, in the matter of said investigation, wilfully, unlawfully, feloniously, falsely, corruptly and knowingly and contrary to said oath, depose, testify and swear as true among other things in substance and to the effect following, that is to say:

That he, the said witness, J. H. Schively, on or about the tenth day of July, 1906, at the time of his being elected president and trustee of said Pacific Livestock Association, a corporation, was employed by the trustees of said corporation upon the basis of a flat salary of $400 per month, and that during the entire time of his connection with the said corporation as an officer thereof as aforesaid, that is to say, from the tenth day of July, 1906, to the eighth day of October, 1906, he received no compensation whatsoever from said corporation by reason of his being an officer thereof, or by reason of any services rendered said corporation as an officer thereof or at all, except said flat salary of $400 per month; that he had no agreement, contract or understanding with said E. R. Ward, or with said E. R. Ward and the other trustees of said corporation or any of them, prior to or at the time of his becoming an officer of said corporation, or at any time that said E. R. Ward, in consideration of the sum of $1,200, or any sum whatsoever, paid or agreed to be paid by said J. H. Schively to him, should resign as president and trustee of said corporation in favor of said J. H. Schively, and that he, the said J. H. Schively, through the influence or procurement of said E. R. Ward, or through the influence of said E. R. Ward and other trustees of said corporation, or any of them, succeed said Ward as president and trustee of said corporation; that said E. R. Ward did not, on or about the tenth day of July, 1906, or at any time, sell, transfer or assign to him, the said J. H. Schively, any interest, right or privilege in said corporation or to the revenue, commissions or mileage derived or to be derived from said corporation, or any part thereof; that he, the said J. H. Schively, did not, on or about the tenth day of July, 1906, or at any time, execute and deliver or cause to be executed and delivered to said Ward three certain promissory notes of $400 each, payable in thirty, sixty and ninety days, or any notes whatsoever, in consideration of the resignation of said Ward as president and trustee of said corporation or in consideration of the transfer by said E. R. Ward to said J. H. Schively of his, the said Ward’s, right to collect and receive any commissions or mileage on insurance written or to be written by or for said corporation; that he, the said J. H. Schively, while president and
trustee of said corporation during the period of time aforesaid, did not
collect, charge or receive any commissions or mileage upon insurance
written or to be written by or for said corporation as compensation for
his services as an officer of said corporation or for any reason what-
soever; that his, the said J. H. Schively's, account with said corporation
while president and trustee thereof as aforesaid was not, by his per-
mission or consent or with his knowledge, charged with three items of
$400 each on account of the payment by said corporation for the use
and benefit of said J. H. Schively out of moneys due and owing by said
corporation to said J. H. Schively of said three promissory notes exe-
cuted by said J. H. Schively in favor of said E. R. Ward and held by
the Fidelity National Bank of Spokane; that he, the said J. H. Schively,
did not know that during the time of his service as president and trustee
of said corporation he or the duly authorized officers of said corporation
or any person whatsoever, drew three certain checks for $400 each upon
the funds of said corporation, or upon the funds of said J. H. Schively
held by said corporation, in favor of said E. R. Ward or in favor of the
Fidelity National Bank of Spokane for the use and benefit of said
Schively, and in payment of said three promissory notes of $400 each;
that he did not learn until he had examined the receiver's report long
after he had severed his relations with said corporation as president
and trustee thereof that said three checks of $400 each had been drawn
in payment of said three $400 notes; and that he did not know at the
time of the drawing of said checks, or at any time prior to his examina-
tion of said receiver's report, many months thereafter, that his account
with the said corporation while president and trustee thereof had been
charged with said checks; that he did not, during the time of his ser-
vice as president and trustee of said corporation, or at any time, receive
from said corporation, as commissions or mileage on insurance written
by or for said corporation, the sum of $1,815.60 or any sum whatsoever;
that he did not, on or about the eighth of October, 1906, or any time,
enter into any contract, agreement or understanding with one Benning-
ton to resign as president and trustee of said corporation in favor of
said Bennington, and use his influence in securing the election of said
Bennington as a trustee of said corporation in consideration of the sum
of $400 or any sum whatsoever; and that he did not, at the time of his
resignation as president and trustee of said corporation, or at any time,
receive from said Bennington, directly or indirectly, the sum of $400
in consideration of his, the said J. H. Schively's, resigning the office
of president and trustee of said corporation, held by him as aforesaid,
or for any purpose whatsoever; that he, the said J. H. Schively, did not
at the time of his service as president and trustee of said corporation,
or at any time, receive from said corporation as compensation for his
services, or as commissions or mileage upon insurance written by or
for said corporation, the sum of $2,597.35, or any sum whatsoever
greater than $1,300, which last-mentioned sum he received as salary
and expenses; that he, the said Schively, never realized any benefit
whatsoever, directly or indirectly, by reason of the execution and de-
livery to said E. R. Ward of said three promissory notes of $400 each, or from the payment of the same; and that his, the said J. H. Schively's, election as president and trustee of said corporation was not due, directly or indirectly, to the execution and delivery of said notes to said E. R. Ward, or to the payment of the same, but was due solely to his employment by other trustees of said corporation as a manager for said corporation at the stipulated salary of $400 per month; that he, the said J. H. Schively, did not pay to said E. R. Ward for his, the said Ward's, position as president and trustee of said corporation, or for his, the said Ward's, commissions or mileage on insurance written or to be written by or for said corporation, any sum of money whatsoever; that he never saw said three promissory notes of $400 each, payable in thirty, sixty and ninety days, to said E. R. Ward or his assigns; that immediately after he became president and trustee of said corporation, he, the said J. H. Schively, together with the other trustees of said corporation, waived all right and claim to compensation based upon commissions or mileage on insurance written or to be written by or for said corporation, and that he, together with the other trustees of said corporation, during the period of time aforesaid, went onto a flat salary basis of $400 per month each.

Whereas, In truth and in fact, he, the said J. H. Schively well knew at the time of giving the testimony aforesaid before said grand jury as aforesaid that shortly before the tenth day of July, 1906, he, the said J. H. Schively, entered into an agreement and contract with said E. R. Ward, who was then and there president and trustee of said corporation; that for and in consideration of the sum of $1,200, paid by said J. H. Schively to said E. R. Ward, the said E. R. Ward should resign as president and trustee of said corporation in favor of said J. H. Schively, and said E. R. Ward should use his influence with the other trustees of said corporation to procure the election of said J. H. Schively as president and trustee of said corporation in the place and stead of said E. R. Ward, with the same rights and privileges to commissions and mileage on insurance written and to be written by and for said corporation which had theretofore been enjoyed by said E. R. Ward; and that the said E. R. Ward then and there further agreed with said J. H. Schively that said sum of $1,200 should be paid by said J. H. Schively to said E. R. Ward in three monthly installments of $400 each, and that the said J. H. Schively, to secure the payment of said sum of money, should execute and deliver to said E. R. Ward his three promissory notes, payable in thirty, sixty, and ninety days, in the sum of $400 each; and that on the tenth day of July, 1906, said agreement theretofore entered into between said J. H. Schively and said E. R. Ward was ratified and confirmed by the other trustees of said corporation; and that on said date said E. R. Ward did resign as president of said corporation in favor of said J. H. Schively and did then and there recommend and procure the election of said J. H. Schively as president and
trustee of said corporation; and that said J. H. Schively, for and in consideration of the resignation of said E. R. Ward as aforesaid, and in consideration of the agreement between said J. H. Schively and said E. R. Ward, ratified and confirmed by the other trustees of said corporation as aforesaid, pursuant to which the said J. H. Schively should enjoy the same rights to commissions and mileage as had theretofore been enjoyed by said E. R. Ward, executed and delivered to said E. R. Ward his three certain promissory notes for $400 each, payable in thirty, sixty and ninety days; and that the said J. H. Schively on said tenth day of July, 1906, became and until the eighth day of October, 1906, remained president and trustee of said corporation solely and by virtue and by reason of his purchase of the offices, rights and privileges of the said E. R. Ward as aforesaid; and that at no time did he, the said J. H. Schively, receive as compensation for his services as an officer of said corporation the sum of $400 per month, or any sum whatsoever, as salary, but the only compensation received by said J. H. Schively as such officer of said corporation was computed from month to month upon a basis of commissions and mileage upon insurance written and to be written by and for said corporation, and that the said J. H. Schively's account with said corporation while president and trustee as aforesaid was, by his permission and with his knowledge and consent, charged with three items of $400 each on account of the payment by said corporation, for the use and benefit of said J. H. Schively, out of the moneys due and owing by said corporation to said J. H. Schively, of three promissory notes theretofore executed by said J. H. Schively in favor of the said E. R. Ward and held by the Fidelity National Bank of Spokane; and that, with the knowledge and consent and by the direction of the said J. H. Schively, during the period of time aforesaid, the duly authorized officers of said corporation used three certain checks for $400 each upon the funds of said corporation and upon the funds of the said J. H. Schively held by said corporation in payment of his, the said J. H. Schively's, said three promissory notes; and that, with the knowledge and consent and by the direction of the said J. H. Schively, his account with said corporation was charged with said three checks from time to time as they were drawn; and that he, the said J. H. Schively, while president and trustee of said corporation as aforesaid, and during the period of time aforesaid, received from said corporation as commissions and mileage on the insurance written by and for said corporation the sum of $1,815.60; and that he, the said J. H. Schively, on or about the eighth day of October, 1906, entered into a contract, agreement and understanding with one Bennington to resign as president and trustee of said corporation in favor of said Bennington, and to use his influence in procuring the election of said Bennington as a trustee of said corporation, and in consideration of the payment by said Bennington to him, the said J. H. Schively, of the sum of $400; and that he, the said J. H. Schively, on or about the eighth day of October,
1906, did resign as president and trustee of said corporation and did procure and bring about the election of the said Bennington as trustee of said corporation for and in consideration of the sum of $400 then and there paid by said Bennington to said J. H. Schively; and that he, the said J. H. Schively, was not, on the tenth day of July, 1906, or at any time, employed by the trustees of said corporation as manager thereof; and that the trustees of said corporation did not pay and did not agree to pay to said J. H. Schively a salary of $400 per month or any salary whatsoever; and that neither the said J. H. Schively nor the other trustees of said corporation during the time of service of said J. H. Schively as an officer thereof waive any right or claim to compensation based upon commissions or mileage on insurance written or to be written by or for said corporation, but that he, the said J. H. Schively, together with the other trustees of said corporation, during the period of time aforesaid, were compensated solely upon a basis of commissions and mileage computed upon insurance written and to be written by and for said corporation; and so the said witness, J. H. Schively, wilfully, unlawfully, feloniously, falsely, corruptly and knowingly, and contrary to his said oath taken as aforesaid in the manner and form aforesaid, did then and there commit the crime of perjury.

WHEREFORE, The said J. H. Schively, Insurance Commissioner of the State of Washington, was guilty of high crimes and misdemeanors, contrary to the Constitution and laws of the State of Washington.

ARTICLE XXVI.

That said J. H. Schively, as Insurance Commissioner of the State of Washington aforesaid, unmindful of the duties of his office and unmindful of his oath of office, has, since the thirteenth day of January, 1909, wilfully neglected his official duties, absented himself from his office for long periods of time without legal or sufficient cause, during which time he was not discharging his official duties, and during all of which time he was receiving his salary from the State of Washington as provided by law.

WHEREFORE, The said J. H. Schively, Insurance Commissioner of the State of Washington, was guilty of high crimes and misdemeanors, malfeasance in office, and conduct unbecoming a public official.

And the House of Representatives, by protestation, saving to themselves the liberty of exhibiting at any time hereafter any further articles, or other accusation or impeachment against the said J. H. Schively, and also of replying to his answers which he shall make to the said articles, or any of them, and of offering proof to all and every the aforesaid articles, and to all and every other articles, impeachment or accusation, which shall be exhibited by them as the case shall require, do demand that the said John H. Schively may be put to answer the said crimes and misdemeanors and malfeasance in office herein charged against him, and that such proceedings, examinations, trials
and judgments may be thereupon had and given as are agreeable to law and justice.

(Signed) Leo. O. Meigs,
Speaker of the House of Representatives.

Attest:
(Signed) Loren Grinstead,
Clerk, House of Representatives.

Mr. Jackson (F. C.) moved to amend Article XIX of the articles of impeachment, in line 20, after the word "examination," by inserting the words "while the said J. H. Schively."

The motion was lost.

On motion of Mr. Sparks, the House adopted the articles of impeachment by the following vote: Yeas, 90; nays, 0; absent or not voting, 6.

 Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, McMillan, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—90.

 Those absent or not voting were: Messrs. Buck, Halferty, McGregor, Morris, Shutt, Tonkin—6.

Mr. Beach requested that the following protest and objection to the articles of impeachment be entered in the record:

I desire at this time to have it entered in the record that I protest against and object to the incorporation in the articles of impeachment of J. H. Schively of any matters or things pertaining to matters or occurrences before the grand jury at Spokane, Washington, and to article 25 of the articles of impeachment against said J. H. Schively, for the reason that there is now an indictment pending against said J. H. Schively by a grand jury of the State of Washington in and for
Spokane county upon said matters or occurrences and each and all thereof.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JUNE 30, 1909.

MR. SPEAKER:
The president has signed Senate bill No. 1, entitled "An act making an appropriation for the payment of the funeral expenses of the late governor of the State of Washington, Samuel G. Cosgrove";
The Senate has passed House concurrent resolution No. 4, relating to the Alaska-Yukon-Pacific Exposition, with the following amendment: In the line third from the last section of the original resolution, between the word "amount" and the word "sufficient," insert the following: "not to exceed ten thousand dollars";
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Resolution by Mr. Jackson (F. C.):
Resolved, That the speaker appoint a committee of nine, of which the speaker shall be a member, to act for the House as managers in the impeachment trial of John H. Schively, and that the attorney general and such of his assistants as he shall choose are hereby empowered to act as counsel for said managers in said impeachment trial.

On motion of Mr. Jackson, the resolution was adopted, and the speaker appointed Messrs. Sparks, Hubbell, Lambert, Todd, Edge, Jackson (F. C.), Buchanan, McGregor and Meigs.

INTRODUCTION OF BILLS.
The following bills were read the first time by title and action taken as indicated:
House concurrent resolution No. 5, by the special committee on resolutions, relating to the continuance of the investigating committee.
The resolution was read the first time and ordered placed on the calendar.
House concurrent resolution No. 6, by Mr. Bishop, providing for the appointment of four legislative investigating committees.
Referred to the special committee on resolutions.
House concurrent resolution No. 7, by Mr. Farnsworth, providing for the adjournment of the legislature.
Referred to the special committee on resolutions.
House joint memorial No. 1, by Mr. Gordon, relating to the opening for settlement of the Columbia river forest reserve.
Referred to the Committee on Memorials.
House bill No. 10, by the special committee on resolutions: An act appropriating the sum of $40,000 for the expenses of the legislative investigating committee.
Placed on the calendar.
House bill No. 11, by the members of the legislative investigating committee: An act to provide for the removal of certain state institutions, authorizing the construction of buildings for the same, making appropriation therefor and declaring an emergency.
Placed on calendar and ordered printed.
House bill No. 12, by Mr. David: An act to amend section 2341 of Pierce's Code, being section 4595 of Ballinger's Code of Washington, relating to wills.
Referred to Committee on Judiciary.
House bill No. 13, by Mr. Anderson (Nels): An act to repeal chapter 49 of the Laws of 1909, relating to the division of counties into judicial districts, providing for the holding of sessions of the superior court at other places than the county seat.
Referred to Committee on Judiciary.
House bill No. 14, by Mr. Sayre: An act prohibiting the sale or disposal of intoxicating liquors on or about the grounds of the Washington State Fair or any other fair or exhibition which receives financial aid or support from public funds of the state.
Referred to Committee on Public Morals.
Mr. Hanson (Ole) moved to adjourn.
The motion was lost.
On motion of Mr. Palmer, Mr. Hanson (Ole) was excused from further attendance until July 6th.
The speaker announced he was about to sign Senate bill No. 1.
On motion of Mr. Jackson (F. C.), the chief clerk was instructed to notify the Senate that the House had adopted articles of impeachment against J. H. Schively, and the personnel of the board of managers for the impeachment proceedings.
SECOND READING OF BILLS.

Senate concurrent resolution No. 4, providing for the continuance of the legislative investigating committee: Mr. Sims moved that the chief clerk be directed to furnish each member with a copy of the resolution.

The motion was lost.

Mr. Beach offered the following amendment:

Strike out all after word "Resolved" and insert the following: "by the Senate, the House concurring, That the special committee appointed at the last general session of the legislature be authorized by the special session of the legislature convened June 23, 1909, to continue its investigations, and it is hereby instructed to proceed with its investigations immediately upon the adjournment of the present special session of the legislature with a view to completing such investigations at the earliest possible date, and as soon as the investigation of any state office, department or institution shall be completed to submit to the governor at once a report on the result of said investigation, said report to be made public within fifteen days, and each member of the legislature to be furnished with a copy of each report made by the committee to the governor."

The amendment was lost by the following vote: Yeas, 39; nays, 46; absent or not voting, 11.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell, Carlyon, Clark, David, Edge, Erickson, Fisher, French, Hall, Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Miller, Morse, Palmer, Sims, Slayden, Stuart, Sweet, Thayer, Thompson (T. A.), Webster, Weir—39.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McKinney, McMaster, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—46.

Those absent or not voting were: Messrs. Buck, Ghent, Halferty, Hanson (Ole), McGregor, Morris, Norris, Renick, Shutt, Tennant, Tonkin—11.
Mr. Edge offered the following amendment:

Add to the end of the resolution:

“Said committee is further authorized and directed to institute criminal prosecutions in the proper courts, whenever in its judgment the evidence is sufficient to warrant the same.”

The amendment was lost by the following vote: Yeas, 30; nays, 49; absent or not voting, 17.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bugge, Burke, Cameron, Campbell, Cogswell, Edge, Erickson, Fisher, French, Hall, Hayward, Kayser, Kenoyer, Lambert, McArthur, McInnis, McMillan, Palmer, Sims, Stevens (A. M.), Stuart, Sweet, Thayer, Thompson (T. A.), Webster, Weir—30.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bolinger, Boone, Bradsberry, Buchanan, Byerly, Calkins, Christensen, Clark, Cline, David, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McKinney, McMaster, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stephens (E. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—49.

Those absent or not voting were: Messrs. Buck, Carlyon, Ghent, Halferty, Hanson (Ole), Hewitt, Jeffries, Locke, McGregor, Miller, Morris, Norris, Renick, Shutt, Slayden, Tennant, Tonkin—17.

Mr. Beach moved to amend by striking the words “April 10th” and inserting in lieu thereof the words “January 1st.”

The amendment was lost by the following vote: Yeas, 23; nays, 53; absent or not voting, 20.

Those voting yea were: Messrs. Beach, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell, Carlyon, Clark, Erickson, Fisher, Hall, Hayward, Lambert, McInnis, McMillan, Palmer, Sims, Stuart, Sweet, Ward, Webster, Weir—23.

Those voting nay were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson
(F. C.), Jackson (R. A.), Krouse, Leonard, Locke, McArthur, McClure, McKinney, McMaster, Morse, Reeve, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Whalley, Young, Mr. Speaker—53.

Those absent or not voting were: Messrs. Buck, Edge, French, Ghent, Halferty, Hanson (Ole), Hewitt, Jeffries, Kayser, Kenoyer, McGregor, Miller, Morris, Norris, Renick, Rogers, Shutt, Slayden, Tenant, Tonkin—20.

A call of the House was demanded.

Roll call showed all members present except Messrs. Buck, Ghent, Halferty, Hanson (Ole), Hewitt, McGregor, Morris, Norris, Renick, Shutt, Tennant and Tonkin.

On motion of Mr. Jackson (F. C.), further call of the House was dispensed with.

Mr. Todd moved that the rules be suspended, the second reading already had be considered the third, and the resolution be placed on final passage.

The motion was lost by the following vote: Yeas, 51; nays, 33; absent or not voting, 12.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Bell, Bolinger, Boone, Buchanan, Byerly, Calkins, Christensen, Cline, Cogswell, David, Denman, Eldridge, Fancher, Farnsworth; French, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, McClure, McKinney, McMaster, Miller, Morse, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—51.

Those voting nay were: Messrs. Anderson (Nels), Beach, Bird, Bishop, Bradsberry, Bugge, Burke, Cameron, Campbell, Carlyon, Clark, Edge, Erickson, Fisher, Hall, Hayward, Hewitt, Jeffries, Kenoyer, Lambert, Locke, McArthur, McInnis, McMillan, Palmer, Sims, Slayden, Stuart, Sweet, Thayer, Thompson (T. A.), Webster, Weir—33.

Those absent or not voting were: Messrs. Buck, Ghent, Halferty, Hanson (Ole), Kayser, McGregor, Morris, Norris, Renick, Shutt, Tennant, Tonkin—12.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 30, 1909.

Mr. Speaker:

The Senate is ready to receive the managers of the House of Representatives for the purpose of exhibiting articles of impeachment against John H. Schively, insurance commissioner of the State of Washington.

WM. T. LAUBE, Secretary of the Senate.

The House concurred in the Senate amendments to House concurrent resolution No. 4 by the following vote: Yeas, 72; nays, 3; absent or not voting, 21.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradberry, Buchanan, Bugge, Burke, Byerly, Calkins, Campbell, Carlyon, Christensen, Clark, Edge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hall, Hanna, Hansan (H. H.), Hayward, Hewitt, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Cameron, Cline, Thayer—3.

Those absent or not voting were: Messrs. Anderson (W. T.), Buck, Cogswell, David, Denman, Eldridge, French, Ghent, Halfferty, Halsey, Hanson (Ole), Holm, Hubbell, Jeffries, McMullan, Morris, Norris, Renick, Shutt, Tennant, Tonkin, Vollmer—21.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., June 30, 1909.

Mr. Speaker:

The Senate has taken due order on the subject of impeachment, and will be ready to proceed with the consideration of said articles at 10:30 a. m., July 1, 1909.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Jackson (F. C.), the House adjourned.

LOREN GRINSTEAD, LEO. O. MEIGS,
Chief Clerk. Speaker.
NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, July 1, 1909.

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

Roll call showed all members present except Messrs. Bishop, Buck, Clark, Ghent, Halferty, Hanson (Ole), Morris, Norris, Renick, Shutt, Stuart, Tennant and Tonkin.

Messrs. Halferty, Hanson (Ole), Morris, Renick, Shutt, Tennant and Tonkin were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

The minutes of yesterday were read and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., June 30, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House concurrent resolution No. 4, have compared same with the engrossed resolution and find it correctly enrolled.

Respectfully submitted,

JOHN ANDERSON,
Acting Chairman.

We concur in this report: Frank C. Jackson, Geo. B. Webster.

The speaker announced that he was about to sign House concurrent resolution No. 4.

On motion of Mr. Palmer, the rules were suspended and the House took up the consideration of Senate concurrent resolution No. 4.

The resolution was read the third time, and on motion of Mr. Bell passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 18.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlton, Christensen, Clark, Cline, Cogswell, David, Denman, Erickson, Fancher, Farnsworth, Fisher,

Those voting nay were: Messrs. Sims, Slayden—2.

Those absent or not voting were: Messrs. Bird, Buck, Edge, Eldridge, Ghent, Halferty, Hanson (Ole), Hayward, Kenoyer, McGregor, Morris, Norris, Palmer, Renick, Shutt, Stuart, Tennant, Tonkin—18.

On motion of Mr. Bell, the rules were suspended and the chief clerk was directed to immediately transmit to the Senate all bills and resolutions passed during the day.

On motion of Mr. Bell, the rules were suspended and the House took up the consideration of House concurrent resolution No. 5.

Mr. Burke offered the following amendment:

Add to the end of the resolution the following: "That the committee file a transcript of evidence received by it in the office of the attorney general at the time of submitting its report to the governor."

The amendment was adopted.

Mr. Palmer offered the following amendment:

Add to the end of the resolution the following: "That the committee be authorized to investigate the reported refusal of certain superior judges to comply with the law requiring the wearing of judicial gowns."

The amendment was adopted.

On motion of Mr. Sparks, the rules were suspended, the second reading considered the third, the resolution considered engrossed and placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell,

Those absent or not voting were: Messrs. Bird, Boone, Buck, Edge, Farnsworth, Ghent, Halferty, Hanson (Ole), Kenoym, Morris, Norris, Renick, Shutt, Stuart, Tennant, Tonkin—16.

Resolution by Mr. Halsey:

That in the matter of the charges filed by Mr. DeWolfe, the sergeant-at-arms is directed to serve process citing him to appear before the committee and that the House stenographer be directed to take the testimony before the committee.

The resolution was adopted.

On motion of Mr. Scott, Messrs. Taylor and McMaster were added to the board of managers for the impeachment proceedings before the Senate against J. H. Schively.

SECOND READING OF BILLS.

House bill No. 10: An act appropriating $40,000 for the expenses of the legislative investigating committee.

The bill was read the second time by sections, and on motion of Mr. Bell 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, 62; nays, 11; absent or not voting, 23.

Those voting yea were: Messrs Anderson (John), Anderson (Nels), Anderson (W. T.), Bell, Bird, Bolinger, Boone, Bradberry, Burke, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clarke, Cline, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halsey, Hanna, Hanson (H. H.), Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Krouse, Leonard, Locke, McClure, McGregor, McInnis, McKinney, McMaster, Miller,
Morse, Reeve, Rogers, Rudene, Sayre, Scott, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Thompson (H. W.), Thompson (T. A.), Vollmer, Webster, Whalley, Young—62.

Those voting nay were: Messrs. Beach, Bishop, Bugge, Cogswell, French; Jeffries, Kayser, McArthur, Sims, Thayer, Ward—11.

Those absent or not voting were: Messrs. Buchanan, Buck, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Kenoyer, Lambert, McMillan, Morris, Norris, Palmer, Renick, Shutt, Slayden, Sparks, Stuart, Tennant, Todd, Tonkin, Weir, Mr. Speaker—23.

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., July 1, 1909.

Mr. Speaker:

The president has signed House concurrent resolution No. 4, relating to the Alaska-Yukon-Pacific Exposition commission, and the same is herewith transmitted. Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Palmer, the House took a recess until 11 a.m.

The speaker pro tem. called the House to order at 11 a.m., and on motion of Mr. Palmer 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. Bird, Buck, Eldridge, Ghent, Halferty, Hall, Hanson (Ole), Morris, Norris, Renick, Rudene, Shutt, Tennant and Tonkin.

COMMUNICATION FROM THE PRESIDENT.

THE WHITE HOUSE,
WASHINGTON, June 25, 1909.


My Dear Mr. Speaker: The president has received your telegram of today, and requests that you express to the members of the legis-
lature of the State of Washington his earnest appreciation of their action in passing the resolution inviting him to attend the First National Conservation Congress, to be held in Seattle, August 26-28, 1909. The president has not yet decided whether he will be able to visit the West this year or not, but should he make such a trip he will give careful consideration to this cordial invitation.

Very truly yours,

WILLIAM W. CARPENTER,
Secretary to the President.

A communication from Samuel Hill, inviting the House of Representatives to attend the first American Congress of Road Builders, on July 5th was read, and on motion of Mr. Jackson (F. C.) the invitation was accepted.

A communication from Outlook Grange No. 256, asking that the people be given an opportunity to vote upon the adoption of an initiative and referendum and recall bill, was read and referred to Committee on Privileges and Elections.

RESOLUTIONS.

By Mr. Bell:

That upon the reconvening of the legislature after adjournment to August 11th, pursuant to concurrent resolution, all members of the House excepting the board of managers shall be excused from attendance upon the daily sessions of the legislature until such time as the members present may see fit to require their attendance, and that until such attendance is required all members excepting the board of managers shall receive no compensation as members; that the members of the board of managers shall receive seven dollars per diem, to be paid in the usual manner; that the chief clerk and sergeant-at-arms shall remain on duty, receiving their usual compensation therefor, and that the chief clerk, in addition to his regular duties, shall act as clerk of the board of managers; and shall be authorized to employ such additional help as may be required by the board of managers until the close of the impeachment proceedings and to fix the compensation of such employee or employees as may be engaged.

The speaker appointed Messrs. Bell, Beach and Bishop as a committee to whom the resolution was referred.

By Messrs. French, Kayser and Erickson:

That the following members be and are hereby added to the board of managers in charge of the impeachment proceedings against J. H. Schively: E. E. Halsey, G. L. Denman, A. N. Sayre, E. L. Farnsworth and J. A. Fancher.

On motion of Mr. Palmer, the resolution was laid on the table.
The speaker called Mr. Halsey to the chair.

By Mr. Webster:

That the committee heretofore named to investigate the DeWolfe charges be and hereby is directed, authorized and empowered to investigate any charges that may hereafter be filed against any member of the legislature of the session of 1909.

Mr. Scott moved to lay the resolution on the table.

The motion was lost.

On motion of Mr. Palmer, the resolution was adopted.

The special committee appointed to report on the resolution by Mr. Bell, relative to compensation and attendance of members after August 11, 1909, reported back with the recommendation that it do pass, and on motion of Mr. Beach the report of the committee was adopted.

On motion of Mr. Bell, the resolution was adopted.

**INTRODUCTION OF BILLS.**

The following bills were introduced, read the first time by title and action taken as indicated.

House concurrent resolution No. 9, by Mr. Burke, relating to the per diem of the investigating committee.

On motion of Mr. Burke, the rules were suspended and the resolution passed to second reading.

On motion of Mr. McKinney, the resolution was laid on the table.

House bill No. 15, by Mr. Sims: An act amending section 6 of an act entitled “An act relating to the selection, exemption and service of jurors in the superior courts of the state,” approved March 10, 1909, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 16, by Mr. Sayre: An act relating to materialmen’s liens and the enforcement thereof, and declaring an emergency.

Referred to the Committee on Judiciary.

**SECOND READING OF BILLS.**

House bill No. 11, providing for the removal of certain state institutions, etc.: Mr. Kayser moved that the words “four hundred” in line 6 of section 3 of the printed bill be stricken.

The motion was lost.

The speaker resumed the chair.
On motion of Mr. Beach, the House resolved itself into a Committee of the Whole House for the consideration of House bill No. 11, and the speaker called Mr. Beach to act as chairman of the Committee of the Whole House.

The Committee of the Whole House dissolved and the chairman reported that the Committee of the Whole House recommended that House bill No. 11 do pass.

Mr. Slayden moved that the speaker appoint a committee of five to visit the State Soldiers' Home at Orting and at Port Orchard and to report thereon to the House August 11th.

The previous question was demanded, and the motion of Mr. Slayden was carried by the following vote: Yeas, 46; nays, 30; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Bolinger, Boone, Bradsberry, Bugge, Cameron, Campbell, Cline, Cogswell, David, Erickson, Fancher, Fisher, French, Hansa, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (R. A), Jeffries, Kenoyer, Lambert, Leonard, McArthur, McKinney, McMillan, Miller, Sayre, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Vollmer, Webster, Weir, Young—46.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bishop, Buchanan, Burke, Byerly, Calkins, Christiansen, Clark, Denman, Farnsworth, Gordon, Halsey, Hubbell, Huffman, Jackson (F. C.), Krouse, McClure, McGregor, McInnis, McMaster, Morse, Reeve, Scott, Stone, Taylor, Todd, Ward, Whalley, Mr. Speaker—30.

Those absent or not voting were: Messrs. Buck, Carlyon, Edge, Eldridge, Ghent, Haltferty, Hall, Hanson (Ole), Kayser, Locke, Morris, Norris, Palmer, Renick, Rogers, Rudene, Shutt, Stuart, Tennant, Tonkin—20.

The speaker appointed Messrs. Halsey, Leonard, Spedden, Stephens (E. M.), and Byerly.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., July 1, 1909.

The Senate has passed Senate concurrent resolution No. 7, relating to the adjournment of the House during the impeachment proceedings;

—6HX
The president has signed Senate concurrent resolution No. 4, relating to the investigating committee;
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign Senate concurrent resolution No. 4.

Under suspension of the rules, the House took up consideration of Senate concurrent resolution No. 7, relating to the adjournment of the House during impeachment proceedings.

On motion of Mr. Jackson (F. C.), the resolution was referred to a committee consisting of Messrs. Jackson (F. C.), Bell and Calkins.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 1, 1909.

Mr. Speaker:

The Senate has passed House bill No. 10, entitled "An act appropriating $40,000 for legislative committee, etc.," with amendments:

Strike the word "forty," in the first line of the title of the original bill, and insert in lieu thereof the following: "twenty-five";

Strike the word "forty" and the figures "40," in line 1 of section 1 in the original bill, and insert in lieu of the word and figures so stricken the word "twenty-five" and the figures "25" respectively;

Strike the word "forty" and the figures "40," in line 1 of section 2 in the original bill, and insert in lieu of the word and figures so stricken the word "twenty-five" and the figures "25" respectively.

The Senate has passed Senate bill No. 13, entitled "An act appropriating $2,400 for publishing the proposed amendments to the constitution";

The Senate has passed Senate bill No. 25, entitled "An act appropriating $40,000 for the purpose of paying the expenses of the impeachment proceedings";

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

House bill No. 10: Mr. Palmer moved that the House do not concur in the Senate amendments.

Mr. Kayser moved that the House do concur in the Senate amendments to House bill No. 10.

The motion to concur was lost, and the chief clerk was directed to notify the Senate that the House refused to concur.

SECOND READING OF BILLS.

Senate bill No. 13, by Senator Allen: An act to appropriate funds to pay the expenses of publishing the proposed amend-
ments to the state constitution, etc.: Mr. Palmer moved that Senate bill No. 13 be indefinitely postponed.

The motion was lost.

Mr. Webster moved that the bill be made a special order for 1:30 p.m., July 2, 1909.

The motion was lost.

On motion of Mr. Lambert, the rules were suspended and Senate bill No. 13 was passed to second reading.

The bill was read the second time by sections, and on motion of Mr. Lambert 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, 56; nays, 15; absent or not voting, 25.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels) Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, David, Denman, Farnsworth, Fisher, Gordon, Hanna, Hanson (H. H.), Hayward, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Rogers, Sayre, Scott, Sims, Slayden, Spedden, Stone, Sweet, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—56.

Those voting nay were: Messrs. Bishop, Bugge, Burke, Cline, Cogswell, Erickson, French, Halsey, Hewitt, Holm, Locke, Sparks, Thayer, Webster, Weir—15.

Those absent or not voting were: Messrs. Boone, Buck, Edge, Eldridge, Fancher, Ghent, Halferty, Hall, Hanson (Ole), Jackson (F. C.), Krouse, McInnis, Morris, Norris, Palmer, Reeve, Renick, Rudene, Shutt, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Tonkin—25.

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., July 1, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 5, entitled “An act relating to the establishment and creation of commercial waterway districts, etc.,” and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.
REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., July 1, 1909.

Mr. Speaker:

We, your special committee, to whom was referred Senate concurrent resolution No. 7, 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 strike the word "either" and strike lines 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, and insert in lieu thereof the following: "When the House and Senate take a recess, that either may at any time hereafter during the extra session take a recess to meet on Wednesday, August 11th, 1909, at 2 p. m."

Frank C. Jackson, Chairman.
F. L. Calkins.

The report of the committee was adopted.

On motion of Mr. Bell, the committee amendment was adopted.

On motion of Mr. Bell, the rules were suspended and Senate concurrent resolution No. 7, as amended, was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Boone, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krous, Lamb, Leonard, Locke, McArthur, McClure, McGregor, McKinney, McMaster, McMillan, Miller, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Sims, Slayden, Sparks, Spedden, Stevens (A. M.), Stone, Sweet, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—76.

Those absent or not voting were: Messrs. Buck, Burke, Cline, Cogswell, Fisher, Ghent, Halferty, Hall, Hanson (Ole), McInnis, Morris, Norris, Renick, Shutt, Stephens (E. M.), Stuart, Taylor, Tennant, Tonkin—20.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 1, 1909.

Mr. Speaker:
The Senate refuses to recede from its amendments to House bill No. 10, and asks for the appointment of a conference committee, and the same is herewith transmitted.

W. M. T. Laube, Secretary of the Senate.

On motion of Mr. Slayden, the House adjourned.

Loren Grinstead, Chief Clerk.

Leo O. Meigs, Speaker.

TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Friday, July 2, 1909.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Bishop, Buck, Burke, Eldridge, Ghent, Halferty, Hanson (Ole), McGregor, Morris, Norris, Renick, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), and Tonkin.

Messrs. Buck, Burke, Halferty, Hanson, Morris, Stevens, Stephens, Taylor and Tonkin were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

On motion of Mr. Edge, reading of minutes of yesterday was dispensed with.

COMMUNICATION FROM SECRETARY OF STATE.

UNITED STATES OF AMERICA,
STATE OF WASHINGTON,
OFFICE OF THE SECRETARY OF STATE.

I, I. M. Howell, secretary of state of the State of Washington and custodian of the seal of said state, do hereby certify that a duly authenticated copy of the returns of the special election held in the county of Grant, State of Washington, on the 19th day of June, A. D. 1909, has been filed in this office, showing that E. I. Huffman was duly elected
as a representative from said county of Grant, which said county constitutes the 50th representative district for legislative purposes; and I further certify that the said E. I. Huffman is entitled to a seat in the House of Representatives of the legislature of the State of Washington, now convened in extraordinary session, as a representative from said 59th district.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the seal of the State of Washington.

[SEAL] Done at the capitol, at Olympia, this 25th day of June, A. D. 1909.

I. M. HOWELL, Secretary of State.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

The Senate has passed Senate bill No. 17, entitled "An act appropriating $2,000 for printing of the bureau of inspection and supervision of public offices";

Senate concurrent resolution No. 8, relating to the meetings of the investigation committee;

And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate concurrent resolution No. 7, relating to taking a recess until August 11, 2 p. m.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF SPECIAL COMMITTEE.

MR. SPEAKER:

We, your committee on conference, to whom was referred House bill No. 10, recommend that the Senate recede from its amendments and that the following amendments be adopted:

In line 1 of the title of the original bill, strike the word "forty" and insert in lieu thereof the word "thirty."

In line 1, section 1, strike the word "forty" and the figures "40" and insert in lieu thereof the word "thirty" and the figures "30" respectively.

In line 1, section 2, strike the word "forty" and the figures "40" and insert in lieu of the word and the figures so stricken the word "thirty" and the figures "30" respectively.

T. J. BELL, Chairman.

We concur in this report: H. W. Thompson, Chas. E. Myers, Ralph D. Nichols.

On motion of Mr. Bell, the report of the committee was adopted, and House bill No. 10 passed the House by the following vote: Yeas, 61; nays, 1; absent or not voting, 34.
Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Byerly, Calkins, Campbell, Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Erickson, Fancher, Fisher, Gordon, Halsey, Hanna, Hanson (H. H.), Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McKinney, McMaster, Miller, Morse, Palmer, Reeve, Rogers, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Sweet, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—61.

Voting nay: Mr. Cameron—1.

Those absent or not voting were: Messrs. Bishop, Buck, Bugge, Burke, Cline, David, Eldridge, Farnsworth, French, Ghent, Halferty, Hall, Hanson (Ole), Hayward, Hewitt, Hubbell, Locke, McGregor, McMillan, Morris, Norris, Renick, Rudene, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thayer, Thompson (T. A.), Tonkin, Weir—34.

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., July 2, 1909.

Mr. Speaker:

The Senate has passed Senate bill No. 10, entitled "An act for the protection of game animals and game birds," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Senate bill No. 25, by Senator Graves: An act appropriatin $40,000, or so much thereof as may be necessary, for the purpose of paying the expenses of the impeachment proceedings of John H. Schively, insurance commissioner of the State of Washington: On motion of Mr. Scott, the rules were suspended and the bill placed on second reading.

Mr. Palmer moved that the word "forty" wherever it occurs in the title or the body of the bill be stricken and the word "thirty" be substituted therefor.

The motion was lost.
Mr. Bell offered the following amendment:

Amend section 2 by striking the words “a like sum,” in line 5, and inserting in lieu thereof the words “seven dollars.”

The amendment was adopted.

Mr. Edge offered the following amendments:

Amend section 2 by adding the following: “said expenditures provided for in section 2 to be paid upon vouchers approved by the president and secretary of the Senate or the speaker and chief clerk of the House.”

Amend section 2 by striking the words “by law,” in line 10 of said section and inserting in lieu thereof the words: “by the board of managers” and by adding after the word “Senate” in line 8 of said section the words: “or board of managers.”

The amendment was adopted.

On motion of Mr. Sparks, 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, 61; nays, 6; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Boone, Bradberry, Buchanan, Bugge, Byerly, Calkins, Camplett, Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hanna, Hanson (H. H.), Hayward, Hewitt, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Krouse, Lambert, McArthur, McClure, McInnis, McMaster, Miller, Morse, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Sweet, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Mr. Speaker—61.

Those voting nay were: Messrs. Cameron, McKinney, Palmer, Thayer, Webster, Young—6.

Those absent or not voting were: Messrs. Bishop, Buck, Burke, Cogswell, Eldridge, French, Ghent, Halferty, Hall, Halsey, Hanson (Ole), Holm, Leonard, Locke, McGregor, McMillan, Morris, Norris, Reeve, Renick, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Tonkin—29.

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., July 2, 1909.

Mr. Speaker:
The Senate has adopted the report of the conference committee on House bill No. 10.
The Senate has passed Senate bill No. 26, entitled "An act prohibiting the hunting of deer with dogs in or upon the islands of Puget sound," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
Olympia, July 2, 1909.

The Honorable House of Representatives of the State of Washington.

Gentlemen: I have the honor to inform you that Governor M. E. Hay has this day approved House bill No. 3, entitled "An act appropriating the sum of $3,500, or so much thereof as may be necessary, to pay for such printing as may be ordered by the extraordinary session of the legislature or either branch thereof, convened June 23, 1909, and for the printing of the journals of the Senate and the House of Representatives of the regular and special sessions of the legislature of the State of Washington of 1909."

FRANK M. DALLAM, JR., Secretary to the Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., July 2, 1909.

Mr. Speaker:
The Senate refuses to concur in the House amendments to Senate bill No. 25, and asks that a conference committee be appointed.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Todd, the rules were suspended and the chief clerk directed to immediately transmit to the Senate all bills, joint memorials and concurrent resolutions passed by the House today.

Senate concurrent resolution No. 8, by Senator Falconer, relative to the meeting of the legislative investigating committee: On motion of Mr. Scott, the rules were suspended, the first reading considered the second and third and the resolution placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 2; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bolinger,
Boone, Bradsberry, Buchanan, Byerly, Calkins, Christensen, Clark, Cline, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, Miller, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—64.


Those absent or not voting were: Messrs. Bishop, Buck, Bugge, Burke, Campbell, Carlyon, David, Eldridge, French, Ghent, Halferty, Hall, Hanson (Ole), Hubbell, McGregor, McMaster, McMillan, Morris, Norris, Palmer, Renick, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Tonkin—30.

Senate bill No. 17, by Senator Potts: An act appropriating the sum of $2,000, or so much thereof as may be necessary, to provide for the printing of the bureau of inspection and supervision of public offices, as provided in chapter 76 of the Session Laws of 1909: On motion of Mr. Palmer, the bill passed to second reading.

On motion of Mr. Palmer, 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, 5; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bolinger, Boone, Bradsberry, Buchanan, Byerly, Cameron, Campbell, Carlyon, Christensen, Clark, Denman, Edge, Erickson, Farnsworth, Fisher, Gordon, Hanna, Hanson (H. H.), Hayward, Hewitt, Hubbell, Huffman, Jackson (R. A.), Jeffries, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—59.

Those voting nay were: Messrs. Calkins, Cline, French, Halsey, Miller—5.

Those absent or not voting were: Messrs. Bird, Bishop,
EXTRAORDINARY SESSION, 1909

Buck, Bugge, Burke, Cogswell, David, Eldridge, Fancher, Ghent, Halferty, Hall, Hanson (Ole), Holm, Jackson (F. C.), Kayser, Kenoyer, McGregor, McMillan, Morris, Norris, Renick, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Tonkin, Weir—32.

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., July 2, 1909.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 10, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

FRANK C. JACKSON, Acting Chairman.

I concur in this report: Geo. B. Webster.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

Mr. Speaker:

The president has signed Senate bill No. 13, entitled “An act making an appropriation for publishing the proposed amendments to the constitution”;

Senate concurrent resolution No. 7, relating to the House and Senate during the extra session;

And the same are herewith transmitted.

W. T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign Senate bill No. 13, Senate concurrent resolution No. 7, and House bill No. 10.

FIRST READING OF SENATE BILLS.

Senate bill No. 5, by Senator Nichols: An act relating to the establishment and creation of commercial waterway districts, etc.

Referred to the Committee on Dikes, Drains and Drainage.

Senate bill No. 10, by Senator Rydstrom: An act for the protection of game animals and game birds, etc.

Referred to the Committee on Game and Game Fish.

Senate bill No. 26, by Senator Bryan: An act prohibiting
the hunting of deer with dogs upon the islands of Puget sound, etc.

Referred to the Committee on Game and Game Fish.

The speaker appointed Messrs. Edge, Kayser and Bell as members of a conference committee on Senate bill No. 25.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

MR. SPEAKER:

The Senate has passed Senate joint memorial No. 1, memorializing the secretary of the interior to make an examination of Columbia river forest reserve lands;

Senate bill No. 24, entitled "An act relating to materialmen's liens"; and the same are herewith transmitted.

The president has appointed as members of a conference committee on Senate bill No. 25, Senators Williams, Stevenson and Cameron.

The president has signed House bill No. 10, entitled "An act appropriating $30,000 for the investigating committee," and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

Resolution by Mr. French:

WHEREAS, In the impeachment proceedings now pending against John H. Schively, state insurance commissioner, the House has appointed a board of managers consisting of eleven members and has fixed the compensation of each of the members of said board at seven dollars a day; and

WHEREAS, Three of the members of said board of managers are also members of the committee appointed under House concurrent resolution No. 16, adopted at the regular session of the Eleventh legislature, to investigate the various state offices and institutions; and

WHEREAS, Said board of managers is being assisted in the prosecution of said proceedings by the attorney general of the state and the members of his staff; and

WHEREAS, Said board of managers in its present form is so large as to be unwieldy, and will greatly delay the trial of said impeachment; and

WHEREAS, It is desirable that the investigation of the various state officers and institutions proceed forthwith; and

WHEREAS, This House has provided that the chief clerk of the House and the sergeant-at-arms shall remain in attendance upon said board of managers, and shall receive as compensation $7.50 and $5 respectively; therefore, be it

Resolved, That said board of managers be reduced to three members, namely, the speaker of the House of Representatives and Repre-
sentatives Lambert and Edge, and that the members of the committee appointed to investigate state offices and institutions shall forthwith proceed with such investigation; be it further

Resolved, That said board of managers be allowed one clerk and stenographer, and that the compensation of such clerk and stenographer shall not exceed the sum of six dollars a day.

Mr. Farnsworth moved that the speaker appoint a committee of three to report to the House at 11:45 a.m. on the advisability of the passage of the resolution offered by Mr. French.

The motion was lost.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JULY 2, 1909.

Mr. Speaker:

The president has signed Senate bill No. 17, entitled "An act making an appropriation for printing of the bureau of inspection and supervision of public offices";

Senate concurrent resolution No. 8, relating to the meetings of the investigation committee;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign Senate concurrent resolution No. 8 and Senate bill No. 17.

The resolution offered by Mr. French was lost by the following vote: Yeas, 32; nays, 34; absent or not voting, 30.

Those voting yea were: Messrs. Beach, Bell, Bird, Bradberry, Cameron, Carlyon, Clark, Cogswell, Erickson, Fisher, French, Hanson (H. H.), Hayward, Hewitt, Jeffries, Kayser, Kenoyer, Krouse, Locke, McArthur, McInnis, McKinney, Miller, Morse, Palmer, Rogers, Slayden, Sweet, Thayer, Ward, Webster, Weir—32.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Boone, Byerly, Calkins, Christensen, Cline, Denman, Fancher, Farnsworth, Gordon, Halsey, Hanna, Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Leonard, McClure, McMaster, Reeve, Rudene, Sayre, Scott, Sparks, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Whalley, Young—34.

Those absent or not voting were: Messrs. Bishop, Buchanan, Buck, Bugge, Burke, Campbell, David, Edge, Eldridge, Ghent,
Mr. Palmer moved that the House consider no further business before adjournment today excepting matters now pending in the Senate and House.

The motion was carried.

Mr. Palmer moved that the House comply with the request of the House members of the legislative investigating committee that they be permitted to withdraw from the board of managers for the impeachment proceedings against J. H. Schively.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

Mr. Speaker:
The Senate has passed Senate bill No. 27, entitled "An act to amend chapter 226, Session Laws of 1909," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Jackson (F. C.) moved that the committee appointed by the speaker to inspect the Soldiers' Homes at Orting and Port Orchard be instructed to inspect the State School for Feeble-Minded at Medical Lake and include the same in its report.

Mr. Palmer moved as a substitute that the House members of the legislative investigating committee be instructed to investigate the conditions at the Soldiers' Home at Orting and the Veterans' Home at Port Orchard, and report not later than the 11th day of August.

The motion was lost.

On motion of Mr. Palmer, the House reconsidered the action whereby a special committee was authorized to be appointed to visit the State Soldiers' Homes at Orting and Port Orchard.

On reconsideration, the motion to appoint a special committee was lost.

On motion of Mr. Jackson (F. C.), the House members of the legislative investigating committee were directed to visit the institutions at Orting and Port Orchard and report to the first
session of the legislature at which there is a majority of the House convened.

REPORT OF COMMITTEE ON CONFERENCE.

OLYMPIA, WASH., July 2, 1909.

We, your committee on conference on Senate bill No. 25, beg to report that we are unable to agree on the amendments to said bill, and ask that a free conference committee be forthwith appointed.

Respectfully submitted.

T. J. BELL, Chairman; E. M. WILLIAMS, Chairman;
C. F. KAYSER, S. J. CAMERON,
LESTER P. EDGE. J. R. STEVENSON.

The report of the committee was adopted, and the speaker appointed Messrs. Bell, Kayser and Edge as a committee of free conference thereon.

Senate joint memorial No. 1, by Senator Presby, asking for a re-examination of certain lands in the Columbia river forest reserve. On motion of Mr. Farnsworth, the rules were suspended, the first reading considered the second and third, the memorial placed on final passage and passed the House by the following vote: Yeas, 51; nays, 1; absent or not voting, 44.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Christensen, Clark, Denman, Erickson, Farnsworth, Fisher, French, Gordon, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McKinney, Morse, Reeve, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Thompson (H. W.), Vollmer, Ward, Webster, Young, Mr. Speaker—51.

Voting nay: Mr. Campbell—1.

Those absent or not voting were: Messrs. Beach, Bell, Bishop, Boone, Buck, Buggie, Burke, Carlyon, Cline, Cogswell, David, Edge, Eldridge, Fancher, Gent, Halferty, Hall, Hanson (Ole), Kayser, McGregor, McInnis, McMaster, McMillan, Miller, Morris, Norris, Palmer, Renick, Rudene, Sims, Spedden, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Weir, Whalley—44.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

Mr. Speaker:

The president has appointed Senators Cameron, Williams and Stevenson a free conference committee on Senate bill No. 25.

WM. T. LAUBE, Secretary of the Senate.

Resolution by Mr. Fancher:

WHEREAS, In the impeachment proceedings now pending against John H. Schively, state insurance commissioner, the House has appointed a board of managers consisting of eight members, and has fixed the compensation of each of the members of said board at seven dollars a day; and

WHEREAS, Said board of managers is being assisted in the prosecution of said proceedings by the attorney general of the state and the members of his staff; and

WHEREAS, Said board of managers in its present form is so large as to be unwieldy and will greatly delay the trial of said impeachment; and

WHEREAS, This House has provided that the chief clerk of the House and the sergeant-at-arms shall remain in attendance upon said board of managers, and shall receive as compensation $7.50 and $5 respectively; therefore, be it

Resolved, That said board of managers be reduced to three members to be elected by the House; be it further

Resolved, That said board of managers shall be allowed such clerical assistance as it deems necessary.

The resolution was adopted by the following vote: Yeas, 51; nays, 17; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (Nels), Beach, Bell, Bird, Boone, Bradsberry, Byerly, Cameron, Carlyon, Christensen, Clark, Cogswell, Edge, Erickson, Fancher, Fisher, French, Hanna, Hanson (H. H.), Hayward, Hewitt, Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McClure, McInnis, McKinney, Miller, Morse, Palmer, Rogers, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stone, Sweet, Thayer, Thompson (H. W.), Todd, Ward, Webster, Weir, Whalley, Young—51.

Those voting nay were: Messrs. Anderson (John), Anderson (W. T.), Bolinger, Buchanan, Calkins, Cline, Denman, Farnsworth, Gordon, Halsey, Holm, Huffman, McArthur, McMaster, Reeve, Rudene, Vollmer—17.

Those absent or not voting were: Messrs. Bishop, Buck,
EXTRAORDINARY SESSION, 1909 97

Bugge, Burke, Campbell, David, Eldridge, Ghent, Halferty, Hall, Hanson (Ole), Hubbell, Jackson (F. C.), Jeffries, McGregor, McMillan, Morris, Norris, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Tonkin, Mr. Speaker—28.

REPORT OF SPECIAL COMMITTEE.

OLYMPIA, WASH., July 2, 1909.

We, your committee on free conference on Senate bill No. 25, submit herewith the following report:

That section 2 of said bill be stricken and that sections 2 and 3, accompanying herewith, be added thereto:

"Sec. 2. The expenses which may be paid from the sum hereinafore appropriated shall be paid at the rate of five dollars per diem for the members of the Senate while sitting as a court of impeachment, and such sum per diem for each of a board of three managers appointed by the House of Representatives as may be fixed by resolution of said House, and such pay as may be fixed by the Senate for officers and employes appointed by it in connection with such proceeding and any other expenses of the trial authorized by law or the rules of the Senate, including the pay per diem and mileage within the State of Washington allowed by law to witnesses summoned to appear before the Senate by either party, said per diem to be the same as allowed to witnesses in the superior courts of this state.

"Sec. 3. The expenditures provided for in section 2 of this act to be paid upon vouchers approved by the president and secretary of the Senate."

Respectfully submitted.

E. M. WILLIAMS, Chairman; T. J. BELL, Chairman;
S. J. CAMERON, LESTER P. EDGE,
J. R. STEVENSON, C. F. KAYSER.

On motion of Mr. Bell, the report of the free conference committee on Senate bill No. 25 was adopted, and Senate bill No. 25, as amended, passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanna, Hanson (H. H.), Hayward, Hewitt, Holm, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McInnis, McKinney, McMaster, Miller,
Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Whalley, Young, Mr. Speaker—64.

Those absent or not voting were: Messrs. Bishop, Bolinger, Boone, Buck, Bugge, Burke, Campbell, Cline, David, Eldridge, Ghent, Halferty, Hall, Hanson (Ole), Hubbell, Huffman, Jeffries, McGregor, McMillan, Morris, Norris, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Stuart, Taylor, Tennant, Thompson (T. A.), Tonkin, Weir—32.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., July 2, 1909.

Mr. Speaker:

The Senate has adopted the report of the free conference committee on Senate bill No. 25.

The president has signed Senate joint memorial No. 1, relating to the Columbia river forest reserve;

Senate bill No. 25, entitled "An act appropriating the sum of $40,000, or so much thereof as may be necessary, for the purposes of paying the expenses of the impeachment proceedings of John H. Schively, etc."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Messrs. Meigs, Edge and Sparks were nominated as members of the board of managers of the impeachment proceedings against J. H. Schively, in lieu of the committee heretofore appointed by the speaker, and on motion of Mr. Palmer were unanimously chosen to act as such board of managers.

On motion of Mr. Scott, the salary of the members of the board of managers was made ten dollars a day.

The speaker announced that he was about to sign Senate bill No. 25 and Senate joint memorial No. 1.

On motion of Mr. Jackson (F. C.), the chief clerk was directed to notify the Senate of the substitution of Messrs. Meigs, Edge and Sparks for the board of managers heretofore appointed.

On motion of Mr. Palmer, the House took a recess to August 11, 1909, at 2 p.m.
August 11, 1909.

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

Roll call showed all members present except Messrs. Anderson (W. T.), Bird, Boone, Buck, Bugge, Burke, Christensen, Clark, Cline, Cogswell, David, Eldridge, Halferty, Hanson (H. H.), Hayward, Hewitt, Krous, Locke, McArthur, McClure, Norris, Rogers, Rudene, Sims, Spedden, Stevens (A. M.), Taylor, Tonkin, Vollmer and Weir.

Messrs. Boone, Bugge, Halferty, McClure, Sims and Spedden were excused.

On motion of Mr. Palmer, the House adjourned until Wednesday, August 11, at 2:07 p.m.

LOREN GRINSTEAD,  
Chief Clerk.

LEO. O. MEIGS,  
Speaker.

FIFTIETH DAY.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASHINGTON, Wednesday, August 11, 1909.

The speaker called the House to order at 2:07 p.m.

Roll call showed all members present except Messrs. Anderson (W. T.), Bird, Boone, Bugge, Burke, Christensen, Clark, Cline, Cogswell, David, Eldridge, Halferty, Hayward, Hewitt, Locke, McArthur, McClure, Rogers, Rudene, Sims, Stevens (A. M.), Taylor, Tonkin, Vollmer, Webster and Weir.

Messrs. Boone, Bugge, Halferty, McClure, Sims and Spedden were excused.

Prayer was offered by Rev. Todd, of Olympia.

The speaker called Mr. Stephens (E. M.), to the chair.

The minutes of the previous session were read and approved.

MESSAGE FROM THE SECRETARY OF STATE.

THE STATE OF WASHINGTON, DEPARTMENT OF STATE.  
OFFICE OF THE SECRETARY,  
OLYMPIA, August 11, 1909.

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

Sir: Pursuant to section 12 of article 3, constitution of the State of Washington, I have the honor to transmit herewith for the con-
sideration of the House of Representatives, House bill No. 4, which was passed at the extraordinary session convened the 23rd day of June, 1909, section 2 of which was vetoed by the governor and filed in this office with his reasons for no vetoing attached thereto.

Respectfully submitted,

I. M. Howell, Secretary of State.

On motion of Mr. Jackson, consideration of House bill No. 4 was made a special order for Wednesday, August 18, 1909, at 2:30 p. m.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., August 11, 1909.

Mr. Speaker:

You are hereby notified that the Senate is now ready to proceed with the impeachment of John H. Schively in the Senate chamber.

Wm. T. Laube, Secretary of the Senate.

RESOLUTIONS.

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

House concurrent resolution No. 10, by Mr. Ghent, relating to the ratification of the proposed amendment to article 16 of the United States constitution, providing for an income tax.

Referred to the Committee on Judiciary.

House concurrent resolution No. 11, by Mr. Todd, relating to the ratification of the proposed amendment to article 16 of the United States constitution, providing for an income tax.

Referred to the Committee on Judiciary.

House concurrent resolution No. 12, by Mr. Farnsworth, relating to the adjournment of the legislature.

Referred to the Committee on Rules and Order.

House concurrent resolution No. 13, by Mr. Hubbell, relating to an adjournment of the House.

Referred to the Committee on Rules and Order.

FIRST READING OF SENATE BILLS.

Senate bill No. 24, by Senator Fatland.
Referred to the Committee on Judiciary.

Senate bill No. 27, by Senator Cox.
Referred to the Committee on Judiciary.
Upon request, Senate concurrent resolution No. 6 of the national congress was read by the clerk:

IN THE SENATE OF THE UNITED STATES.  
July 20, 1909.

Mr. Brown submitted the following concurrent resolution, which was ordered to lie over and to be printed.

Resolved by the Senate, the House of Representatives concurring, That the president of the United States be requested to transmit forthwith to the executives of the several states of the United States copies of the article of amendment proposed by congress to the state legislatures to amend the constitution of the United States, passed July twelfth, nineteen hundred and nine, respecting the power of congress to lay and collect taxes on incomes, to the end that the said states may proceed to act upon the said article of amendment; and that he request the executive of each state that may ratify said amendment to transmit to the secretary of state a certified copy of such ratification.

Mr. Beach moved that the rules be suspended and Senate bill No. 5 be taken up by the House on second reading.

The motion was carried by the following vote: Yeas, 40; nays, 16.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Slayden, the House was resolved into a Committee of the Whole for the purpose of considering Senate bill No. 5.

The speaker pro tem. called Mr. Slayden 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.

The Committee of the Whole House arose and the speaker pro tem. resumed the chair and received the report of the committee.

On motion of Mr. Palmer, Senate bill No. 5 was made a special order for August 12, 1909, at 9:30 a.m.

On motion of Mr. Beach, the House adjourned until August 12, 1909, at 9:30 a.m.

LOREN GRINSTEAD,  
Chief Clerk.  

LEO. O. MEIGS,  
Speaker.
FIFTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASHINGTON, Thursday, August 12, 1909.

The speaker called the House to order at 9:30 o’clock a.m.

Roll call showed all members present except Messrs. Boone, Buck, Bugge, Burke, Calkins, Cline, Cogswell, Eldridge, Halferty, Hanson (H. H.), Hayward, Jackson (F. C.), Krouse, McClure, Rudene, Spedden, Stevens (A. M.), Sweet, Taylor, Tonkin and Vollmer.

Messrs. Boone, Bugge, Jackson (F. C.), McClure, Sims, Taylor and Tonkin were excused.

Prayer was offered by Rev. C. E. Todd, of Olympia.

The speaker called Mr. Stephens (E. M.) to the chair.

The minutes of yesterday were read, but approval was withheld, pending an opinion from the attorney general.

Mr. Beach moved that the special order of Senate bill No. 5 be continued until 2:30 this afternoon.

The motion was carried by the following vote: Yeas, 40; nays, 23.

On motion of Mr. Weir, the House took a recess until 2:30 p.m.

AFTERNOON SESSION.

The speaker pro tem. called the House to order at 2:30 p.m.

Roll call showed all members present except Messrs. Boone, Buck, Burke, Cameron, Cline, Cogswell, Edge, Eldridge, Fisher, Halferty, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Krouse, McClure, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Tonkin, Vollmer and Mr. Speaker, all of whom were excused.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of Senate bill No. 5 on second reading, as a special order.
Mr. Palmer moved that the rules be suspended and the reading had in the Committee of the Whole House be considered the second reading, the second reading considered the third, and the bill be placed on final passage.

Mr. Bishop moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Palmer's motion was carried.

The speaker pro tem. called Mr. Slayden to the chair.

Ten members demanding a call of the House, the same was ordered.

The roll was called, and on motion of Mr. Todd further call of the House was dispensed with.

On motion of Mr. Palmer, further consideration of Senate bill No. 5 was made a special order for 10 o'clock a. m., Friday, August 13, 1909.

On motion of Mr. Buchanan, the rules were suspended and Senate bill No. 27 was withdrawn from the Committee on Judiciary for immediate consideration.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Buchanan, the House resolved itself into a Committee of the Whole for the immediate consideration of Senate bill No. 27.

The speaker pro tem. called Mr. Beach to the chair as chairman of the Committee of the Whole House.

The bill was considered in Committee of the Whole and reported back to the House with the recommendation that it do pass; that it be printed and copies thereof be placed on the desks of the members tomorrow morning, and that an emergency clause be added.

The Committee of the Whole House arose.

The speaker pro tem., Mr. Stephens (E. M.), resumed the chair, and received the report of the committee.

On motion of Mr. Beach, the report of the committee was adopted.

On motion of Mr. McMaster, the rules were suspended and Senate bill No. 24 was withdrawn from the Committee on Judiciary, ordered printed and placed on calendar.

REPORT OF STANDING COMMITTEE.

House bill No. 9: Recommend that it do pass.
INTRODUCTION OF BILLS.

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

House bill No. 17, by Messrs. Norris and Slayden: An act authorizing cities of the first class to levy and collect original and supplemental assessments and reassessments upon all property specially benefited to pay the costs of any local improvement, or any portion of such costs.

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

House bill No. 18, by Mr. Campbell: An act relating to the nomination of candidates for public offices in the State of Washington, and amending sections 1 and 11 of chapter 82 of the laws of the regular session of the legislature of 1909, and declaring an emergency.

Referred to the Committee on Privileges and Elections.

House bill No. 19, by Mr. Palmer: An act relating to publications for and on behalf of the State of Washington, boards, commissions and departments thereof, and declaring an emergency.

Referred to the Committee on Judiciary.

Mr. Palmer moved that the chief clerk be instructed to have House bill No. 19 printed.

On motion of Mr. Campbell, House bill No. 18 was included in Mr. Palmer’s motion.

The motion was carried.

SECOND READING OF BILLS.

House bill No. 9: An act to amend section 19 of chapter 115 of an act entitled “An act providing 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,” approved March 20, 1895: The bill was partially read, and on motion of Mr. Thayer the rules were suspended and the partial reading had was considered the second reading.

Resolution by Mr. Palmer:

Resolved, That all members of the House, the chief clerk and the sergeant-at-arms be paid the usual mileage for attendance at this adjourned session of the extraordinary session of the legislature of 1909.
The motion was carried.

On motion of Mr. Renick, the House adjourned at 4:45 p.m.

LOREN GRINSTEAD,  Leo. O. Meigs,
Chief Clerk.  Speaker.

FIFTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Friday, August 13, 1909.

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

Roll call showed all members present except Messrs. Boone, Buck, Burke, Cameron, Carlyon, Edge, Eldridge, Haferty, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Jeffries, Krouse, McClure, McMaster, McMillan, Miller, Rudene, Sayre, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tennant, Tonkin, Vollmer, and Mr. Speaker, all of whom were excused.

Prayer was offered by Rev. Todd, of Olympia.

The minutes of yesterday were read, but not approved.

On motion of Mr. Todd, the chief clerk was instructed to consult with the attorney general whether the proceedings of the House had on August 11th constituted the eleventh or the fiftieth day of the session and to report back as early as possible.

Mr. Buchanan moved that the House take a recess until 2 p.m.

The motion was lost.

SPECIAL ORDER.

The hour having arrived, the House took up on third reading Senate bill No. 5, providing for the improvement of the Duwamish river. The bill was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bo-
linger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Campbell, Christensen, Clark, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (Ole), Holm, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young—69.

Those absent or not voting were: Messrs. Boone, Buck, Burke, Cameron, Carlyon, Cline, Eldridge, Halferty, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Krouse, McClure, McGregor, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Thompson (H. W.), Tonkin, Vollmer, Mr. Speaker—27.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Bugge, Byerly, Calkins, Campbell, Christensen, Clark, Cogswell, David, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (Ole), Holm, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—70.

Those absent or not voting were: Messrs. Boone, Buchanan, Buck, Burke, Cameron, Carlyon, Cline, Eldridge, Halferty, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Krouse, McClure, McGregor, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Tonkin, Vollmer—26.

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

On motion of Mr. McMaster, Senate bill No. 24 was made a special order for 11 o'clock a.m.
On motion of Mr. Thayer, House bill No. 9 was taken up on third reading, placed on final passage and passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Campbell, Christensen, Clark, David, Denman, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (Ole), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young—65.

Those absent or not voting were: Messrs. Boone, Buck, Burke, Cameron, Carlyon, Cline, Cogswell, Edge, Eldridge, Halferty, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Krouse, McClure, McGregor, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Stone, Taylor, Tonkin, Vollmer, Mr. Speaker—31.

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

Mr. Tennant moved that the rules be suspended and that Senate bill No. 27 be returned to second reading for the purpose of offering amendments thereto.

SPECIAL ORDER.

The hour having arrived, the House took up, as a special order, Senate bill No. 24.

The bill was read the second time by sections.

On motion of Mr. Scott, the chief clerk was directed to correct the clerical errors in the bill.

On motion of Mr. Scott, the following amendment was adopted:

Amend section 1 by striking out the period after the word “thereon” at the end of the section and inserting a comma instead and adding the following: “and a lien may be claimed therefor.”
On motion of Mr. Shutt, the following amendment was adopted:

Amend section 4, line 1, by striking the words "filed or."

On motion of Mr. Beach, the following amendment was adopted:

Amend section 6 by inserting after the word "act" and before the word "take" the word "shall" and striking the word "so."

On motion of Mr. McMaster, the rules were suspended, the second reading considered the third, and Senate bill No. 24 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Campbell, Christensen, Clark, Cogswell, David, Denman, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Hanna, Hanson (Ole), Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McGregor, McInnis, McKinney, McMaster, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young—67.

Voting nay: Mr. Halsey—1.

Those absent or not voting were: Messrs. Boone, Buck, Burke, Cameron, Carlyon, Cline, Edge, Eldridge, Ghent, Halferty, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Krouse, McArthur, McClure, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Tonkin, Vollmer, Mr. Speaker—28.

The emergency clause passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Campbell, Christensen, Clark, David, Denman, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Hanna, Hanson (Ole), Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McGregor, McInnis, Mc-
EXTRAORDINARY SESSION, 1909

Kinney, McMaster, Morris, Morse, Palmer, Reeve, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young—65.

Those absent or not voting were: Messrs. Bishop, Boone, Buck, Burke, Cameron, Carlyon, Cline, Cogswell, Edge, Eldridge, Halferty, Halsey, Hanson (H. H.), Hayward, Hewitt, Holm, Hubbell, Jackson (F. C.), Krouse, McClure, McMillan, Miller, Norris, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Tonkin, Vollmer, Mr. Speaker—31.

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

On motion of Mr. McMaster, the rules were suspended and the chief clerk was directed to immediately transmit to the Senate all bills passed during the morning.

On motion of Mr. Morris, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Boone, Buck, Burke, Cameron, Cline, Edge, Eldridge, Halsen (H. H.), Hubbell, Jackson (F. C.), Krouse, McClure, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Tonkin, Vollmer and Mr. Speaker, all of whom were excused.

The speaker pro tem. called Mr. Todd to the chair.

Mr. Palmer moved that all resolutions introduced with reference to adjournment be read at this time.

The motion was carried.

On motion of Mr. McMaster, the rules were suspended and House concurrent resolution No. 12 was withdrawn from the Committee on Rules and Order.

House concurrent resolution No. 12 was read the second time.

Mr. Thayer moved to amend by striking out the words "or may adjourn sine die."

Roll call was demanded and the motion to amend was carried
by the following vote: Yeas, 55; nays, 13; absent or not voting, 28.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Campbell, Christensen, Cogswell, David, Denman, Erickson, Fancher, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hewitt, Holm, Huffman, Jackson (R. A.), Jeffries, Kenoyer, McArthur, McGregor, McInnis, McKinney, Morris, Morse, Norris, Reeves, Renick, Rogers, Sayre, Scott, Slayden, Spedden, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Whalley, Young—55.

Those voting nay were: Messrs. Anderson (Nels), Bishop, Clark, Farnsworth, Hanson (Ole), Kayser, Lambert, Leonard, McMaster, Palmer, Shutt, Stone, Weir—13.

Those absent or not voting were: Messrs. Boone, Buck, Bugge, Burke, Cameron, Carlyon, Cline, Edge, Eldridge, Halferty, Hanson (H. H.), Hayward, Hubbell, Jackson (F. C.), Krouse, Locke, McClure, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Taylor, Tonkin, Vollmer, Mr. Speaker—28.

On motion of Mr. Thayer, the rules were suspended, the second reading considered the third, the resolution considered engrossed, and the resolution was adopted.

The point of order being raised that a roll call is necessary under the House rules on a concurrent resolution, the speaker pro tem. ruled that a resolution may be adopted by a viva voce vote, but that under the rules, if one-sixth of the members present demanded a roll call, the same should be ordered.

Roll call was demanded and the resolution adopted by the following vote: Yeas, 56; nays, 11; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bell, Bird, Bishop, Bolinger, Bugge, Byerly, Calkins, Christensen, Clark, Edge, Fancher, Farnsworth, Fisher, Ghent, Gordon, Hall, Hanna, Hanson (Ole), Holm, Huffman, Jackson (R. A.), Jeffries, Kenoyer, Lambert, Leonard, McGregor, McInnis, McKinney, Morris, Norris, Palmer, Reeves, Renick, Rogers, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer,
Thompson (H. W.), Thompson (T. A.), Todd, Ward, Weir, Whalley, Young, Mr. Speaker—56.

Those voting nay were: Messrs. Anderson (John), Bradberry, Buchanan, Cogswell, Denman, Erickson, French, Halsey, McArthur, Morse, Webster—11.

Those absent or not voting were: Messrs. Boone, Buck, Burke, Cameron, Campbell, Carlyon, Cline, David, Eldridge, Halferty, Hanson (H. H.), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kayser, Krouse, Locke, McClure, McMaster, McMillan, Miller, Rudene, Sims, Sparks, Stevens (A. M.), Taylor, Tonkin, Vollmer—29.

On motion of Mr. Palmer, the rules were suspended and the chief clerk directed to immediately transmit to the Senate House concurrent resolution No. 12, with the request that the Senate act upon the same at the earliest possible moment.

On motion of Mr. McMaster, the House took a recess until 4 p. m.

The speaker pro tem. called the House to order at 4 p. m.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., August 13, 1909.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 12, relating to adjournment for more than three days by either house, and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Thayer, the House adjourned until Monday, August 16, 1909, at 3 p. m.

LOREN GrINSTEAD,  
Chief Clerk.

LEO. O. MEIGS,  
Speaker.
FIFTY-FIFTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Monday, August 16, 1909.

The speaker called the House to order at 3 p.m.

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Christensen, Clark, Eldridge, Gordon, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Krouse, Locke, McClure, McGregor, McMillan, Palmer, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thompson (T. A.) and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

Rev. Todd, of the University of Puget Sound, offered prayer.

The speaker called Mr. Ward to the chair.

On motion of Mr. Beach, further reading of the minutes was dispensed with, and the opinion of the attorney general was read as follows:

STATE OF WASHINGTON,
OFFICE OF ATTORNEY GENERAL,
OLYMPIA, August 16, 1909.

Mr. Loren Grinstead, Chief Clerk, House of Representatives, Olympia,
Washington.

DEAR SIR: In reply to your inquiry as to the construction of section 12 of article II of the constitution, as to the length of the sessions of the legislature, will say that said section provides that "After the first legislature, the sessions shall not be more than sixty days."

The question seems to be whether this should be construed to mean sixty consecutive days or sixty legislative days.

In Moog v. Randolph, 77 Alabama 597, under a provision of the constitution of that state, providing that the sessions of the legislature should be limited to fifty days, it was held that this meant fifty legislative working days, excluding Sundays and other days on which by concurrent resolution the two houses do not sit. But the court in deciding this question says:

"This question has been repeatedly considered by the Judiciary Committee of the Senate and House of Representatives at successive sessions of the general assembly since the adoption of the constitution, and their reports concurring in this view have in each instance been
adopted by those bodies. Even if we regarded the question a doubtful one, we would hesitate to depart from this settled legislative construction of the fundamental law, especially in view of the serious consequences which would necessarily flow from it."

This case was followed by the Supreme Court of Arizona in Cheney v. Smith, 23 Pacific 680, but by a divided court; Chief Justice Wright filed a strong dissenting opinion, the argument in which is to my mind unanswerable. And in Maricopa County v. Osborn, 40 Pac. Rep. 313, the case of Cheney v. Smith was expressly overruled, the court then holding that sixty days means sixty consecutive days. This construction was adopted by the courts of Dakota and Utah as shown by

Treadway v. Schaub, 1 Dak. 249;
Territory v. Clayton (Utah), 18 Pac. Rep. 628;
Bank v. Co. of Yankton, 2 Dak. 365.

The section of the constitution under consideration does not mention Sundays, but in section 12, article 3, providing for the governor's veto of bills, it is provided that "If any bill shall not be returned by the governor within five days, Sundays excepted," and after the adjournment of the legislature "within ten days next after the adjournment, Sundays excepted."

Now, if it had been the intention of the constitutional convention that Sundays or recesses should be excepted, it certainly would have so stated. As they provided in one section that Sundays were to be excepted, this shows clearly that they did not intend to except Sundays in the section where they did not so provide.

As stated in the opinion, the supreme court of Alabama followed the construction that had been adopted by the legislature of that state, and was influenced by reason of the great injury that might have been done to the business of the state by a change in that construction. But in this state the legislature has adopted the opposite construction of this provision of the constitution, as it has uniformly adjourned at the expiration of sixty consecutive days after the convening of the legislature, and on reason and principle it seems to me that this is the construction that should be adopted.

I am, therefore, clearly of the opinion that this extra session cannot be extended beyond sixty consecutive days from the time of its convening.

It is my opinion, however, answering your further question, that the members are not entitled to per diem during the time of an extended recess, under the authority of State ex rel. Boyd v. Hastings, 16 Wisconsin 358.

Yours very respectfully,

W. P. Bell, Attorney General.

Mr. Beach moved that the minutes be corrected to show that last Wednesday, the 11th day of August, was the fiftieth day of the session, and that the minutes be approved accordingly.

The motion was carried.

—8 H X
REPORT OF STANDING COMMITTEE.


Objection was raised that a majority of the committee had not reported on the bill.

The chair ruled that a minority of a committee could not report a bill out over objection.

Mr. Thayer moved that the rules be suspended and House bill No. 18 be withdrawn from the committee.

Roll call was demanded, and the motion failed to pass by the following vote: Yeas, 32; nays, 24; absent or not voting, 40.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Buchanan, Byerly, Calkins, Cameron, Cline, Denman, Fancher, Farnsworth, Halsey, Hanna, Huffman, Jackson (R. A.), Leonard, McKinney, McMaster, Morris, Reeve, Sayre, Scott, Shutt, Spedden, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young—32.

Those voting nay were: Messrs. Beach, Bradsberry, Car­lyon, Cogswell, David, Erickson, Fisher, French, Ghent, Hall, Hayward, Jeffries, Kayser, Kenoyer, Lambert, McArthur, Mc­Innis, Miller, Morse, Norris, Sweet, Tennant, Webster, Weir—24.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Bugge, Burke, Campbell, Christensen, Clark, Edge, Eldridge, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Holm, Hubbell, Jackson (F. C.), Krouse, Locke, McClure, McGregor, McMillan, Palmer, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thompson (T. A.), Tonkin, Mr. Speaker—40.

Mr. Todd moved that the speaker pro tem. be authorized and directed to appoint three additional members on the Committee on Privileges and Elections, and that the committee be requested to report on House bill No. 18 by 2 o'clock tomorrow.

The motion was carried.

The speaker pro tem. appointed as additional members of the committee the following: Messrs. Spedden, Hall and Calk­kins.
INTRODUCTION AND FIRST READING OF BILLS.

The following bills were read the first time by title, and referred to committee or placed on calendar as indicated:

House bill No. 20, by Mr. Huffman, entitled "An act to aid the Quincy Valley Water Users' Association to procure a survey of certain lands in Grant county, Washington, with a view to irrigating the same, and declaring an emergency."

Referred to Committee on Irrigation and Arid Lands.

House bill No. 21, by Mr. Calkins, entitled "An act relating to teachers' institutes, and amending section 35, chapter 6, title 3, of chapter 97, Session Laws of 1909."

Placed on calendar.

House bill No. 22, by Mr. Ghent, entitled "An act to amend section 243 of chapter 249, Session Laws of 1909, relating to obstructing view of saloon."

Referred to Committee on Public Morals.

House bill No. 23, by Mr. Byerly, entitled "An act relating to the superior courts of the counties of Cowlitz, Skamania, Klickitat and Clarke, the election and appointment of judges therein, and declaring an emergency."

Referred to Committee on Judiciary.

House bill No. 24, by Mr. Ward, entitled "An act to assist officers of the law in the identification of dead bodies, criminals and insane persons."

Referred to Committee on Judiciary.

House bill No. 25, by Mr. Ghent, entitled "An act to amend section 284 of chapter 249 of the Session Laws of 1909, relating to the sale of cigarettes and cigarette materials and to prohibit the use thereof by minors and prescribing a penalty."

Placed on calendar.

House bill No. 26, by Mr. Sayre, entitled "An act proposing an amendment to article 2 of the constitution of the State of Washington, by adding a section thereto to be known as section 40, and relating to investigations into public affairs every two years."

Referred to Committee on Constitutional Revision.

House bill No. 27, by Mr. Ghent, entitled "An act regulating marriages, and the issue of marriage licenses, prohibiting marriages in certain cases, providing penalties for the violation of
the provisions of this act, and repealing all acts and parts of acts in conflict herewith, and declaring an emergency.”

Placed on calendar.

House bill No. 28, by Mr. Ghent, entitled “An act making it unlawful for white persons to intermarry with negroes, Japanese, Chinese, Hindus or persons of the Mongolian race, or to have carnal intercourse with Japanese, Chinese, Hindus, or persons of the Mongolian race, prescribing the penalty for the violation thereof, and declaring an emergency.”

Referred to Committee on Miscellaneous matters.

House bill No. 29, by Messrs. Erickson and French, entitled “An act to amend section 1, chapter 230 of the Session Laws of 1907, prohibiting stock running at large.”

Referred to Committee on Dairy and Live Stock.


Referred to Committee on Roads and Bridges.

House bill No. 31, by Mr. Bird, amending section 1 of an act approved February 18, 1907, 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.”

Placed on calendar.

House bill No. 32, by Mr. David, entitled “An act requiring street and electric cars to be properly heated for the comfort of passengers and employees, making the violation of same a misdemeanor, and prescribing a penalty.”

Referred to Committee on Judiciary.

House bill No. 33, by Mr. Bell, entitled “An act providing for the filling of vacancies in the office of representative in congress.”

Referred to Committee on Privileges and Elections.
EXTRAORDINARY SESSION, 1909

House bill No. 34, by Mr. Byerly, entitled “An act to regulate and in certain cases to prohibit the manufacture, sale, keeping for sale, owning or giving away any 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 calendar.

House bill No. 35, by Mr. Bell, entitled “An act to amend section 9 of an act entitled ‘An act to create a bureau of inspection and supervision of public offices, and to establish a uniform system of public accounting, auditing and reporting under the administration of the state auditor,’ approved March 10, 1909, and declaring an emergency.”

Placed on calendar.

House bill No. 36, by Mr. Sweet, entitled “An act to amend section 62 of an act entitled ‘An act relating to the state militia, providing for the organization, regulation, maintenance and discipline of the National Guard of Washington, defining certain offenses, prescribing penalties therefor, repealing certain acts and parts of acts, and declaring an emergency,’ being chapter 134 of the Laws of 1909.”

Referred to Committee on Military Affairs and Soldiers’ Home.

On motion of Mr. Morris, the House adjourned at 4:20 p.m.

LOREN GRINSTEAD,                   LEO. O. MEIGS,
Chief Clerk.                     Speaker.

FIFTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, August 17, 1909.

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

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Boone, Buck, Burke, Campbell, Cline, Edge, Eldridge, Fancher, French, Halferty, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (F.
C.), Krouse, Locke, McClure, McGregor, McMillan, Morris, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thompson (T. A.), and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

Prayer was offered by Rev. Todd, of Olympia.

**MESSAGE FROM THE SENATE.**

**SENATE CHAMBER,**

**OLYMPIA, WASH., August 16, 1909.**

**Mr. Speaker:**

The president has signed Senate bill No. 5, entitled "An act relating to the establishment and creation of commercial waterway districts, etc." and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

The speaker announced that he had signed Senate bill No. 5.

The speaker called Mr. Scott to the chair.

Mr. Beach moved that further reading of the minutes be dispensed with and that that portion of them relating to House bill No. 18 be expunged from the record.

The motion failed to pass.

On motion of Mr. Beach, further reading of the minutes was dispensed with.

Mr. Ghent moved that it be the sense of the members of the House that they protest against the action of the state auditor in requiring affidavits from the members before issuing their warrants.

Roll call was demanded, and the clerk proceeded with the call of the roll as follows:

Those voting yea were: Messrs. Beach, Cameron, Ghent.

Those voting nay were: Messrs. Anderson (John), Bell, Bird, Bolinger, Buchanan, Bugge, Byerly, Calkins, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Erickson, Farnsworth, Fisher, Hall, Halsey, Hanson (Ole).

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Bradsberry, Buck, Burke, Campbell, Edge, Eldridge, Fancher, French, Gordon, Halferty, Hanna, Hanson (H. H.).

At this point in the calling of the roll, on objection of Mr. Palmer, the chair sustained the point of order that the motion
was not in order, and directed that further call of the roll be dispensed with.

A petition relative to the hunting of deer with dogs in Kitsap county was read and referred to the Committee on Game and Game Fish.

Resolution by Mr. French:

Be it Resolved by the House of Representatives, That the committee heretofore appointed to investigate charges filed against the supreme court by II. N. DeWolfe, and also to investigate any charges that might have been filed against the members of the legislature, be and they are hereby discharged.

The resolution failed to pass.

Mr. Tennant offered the following resolution:

Resolved, That the committee appointed by this House to investigate the charges against the supreme court shall hereafter hold its meetings in absolute secrecy, and that the members thereof and the witnesses examined be instructed to keep the proceedings of said committee prior to its final report from the public and the press.

Roll call being demanded, the resolution passed by the following vote: Yeas, 38; nays, 17; absent or not voting, 41.

Those voting yea were: Messrs. Anderson (John), Beach, Bird, Bolinger, Bugge, Byerly, Calkins, Cameron, Carlyon, Cline, Cogswell, Denman, Fisher, French, Ghent, Hall, Hanna, Hayward, Jackson (R. A.), Kayser, Kenoyer, Lambert, Leonard, McKinney, McMaster, Miller, Morris, Morse, Norris, Reeve, Spedden, Sweet, Tennant, Thompson (H. W.), Vollmer, Ward, Weir, Young—38.

Those voting nay were: Messrs. Bell, Bradsberry, Buchanan, Christensen, Clark, Erickson, Fancher, Hanson (Ole), Jeffries, McArthur, McInnis, Sayre, Scott, Shutt, Todd, Webster, Whalley—17.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, David, Edge, Eldridge, Farnsworth, Gordon, Halferty, Halsey, Hanson (H. H.), Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Krouse, Locke, McClure, McGregor, McMillan, Palmer, Renick, Rogers, Rudene, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Taylor, Thayer, Thompson (T. A.), Tonkin, Mr. Speaker—41.

There being no objection, a statement of the House com-
committee appointed to investigate the DeWolfe charges against the supreme court was read by the chairman, Mr. Halsey, as follows:

To the House of Representatives of the State of Washington:

We, your committee appointed to investigate the charges against members of the supreme court of this state and report to this body at the earliest possible time, beg leave to state that we are not at this time ready to submit a journal report, for the reason that several witnesses have not testified whom your committee desires to hear, and whose evidence we deem important in the matter before us. We therefore ask that the investigation be continued, and the committee be given the power and means to that end.

ELMER E. HALSEY, Chairman.

Mr. Palmer moved that the rules be suspended, and that the House take up House concurrent resolution No. 14 immediately.

The motion was carried.

The resolution was read the first time.

On motion of Mr. Palmer, the rules were suspended, the reading already had considered the second and third, and the resolution placed on final passage, and passed the House by the following vote: Yeas, 56; nays, 0; absent or not voting, 40.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradberry, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, Denman, Edge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanna, Hanson (Ole), Hayward, Huffman, Jackson (R. A.), Kayser, Lambert, Leonard, McArthur, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Scott, Shutt, Spedden, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—56.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buchanan, Buck, Burke, Campbell, David, Eldridge, Gordon, Halferty, Hanson (H. H.), Hewitt, Holm, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Locke, McClure, McGregor, McMillan, Renick, Rogers, Rudene, Sayre, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin, Mr. Speaker—40.

On motion of Mr. Bell, the House took a recess.
AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Edge, Eldridge, Gordon, Halferty, Hanson (H. H.), Hewitt, Jackson (F. C.), Krouse, Locke, McClure, McMillan, Rogers, Rudene, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin, and Mr. Speaker.

The speaker pro tem. announced that, there being no objection, all absentees would be excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., August 17, 1909.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 14, relating to the House board of managers, and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.

House bill No. 18: Majority recommends that it do pass; minority recommends that it be indefinitely postponed.

House bill No. 17: Recommend that it do pass as amended. On motion of Mr. Slayden, House bill No. 17 was made a special order for tomorrow afternoon at 2 o’clock.

House bill No. 28: Recommend that it do pass. On motion of Mr. Palmer, the clerk was instructed to have House bill No. 28 printed.

House bill No. 8: Recommend that it do pass. Mr. Hubbell moved that House bill No. 8 be printed. On motion of Mr. Hanson (Ole), the motion was amended to include all bills introduced yesterday and today. The motion as amended was carried.

INTRODUCTION OF BILLS.

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

House bill No. 37, by Mr. Thayer, entitled “An act to provide for the reinstatement of corporations whose names have
been or may be stricken from the records of the office of the secretary of state, declaring the effect of a failure to secure such reinstatement, and declaring an emergency."

Referred to Committee on Judiciary.

House bill No. 38, by Mr. Meigs, entitled "An act to amend sections 1 and 5 of an act 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," approved March 13, 1907."

Referred to Committee on Irrigation and Arid Lands.

House bill No. 39, by Mr. French, entitled "An act repealing the appropriation for the Washington State Fair."

Referred to Committee on Appropriations.

House bill No. 40, by Mr. Thayer, entitled "An act to amend section 4 of an act entitled "An act providing for the establishment and maintenance of public and free libraries and museums," approved March 13, 1909."

Referred to Committee on Education.

House bill No. 41, by Mr. Weir, entitled "An act to amend section 437 of an act entitled "An act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime, and repealing certain acts," being section 437 of chapter 249 of the Session Laws of the regular session of the Legislature of 1909, and declaring an emergency."

Referred to Committee on Judiciary.

House bill No. 42, by Mr. McArthur, entitled "An act appropriating the sum of $8,000, or so much as may be necessary, for the purchase of certain lands to be used in connection with the State Institution for the Feeble Minded near Medical Lake, and repealing an appropriation of $8,000 to purchase for said state institution agricultural land, not to include lake front, contained in the general appropriation bill which passed the Senate of the State of Washington on March 19, 1909, and passed the House on March 11, 1909."

Referred to Committee on Appropriations.

House bill No. 43, by Mr. Slayden, entitled "An act to pro-
vide for annexing certain county territory to a neighboring county to which it is contiguous."

Referred to Committee on Tide Lands.

SECOND READING OF BILLS.

House bill No. 21: On motion of Mr. McKinney, 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, 63; nays, 1; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Hanna, Hanson (Ole), Hayward, Holm, Hubbell, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Norris, Palmer, Reeve, Renick, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—63.

Voting nay: Mr. Denman—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Edge, Eldridge, Fancher, Halferty, Halsey, Hanson (H. H.), Hewitt, Huffman, Jackson (F. C.), Krouse, Locke, McClure, McMillan, Morris, Rogers, Rudene, Sims, Sparks, Stevens (A. M.), Stone, Stuart, Sweet, Taylor, Thompson (T. A.), Tonkin, Mr. Speaker—32.

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

Mr. Ward moved that the rules be suspended, and Senate bill No. 26 be withdrawn from the committee and placed on the calendar.

The motion failed to pass.

REPORT OF STANDING COMMITTEE.

House bill No. 18: Majority recommend that it do pass; minority recommend that it be indefinitely postponed.

Mr. Palmer moved to strike out in lines 2 and 3 of section
1 of the printed bill the words "that section 2 of chapter 209 of the Session Laws of 1907 is amended to read as follows: Section 2."

The motion failed to pass.

Mr. McMaster moved that the rules be suspended, and that the speaker pro tem. appoint a committee of five to put House bill No. 18 in proper form and report back to the House tomorrow at 10:30 a.m.

The motion was carried by the following vote: Yeas, 48; nays, 19; absent or not voting, 29.

Those voting yea were: Messrs. Beach, Bell, Bird, Bishop, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Christensen, Clark, Cline, Cogswell, David, Erickson, Fisher, French, Ghent, Gordon, Hall, Hanna, Hayward, Holm, Hubbell, Huffman, Kayser, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, Miller, Morse, Palmer, Sayre, Shutt, Slayden, Spedden, Stephens (E. M.), Sweet, Tennant, Ward, Webster, Weir, Whalley, Young—48.

Those voting nay were: Messrs. Anderson (John), Cameron, Campbell, Denman, Fancher, Farnsworth, Halsey, Hanson (Ole), Jackson (R. A.), Jeffries, Kenoyer, McInnis, Morris, Reeve, Scott, Thompson (H. W.), Todd, Vollmer, Mr. Speaker—19.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Carlyon, Edge, Eldridge, Haferty, Hanson (H. H.), Hewitt, Jackson (F. C.), Krouse, Locke, McClure, McMillan, Norris, Renick, Rogers, Rudene, Sims, Sparks, Stevens (A. M.), Stone, Stuart, Taylor, Thayer, Thompson (T. A.), Tonkin—29.

The chair appointed as members of this committee the following: Messrs. McMaster, Todd, Beach, McGregor and Tennant.

On motion of Mr. Palmer, the House adjourned at 4 p.m.

Loren Grinstead, Leo. O. Meigs,
Chief Clerk. Speaker.
The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Buck, Burke, Calkins, Edge, Eldridge, Halferty, Hanson (H. H.), Huffman, Jackson (F. C.), Krouse, Locke, McClure, McMillan, Renick, Rogers, Rudene, Sims, Sparks, Stevens (A. M.), Stuart, Taylor, Thompson (T. A.), Tonkin, and Vollmer.

The speaker announced that, there being no objection, all absentees would be excused.

Prayer was offered by Rev. Todd, of Olympia.

On motion of Mr. Beach, further reading of the minutes was dispensed with.

The speaker announced that he had signed House concurrent resolution No. 4.

A number of communications and petitions were read and referred to the proper committees.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

Mr. Palmer moved that the House employees be paid the usual mileage for attendance at the special session reconvened August 11, 1909.

The motion was carried.

On motion of Mr. Scott, Messrs. Scott, Beach and Fancher were appointed a committee and escorted Senator Piles to the rostrum, and Senator Piles addressed the House for a few minutes.

There being no objections, Mr. Todd offered the following resolution:

House concurrent resolution No. 15, relating to the continuation of the committee appointed to investigate the charges made by H. N. DeWolfe against the supreme court, and any charges
that might be made against a member or members of the legislature.

The resolution was read the first time, and on motion of Mr. Todd the rules were suspended, the first reading considered the second and third, and the resolution placed on final passage.

On motion of Mr. Slayden, the resolution was returned to second reading for the purpose of amendment.

On motion of Mr. Slayden, the resolution was made a special order for Friday.

Mr. Slayden moved that the committee appointed to investigate charges against the supreme court be instructed to report to the House at 2:30 o'clock Thursday afternoon.

The motion was carried.

On motion of Mr. Ghent, House concurrent resolution No. 10 was taken from the committee for consideration by the House, and read the second time.

On motion of Mr. Palmer, the resolution of Mr. Buchanan, as chairman of the Judiciary Committee, was adopted as an amendment to House concurrent resolution No. 10.

On motion of Mr. Ghent, the rules were suspended, the second reading was considered the third, the resolution placed on final passage, and passed the House by the following vote: Yeas, 67; nays, 2; absent or not voting, 27.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, David, Denman, Edge, Erickson, Fancher, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hanson (Ole), Hayward, Holm, Hubbell, Huffman, Jeffries, Kayser, Lambert, Leonard, McArthur, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Farnsworth, Jackson (R. A.)—2.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Cline, Eldridge, Halfferty, Hanson (H. H.), Hewitt, Jackson (F. C.), Kenoyer, Krouse, Locke, McClure, McGregor, McInnis, McMillan, Ren-
ick, Rogers, Rudene, Sims, Stevens (A. M.), Stuart, Taylor, Thompson (T. A.), Tonkin—27.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., AUGUST 17, 1909.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House concurrent resolution No. 14, have compared the same with the engrossed bill and find it correctly enrolled.

JOHN ANDERSON, Chairman pro tem.

I concur in the above report: Geo. B. Webster.

On motion of Mr. Hanson (Ole), House bill No. 18 was made a special order for 1:30 p. m.

On motion of Mr. Ghent, the rules were suspended, and the clerk directed to immediately transmit to the Senate House concurrent resolution No. 10.

On motion of Mr. Hanson (Ole), 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. Anderson (Nels), Anderson (W. T.), Boone, Buck, Bugge, Burke, Cameron, Campbell, David, Edge, Halferty, Hanson (H. H.), Hewitt, Jackson (F. C.), Krouse, McClure, McGregor, McInnis, McMillan, Reeves, Renick, Rogers, Sims, Slayden, Sparks, Stevens (A. M.), Stuart, Taylor, and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., AUGUST 17, 1909.

MR. SPEAKER:

We, your special committee, to whom was referred House bill No. 18, entitled "An act relating to the nomination of candidates for public office in 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 do pass with the following amendments:

Amend section 1, line 3 of the printed bill by striking all the words
between the word "of" and the word "amended" and insert instead the following: "Said act shall be."

Also amend section 2, lines 2 and 3 of the printed bill by striking all the words between the word "of" in line 2 and the word "be" in line 3 and insert instead the words "said act shall."

W. C. McMaster, Chairman.

We concur in this report: Hugh C. Todd, B. E. McGregor, Geo. R. Tennant.

SPECIAL ORDER.

The hour having arrived, the House took up consideration of House bill No. 18 as a special order.

Mr. Webster moved that House bill No. 18 be indefinitely postponed.

The motion failed to pass.

The bill was read the second time by sections, and on motion of Mr. Whalley, the committee amendments were adopted.

On motion of Mr. Campbell, the rules were suspended, the second reading considered the third, the bill was considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 10; absent or not voting, 22.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Campbell, Carleyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanna, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—64.

Those voting nay were: Messrs. Beach, Bishop, Hall, Lambert, McArthur, McGregor, Norris, Stuart, Tennant, Webster—10.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Buggie, Burke, Edge, Ghent, Halferty, Hanson (H. H.), Jackson (F. C.), Krouse, Locke, McClure, McMillan, Renick, Rogers, Sims, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin—22.

The emergency clause failed to pass by the following vote: Yeas, 60; nays, 11; absent or not voting, 25.
Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Halsey, Hanna, Hanson (Ole), Hayward, Hewitt, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Leonard, McArthur, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Spedden, Stephens (E. M.), Stone, Sweet, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—60.

Those voting nay were: Messrs. Beach, Bishop, Bugge, Hall, Kenoyer, Lambert, Norris, Stuart, Tennant, Webster, Weir—11.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Edge, Ghent, Hafferty, Hanson (H. H.), Holm, Jackson (F. C.), Krouse, Locke, McClure, McGregor, McMillan, Renick, Rogers, Sims, Slayden, Sparks, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin—25.

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

There being no objection, the speaker announced that the rules would be suspended, and that the chief clerk would transmit House bill No. 18 to the Senate immediately.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., August 18, 1909.

Mr. Speaker:

The president has signed Senate bill No. 24, entitled "An act relating to materialmen's liens, etc.,” and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The speaker announced that he had signed Senate bill No. 24. The speaker called Mr. Farnsworth to the chair.

REPORT OF STANDING COMMITTEE.

House bill No. 17: Recommend it do pass as amended.

—9H X
The hour having arrived, the House took up consideration of House bill No. 17 on second reading.

Mr. Speaker:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 17, entitled "An act authorizing cities of the first class to levy and collect original and supplemental assessments and re-assessments upon all property specially benefited to pay the cost of any local improvement, or any portion of such cost," 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:

Strike out everything after the enacting clause and insert in lieu thereof the following:

"Section 1. That all cities of the first class in the State of Washington are hereby authorized to construct and maintain upon public streets, wherever public necessity may require, bridges, drawbridges, viaducts, elevated roadways and tunnels, or any combination thereof, together with all necessary approaches thereto, with or without street railway tracks thereon or therein, and to assess and re-assess property which the city council of such city shall find to be especially benefited thereby, to defray the whole or any part of the cost of such improvement, whether such property to be assessed or reassessed is adjoining, contiguous or proximate to said improvement or not.

"Sec. 2. The city council of any such city may establish local improvement districts, the property within which shall be assessed to defray the cost of any such improvement or any part thereof, which district may include the real estate of such portion of such city as the city council thereof deems to be specially benefited by the construction of such improvement. The boundaries of such district shall be established and fixed by ordinance. Prior to the passage of said ordinance, notice by resolution shall be given in the usual manner as required by the charter of such city by publication in the official newspaper, giving the hour and place at which the limits of said proposed district will be considered by the council of such city for the purpose of amending, changing or adopting the same, at which time any persons who desire to object to the establishment of the limits, as set out in said resolution, shall be heard. Said hearing may be adjourned from time to time for further consideration if the city council should so desire. After such hearing and consideration, the determination by the city council as to the boundaries of the district to be assessed shall be final and conclusive.

"Sec. 3. Such council may prescribe by general ordinance the mode and manner in which the charge upon property in such local improvement district shall be assessed and determined for the purpose of pay-
ing the cost and expense of establishing and constructing such improve­
ment: Provided, however, That no assessment shall be levied on any
such district the aggregate of which is a greater sum than 25% of the
assessed value of all the real property in such district according to the
last equalized assessment thereof for general taxation: And provided
further, That there shall be, in all cases, an opportunity for a hearing
upon objections to the assessment roll by the parties affected thereby,
before the council as a board of equalization, which hearing shall be
after publication of reasonable notice thereof, such notice to be pub­
lished in such manner and for such time as may be prescribed by or­
dinance. At such hearing, or at legal adjournments thereof, such
changes may be made in such assessment roll as the city council may
find necessary to make the same just and equitable. Railroad right­
of-way shall be assessed for such benefits as shall inure or accrue to the
owners, lessees or operators of the same, resulting or to result from the
construction and maintenance of any such improvement, whether such
right-of-way lie within the limits of any street or highway or not, such
assessment to lie against the franchise rights when such right-of-way
is within such street or highway. When such assessment roll shall
have been finally confirmed by the city council, the charges therein
made shall be and become a lien against the property or franchise
therein described, paramount to all other liens (except liens for assess­
ments and taxes) upon the property assessed from the time the assess­
ment roll shall be placed in the hands of the collector.

"Sec. 4. As a part of the original construction of any improve­
ment herein authorized, or afterwards as an alteration thereof, any such
city, notwithstanding any charter provision to the contrary, may, at its
own cost, construct, maintain and operate street railway tracks in the
roadway thereof, and may provide electric power for the propulsion of
cars, and may lease the use of such tracks and power for the operation
of street cars or interurban railways; or such city may authorize any
operator of street or interurban railways to construct and furnish such
street railway tracks and electric power and use the same for street or
interurban purposes, under lease or franchise ordinance: Provided,
That no such lease or franchise shall be exclusive, but shall at all times
reserve the right to such city to permit other lines of street or inter­
urban railway to use such street railway tracks in common with any
preceding lessee or grantee, upon equal terms. The rate of lease or
use of such street railway tracks for street or interurban cars shall
be as fixed by the legislative authority of such city, but shall not be less
than one mill for each passenger carried, or ten cents for each freight
car moved over such improvement. The income from such charges,
rental and leasing shall be used wholly for the maintenance, repair and
betterment of said improvement and the extinguishment of any debt
incurred by said city in constructing the same.

"Sec. 5. The provisions and remedies provided by this act are and
shall be cumulative of existing provisions and remedies, and nothing in
this act contained shall be held to repeal any provision of the existing
law or of any charter of any city upon the subject matter thereof, but
such existing law or charter provision shall continue in full force and
effect, and it shall be optional with the city authorities to proceed
under either such existing law, charter provision or act.

"Sec. 5. An emergency exists, and this act shall take effect im-
mediately."

Strike out the title and insert in lieu thereof the following:
"An act authorizing cities of the first class in the State of Wash-
ington to construct and maintain, upon public streets, wherever public
necessity may require, bridges, drawbridges, viaducts, elevated road-
ways and tunnels, with or without street railways thereon or therein,
and providing for the levy and collection of assessments upon property
specially benefited thereby, to pay therefor, and declaring an emerg-
ency."

GEO. R. TENNANT, Chairman.

We concur in this report: W. G. Norris, R. E. Buchanan, H. C. Hay-
ward, R. D. Shutt.

The bill was read the second time by sections, and on motion
of Mr. Norris the committee amendments were adopted.

Mr. Slayden offered the following amendments:

Amend section 1 of the bill, as amended, by inserting after the word
"Washington" in line 1 thereof, "which at the government census of
1900 had a population in excess of 80,000."

Amend section 1 of the bill by inserting after the word "streets" in
line 2 thereof, as follows: "and upon the extension or connections
thereof across waterways, rivers, canals or other channels."

Amend section 4 of the bill, as amended, by inserting after the
word "alteration," in the second line thereof, the words "or renewal."

Amend the title of the bill, as amended, by inserting in line 1,
after the word "Washington," as follows: "which at the government
census of 1900 had a population in excess of 80,000."

Amend the title, after the word "streets," in line 2, as follows:
Insert "and upon the extensions or connections thereof across water-
ways, rivers, canals or other channels."

The amendments were adopted.

On motion of Mr. Norris, the rules were suspended, the sec-
ond reading considered the third, the bill considered engrossed,
and placed on final passage, and passed the House by the fol-
lowing vote: Yeas, 69; nays, 1; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Beach,
Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge,
Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen,
Clark, Cogswell, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanna, Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—69.

Voting nay: Mr. Gordon—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Cline, David, Edge, Fancher, Halferty, Hanson (H. H.), Jackson (F. C.), Krouse, Leonard, Locke, McClure, McMillan, Renick, Rogers, Sims, Sparks, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin, Mr. Speaker—26.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bishop, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanson (Ole), Hayward, Hewitt, Holm, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—70.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Boone, Buck, Burke, Cline, David, Edge, Halferty, Hanna, Hanson (H. H.), Hubbell, Jackson (F. C.), Krouse, Leonard, Locke, McClure, McMillan, Renick, Rogers, Sims, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin, Mr. Speaker—26.

There being no objections, the title of the bill was ordered to stand as the title of the act.
The hour having arrived, the House took up consideration of House bill No. 4 of the current session and the governor's veto message thereon.

The bill failed to pass over the governor's veto by the following vote: Yeas, 30; nays, 34; absent or not voting, 32.

Those voting yea were: Messrs. Beach, Bell, Bird, Bradberry, Bugge, Clark, Cogswell, Erickson, Farnsworth, Fisher, French, Ghent, Hall, Hanson (Ole), Hayward, Jeffries, Kayser, Lambert, McArthur, McInnis, Miller, Morse, Slayden, Stephens (E. M.), Stuart, Tennant, Thayer, Ward, Webster, Weir—30.

Those voting nay were: Messrs. Anderson (John), Bolinger, Buchanan, Byerly, Calkins, Campbell; Carlyon, Christensen, David, Denman, Eldridge, Fancher, Gordon, Halsey, Hanna, Holm, Huffman, Jackson (R. A.), Leonard, McGregor, McKinney, McMaster, Morris, Reeve, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Thompson (H. W.), Todd, Vollmer, Young—34.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Cameron, Cline, Edge, Halferty, Hanson (H. H.), Hewitt, Hubbell, Jackson (F. C.), Kenoyer, Krouse, Locke, McClure, McMillan, Norris, Palmer, Renick, Rogers, Sims, Sparks, Stevens (A. M.), Sweet, Taylor, Thomson (T. A.), Tonkin, Whalley, Mr. Speaker—32.

On motion of Mr. Palmer, the rules were suspended, the House took up consideration of the following order of business:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON,
EXECUTIVE DEPARTMENT,
OLYMPIA.

Gentlemen of the Senate and of the House of Representatives:

Since your adjournment in July, the people of this state have been called upon to mourn the loss of Congressman Francis W. Cushman, who died in New York city, July 6th. Through his untiring labor, by force of his broad intellectual grasp of legislative problems, his fearless honesty and his steadfast adherence to principle, Congressman Cushman had attained a position of influence in the national House of Representatives that made his services such that the State of Washington could ill afford to lose. His untimely death has left a vacancy in this state's congressional delegation, an emergency for which the legislature
has failed to make specific provision and which is not definitely covered by the organic act of this state. I recommend that you enact a direct primary law with an emergency clause so it may be used providing for the nomination of United States representatives when vacancies occur.

Having been apprised of the heavily congested condition of the court dockets of King county, and the inability of the courts to keep abreast of the matters that come before them for adjudication, I am convinced that immediate relief is imperative. I understand that the courts are six months behind in the trial of cases set for hearing, and I recommend that you provide for an additional superior court judge for that county, that the administration of justice may be properly expedited.

At your regular session you appropriated $124,000.00 for the purpose of acquiring four suitable sites for establishing rock-crushing plants and for purchasing and installing the plants, appliances, tools, et cetera, and for the purpose of purchasing buildings and erecting necessary stockade. By appealing to various localities, we have been enabled to secure four quarry sites free of charge to the state: one on Fidalgo Island, which, owing to water transportation, is so located that the product can be cheaply transported to a dozen counties bordering on Puget sound; one at Meskill, in the southwestern part of the state; one at North Yakima, in the southcentral, and one at Walla Walla, in the southeast. So far, less than one-half of the appropriation made by you has been spent. The Good Roads people of Spokane have been giving the assistant highway commissioner office room free of charge in their city and have voluntarily pledged $5,000.00 per year for two years, to be used in good roads work, and are also offering to the state a quarry site free of charge, one which our state geologist informs us is of the best quality of rock for road-building purposes. I request that you give the state board of control authority to accept the Spokane offer and to purchase and install five rock-crushing plants, instead of four.

At the time you made the appropriation for purchasing and installing rock-crushing plants, you failed to provide funds whereby the plants could be operated. I request that you allow the board of control to use the surplus of the $124,000.00 appropriated over and above the cost of installing the five crushing plants as a revolving fund for the operation of the plants.

A large quantity of expensive blanks and forms is required by the adjutant general in the administration of his department, and the amount appropriated to that department at the last regular session of the legislature was entirely insufficient to provide this necessary printing. Accordingly, I recommend that you appropriate $1,000 for printing for the adjutant general's department.

A carefully prepared report and estimate compiled by the adjutant general's office shows that, in order to maintain the National Guard on its present high plane of efficiency and meet the requirements of the Federal government, it will be necessary to appropriate an additional
$36,680 for maintenance, and I recommend that this sum be appropriated out of the state military fund.

The law passed by the last legislature affecting the state schools for the deaf and the blind made necessary a change in the record books, blanks and stationery for these institutions. The schools have been unable to secure this needed printing because of the failure on the part of the legislature to provide a printing fund for the School for the Blind and the appropriation of an altogether insufficient amount for the School for the Deaf. This condition calls for remedy, and I recommend that an appropriation of $100.00 be made for printing for the School for the Deaf and an appropriation of $200.00 for the School for the Blind.

During the regular session you created a state capitol commission, and among its other duties directed: "The state capitol commission shall cause state lands to be appraised and prepare an abstract or record of all the capitol building lands, with maps, etc.," and you made an appropriation of $12,000.00 to carry on the work. Your commission finds that the appropriation is totally inadequate, and that it will require almost that amount to cruise and appraise the lands in Jefferson and Clallam counties.

At a meeting of the commission held on August 2, 1909, a resolution was passed requesting the governor to ask the legislature to appropriate $16,000 more to carry on and complete the work. I recommend that this appropriation be made, and I think it might be well that a commission be created and an appropriation made to have all our state lands cruised. The state is the only large holder of lands in the state, both agricultural and timber, owning something upwards of three million acres, that has no reliable record or description of what it possesses.

During practically every session of the legislature since Washington was admitted to the Union, special interests of one kind and another have maintained paid lobbyists at the state capitol for the purpose of defeating or rendering impotent legislation distasteful to their employers. The presence of these paid agents, sent for the purpose of corruption, has been an insult to the legislature and a discredit to the state. They seek to and frequently have succeeded in preventing a free expression of the popular will, and, emboldened by their success, they not only direct their efforts to defeating good and wholesome laws, but have brazenly loaned their support to vicious legislation. Obnoxious influences such as these should no longer be tolerated, and I especially recommend that you enact a law placing a check upon these people; that when a paid lobbyist shall come to the capitol he shall first be compelled to register with the secretary of state and shall file a statement with him showing by whom he is employed, with a brief description of the legislation in which he is interested; that within thirty days after the legislature adjourns he shall file a sworn statement with the secretary of state showing in detail all expenses paid or incurred, promised directly or indirectly, in connection with the legislation pending at the late session.
I transmit to you herewith a joint resolution passed by the congress of the United States, proposing an amendment to the constitution of the United States, to be known as Amendment 16, giving congress the power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration.

I recommend that you ratify this amendment.

Most respectfully submitted,

M. E. Hay, Governor.

Aug. 16, 1909.

SIXTY-FIRST CONGRESS OF THE UNITED STATES OF AMERICA;
AT THE FIRST SESSION.

Begun and held at the city of Washington on Monday, the fifteenth day of March, one thousand nine hundred and nine.

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, two-thirds of each House concurring therein, That the following article is proposed as an amendment to the constitution of the United States, which, when ratified by the legislatures of three-fourths of the several states, shall be valid to all intents and purposes as a part of the constitution:

"Article XVI. The congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration."

J. G. CANNON,
Speaker of the House of Representatives.

J. S. SHERMAN,
Vice-President of the United States and President of the Senate.

Attest:

A. McDowell, Clerk of the House of Representatives.

CHARLES G. BENNETT, Secretary.

By Henry H. Gilfry, Chief Clerk.

I certify that this joint resolution originated in the Senate.

CHARLES G. BENNETT, Secretary.

By Henry H. Gilfry, Chief Clerk.

REPORTS OF STANDING COMMITTEES:

House bill No. 32: Recommend it do pass.

House bill No. 23: Recommend it do pass.

House bill No. 41: Recommend it do pass.

House bill No. 33: Majority recommend it do pass; minority recommend it be indefinitely postponed.

House bill No. 29: Recommend it do pass.
House bill No. 30: Majority recommend it do pass; minority recommend it do not pass.

INTRODUCTION OF BILLS.

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

House bill No. 44, by Mr. Scott, entitled “An act requiring legislative counsel and legislative agents retained or employed for compensation by any person, firm, corporation or association, to promote or oppose the passage of bills or resolutions, or the approval of the same, to file with the secretary of state a statement in writing, subscribed by such counsel or agent, stating the name of the person, firm, corporation or association by whom or on whose behalf he is retained or employed, together with a brief description of the legislation in reference to which such service is to be rendered, requiring itemized statement of expenditures to be filed, prohibiting legislative agents or counsel from going upon the floor of the legislature, providing penalties for the violation of this act, with an emergency clause.”

Referred to Committee on Public Morals.

House bill No. 45, by Mr. Beach, entitled “An act providing for the appointment and qualification of an assistant state auditor, making an appropriation therefor and declaring an emergency.”

Referred to Committee on Judiciary.

House bill No. 46, by Mr. Fancher, entitled “An act authorizing the state board of control to acquire by gift, purchase, donation, condemnation or otherwise certain lands for the use of the State Institution for Feeble-Minded.”

Referred to Committee on Judiciary.

House bill No. 47, by Mr. Beach, entitled “An act to repeal chapter 249 of the Laws of 1909, known as the criminal code, and to declare all acts or parts of acts repealed or purported to have been repealed by section 52 of said act the existing law of this state covering the subject to which they severally relate.”

Referred to Committee on Judiciary.

House bill No. 48, by Committee on Military Affairs, entitled “An act making an appropriation from the military fund to
EXTRAORDINARY SESSION, 1909

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care for the graves of Philippine soldiers buried in the Masonic cemetery at Olympia, Washington."

Placed on calendar.

House bill No. 49, by Mr. Hubbell, entitled "An act for the relief of Ernest Joyce, Alexander Joyce, Mary Joyce, William Joyce and Olive Joyce from further liability upon forfeited bail bonds and judgments rendered thereon in causes No. C3648 and C3649 in the superior court of Washington in and for Kittitas county, judgments being in the sum of $1,000 each, and entered on the 24th and 29th days of March, respectively."

Referred to Committee on Appropriations.

House bill No. 50, by Mr. Bell, entitled "An act relating to duties of county auditors and amending sections 1, 3, 6, of article 8, chapter 4, title III of chapter 97, Laws of 1909, approved March 11, 1909, and declaring an emergency."

Referred to Committee on Judiciary.

House bill No. 51, by Mr. Cameron, entitled "An act relating to the boundaries of the 25th, 26th, 27th, 28th and 29th senatorial districts, and the 35th, 36th, 37th, 38th and 39th representative districts in Pierce county, State of Washington."

Referred to Committee on Judiciary.

House bill No. 52, by Committee on State Capitol and Grounds, entitled "An act relating to the powers of the state capitol commission, and making an appropriation therefor."

Placed on calendar.

House bill No. 53, by Mr. Hubbell, entitled "An act to amend section 9 of an act entitled 'An act to create a bureau of inspection and supervision of public offices, and establish a uniform system of public accounting, auditing and reporting under the administration of the state auditor,' approved March 10, 1909."

Referred to Committee on Judiciary.

House bill No. 54, by Mr. Hubbell, entitled "An act making an appropriation for printing for certain departments and institutions of the state."

Referred to Committee on Appropriations.

House bill No. 55, by Mr. Bell, entitled "An act relating to the registration of voters and amending chapter 171, Laws of 1905, entitled 'An act relating to the registration of voters, and amending sections 1450, 1451, 1455, 1460 and 1461 of
Ballinger’s Annotated Codes and Statutes of the State of Washington, approved March 11, 1905.”

Referred to Committee on Privileges and Elections.

House bill No. 56, by Mr. McGregor, entitled “An act to prohibit the unauthorized sale or disposal of intoxicating liquors, and providing a penalty for violation thereof.”

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

House bill No. 27, relating to the regulation of marriages:
The bill was read the second time by sections.

Mr. Thayer moved that the word “five” in line 2 of section 3 of the printed bill be stricken out, and the word “two” be inserted in lieu thereof.

Mr. Shutt moved to amend by inserting “three” instead of “two.”

The amendment to the amendment was lost.

The amendment was adopted.

On motion of Mr. McMaster, section 5 of the bill was stricken out.

On motion of Mr. Ghent, the rules were suspended, the second reading considered the third, and the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 50; nays, 14; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Beach, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Christensen, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fisher, French, Ghent, Hall, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Kenoyer, McArthur, McGregor, McMaster, Miller, Morris, Morse, Reeve, Rudene, Sayre, Shutt, Slayden, Sparks, Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Vollmer, Ward, Weir, Whalley—50.

Those voting nay were: Messrs. Bell, Bird, Fancher, Farnsworth, Halsey, Lambert, Leonard, Palmer, Scott, Spedden, Stephens (E. M.), Todd, Webster, Young—14.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Carlyon, Clark, Edge, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Jeffries, Kayser, Krouse,
EXTRAORDINARY SESSION, 1909

Locke, McClure, McInnis, McKinney, McMillan, Norris, Renick, Rogers, Sims, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin, Mr. Speaker—32.

The emergency clause passed the House by the following vote: Yeas, 64; nays, 1; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Hanna, Holm, Hubbell, Huffman, Jackson (R. A.), Kayser, Kenoyer, Lambert, McArthur, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Sweet, Tennant, Thayer, Thompson (H. W.), Todd, Ward, Webster, Weir, Whalley, Young—64.

Voting nay: Mr. Leonard—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Edge, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jackson (F. C.), Jeffries, Krouse, Locke, McClure, McGregor, McInnis, McMillan, Renick, Rogers, Sims, Stevens (A. M.), Taylor, Thompson (T. A.), Tonkin, Vollmer, Mr. Speaker—31.

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

Resolution by Mr. Weir:

WHEREAS, The extraordinary session of the Legislature of 1909 ends on Saturday, August 21, 1909; therefore be it

Resolved by the House, That no further bills may be introduced after adjournment on August 18, 1909.

The resolution was adopted.

On motion of Mr. Scott, House bill No. 37 was made a special order for tomorrow at 10:30 a.m.

On motion of Mr. McMaster, the House adjourned at 5 p.m.

LOREN GRINSTEAD,

Chief Clerk.

LEO. O. MEIGS,

Speaker.
FIFTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, August 19, 1909.

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

Prayer was offered by Rev. J. C. Zeller, of Tacoma.

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Bell, Bishop, Bolinger, Boone, Buck, Burke, Campbell, Edge, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Krouse, Lambert, Locke, McClure, McGregor, McMillan, Reeve, Renick, Sims, Shutt, Sparks, Stevens (A. M.), Taylor and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

On motion of Mr. Beach, further reading of the minutes was dispensed with.

On request of Mr. Thompson, request was given to suspend the rules and return House bill No. 11 to second reading.

Mr. Ward moved that the House go into Committee of the Whole House for the consideration of House bill No. 11.

The motion was lost.

Division was called for, and the speaker announced that the motion had been carried.

COMMITTEE OF THE WHOLE HOUSE.

The speaker called Mr. Beach to the chair as chairman of the committee.

The bill was considered in the Committee of the Whole and reported back to the House with the recommendation that it do pass with the following amendments:

Strike out all of sections 3, 4 and 5, and insert a section to read as follows: "Sec. 3. The inmates of the Soldiers' Home shall be removed to the Veteran's Home in order of their enrollment."

The Committee of the Whole House arose, the speaker resumed the chair, received the report of the committee and on
motion of Mr. Beach, the report of the Committee of the Whole House was adopted.

On motion of Mr. Beach, the report of the Committee of the Whole House was adopted.

On motion of Mr. Thompson (H. W.), 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, 32; nays, 31; absent or not voting, 33.

Those voting yea were: Messrs. Bolinger, Byerly, Calkins, Christensen, Clark, Cline, Denman, Eldridge, Farnsworth, Fisher, Halsey, Hubbell, Jackson (R. A.), Jeffries, McMaster, Morse, Rudene, Scott, Sparks, Spedden, Stephens (E. M.), Stone, Stuart, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—32.

Those voting nay were: Messrs. Anderson (John), Beach, Bell, Buchanan, Cameron, Carlyon, Cogswell, David, Erickson, Fancher, French, Ghent, Gordon, Hall, Hanna, Hayward, Hewitt, Huffman, Kayser, Leonard, McArthur, McGregor, McKinney, Miller, Palmer, Sayre, Slayden, Sweet, Thayer, Thompson (T. A.), Mr. Speaker—31.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Boone, Bradberry, Buck, Bugge, Burke, Campbell, Edge, Halferty, Hanson (H. H.), Hanson (Ole), Holm, Jackson (F. C.), Kenoyer, Krouse, Lambert, Locke, McClure, McInnis, McMillan, Morris, Norris, Reeve, Renick, Rogers, Sims, Shutt, Stevens (A. M.), Taylor, Tonkin—33.

COMMUNICATION FROM REPRESENTATIVE E. B. PALMER.

OLYMPIA, WASH., August 19, 1909.

Hon. Leo. O. Meigs, Speaker of House of Representatives.

Dear Sir: I have not been sitting in some of the last meetings of the committee appointed to investigate certain charges against the supreme court, and if the committee is continued I shall decline to act. I therefore, in that event, request that you appoint another member in my place.

Yours respectfully,

E. B. Palmer.

Mr. Scott moved to reconsider the motion of Mr. Palmer, made yesterday, whereby the House employes were granted mileage.

The motion was carried.
On motion of Mr. Scott, the matter was referred to a committee of three, consisting of Messrs. Scott, Palmer and Farnsworth.

The speaker announced that he had appointed Mr. Calkins as chairman pro tem. to call the House to order this afternoon at the afternoon session and to preside.

MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

The president has signed House concurrent resolution No. 14, relating to the House board of managers, and the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

REPORT OF ENGROSSING COMMITTEE.

House of Representatives,

Mr. Speaker:

We, your Committee on Engrossed Bills, have had under consideration House bill No. 17, and find the same correctly engrossed.

C. G. Morris, Chairman.

We concur in this report: R. F. Holm, O. R. McKinney.

On motion of Mr. Beach, the House took a recess.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Beach, Bishop, Buck, Burke, Cameron, Clark, Edge, Fancher, Halferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Krouse, Lambert, Locke, McClure, McMillan, Norris, Reeve, Renick, Rogers, Sims, Shutt, Slayden, Sparks, Spedden, Stevens (A. M.), Stephens (E. M.), Taylor, Tonkin, Whalley and Mr. Speaker.

The speaker pro tem. announced that, there being no objection, all absentees would be excused.

On motion of Mr. Scott, the consideration of House bill No. 41 was made a special order for 4 p.m.

On motion of Mr. Buchanan, the consideration of Senate bill No. 27 was made a special order for 3 p.m.
On motion of Mr. Bell, the consideration of House bill No. 33 was made a special order for 4:30 p.m.

On motion of Mr. Thayer, the consideration of House bill No. 30 was made a special order for 3:30 p.m.

SECOND READING OF BILLS.

H O U S E O F R E P R E S E N T A T I V E S,

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 37, entitled "An act to reinstate corporations, etc.,” 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 line 3 of section 2 by striking out the words “two hundred” and inserting in lieu thereof “twenty-five,” and insert the word “additional” between the words “as” and “penalty” in said line.

Amend section 6 to read as follows: “Sec. 6. An emergency exists and this act shall take effect immediately.”

R. E. Buchanan, Chairman.


The bill was read the second time by sections.

On motion of Mr. Thayer, the committee amendments were adopted.

On motion of Mr. Thayer, 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, 60; nays, 1; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Cline, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Leonard, McGregor, McMinnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Rudene, Sayre, Scott, Slayden, Spedden, Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—60.

Voting nay: Mr. Kenoyer—1.

Those absent or not voting were: Messrs. Anderson (Nels), —10 HX
The emergency clause failed to pass the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, French, Gordon, Hall, Halsey, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Norris, Palmer, Rudene, Sayre, Scott, Spedden, Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—61.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Cline, Edge, Fisher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (F. C.), Krouse, Lambert, Locke, McArthur, McClure, McMillan, Norris, Reeve, Renick, Rogers, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tonkin, Mr. Speaker—35.

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

On motion of Mr. Thayer, the rules were suspended, and the chief clerk instructed to immediately transmit House bill No. 37 to the Senate.

Mr. Ward moved that permission be granted him to introduce a bill.

The motion was lost.

SPECIAL ORDER.

Report of the committee appointed to investigate charges against the supreme court:

To the Speaker and Members of the House of Representatives:

Your committee heretofore appointed pursuant to House resolution No. —, to investigate charges preferred against certain judges of the
supreme court of the State of Washington, in accordance with the reso-
lution adopted by the House of Representatives on the 18th day of
August, respectfully report:

That your committee met in the city of Olympia on the 2d day of
July, 1909, and on that day and on the 6th, 7th and 8th days of July
held both day and evening sessions, taking the testimony and hearing
the evidence of certain attorneys who appeared on those dates before
your committee.

That on said 8th day of July, at the conclusion of the taking of said
testimony, your committee adjourned to meet in Seattle, on the 5th day
of August, 1909, to await the transcribing of the testimony taken at
Olympia.

That your committee met in the city of Seattle on said 5th day of
August; that on that date a number of witnesses voluntarily appeared
before the committee, and the nature of their testimony necessitated the
summoning of other witnesses, the testimony of such witnesses being
deemed by the committee important and necessary to a full and com-
plete investigation and report on the matters referred to your com-
mittee.

That sessions were held and testimony taken at Seattle on the 5th,
6th, 7th, 9th and 10th days of August, and your committee was still
engaged in taking testimony when its sessions were interrupted by the
convening of the legislature; that thereafter further sessions were held
at Olympia and testimony taken on the 11th, 12th and 17th days of
August, frequent executive sessions being also held.

That your committee beg leave to submit the further information
that the evidence we are yet to hear is apparently so interwoven with
the testimony at hand that we are unable to at this time segregate any
one portion for the purpose of making a final report thereon. And your
committee would state further, that the evidence we expect to hear is
evidence that from our investigations thus far we deem necessary to a
full and fair investigation of the matters referred to your committee,
and the committee feels that in the absence of such testimony it cannot
consistently close its report without leaving whatever report the com-
mittee may make subject to unjust interpretation.

That it is the opinion of your committee that in justice to all parties
concerned the investigation begun should be completed.


ELMER E. HALSEY, Chairman.
THOMAS BIRD,
PETER DAVID,
R. A. THAYER,
E. B. PALMER.

On motion of Mr. Ward, the report of the committee was
accepted.

On motion of Mr. Slayden, the House took up consideration of
House concurrent resolution No. 15.
Mr. Beach offered the following amendments:

Add to the end of paragraph two (2) the following: “said committee to be governed in its hearings and findings by the ordinary rules of evidence in judicial proceedings, and shall be limited in its investigations to matters affecting only the present members of the supreme court as such.”

Mr. Bell moved to amend the amendment by striking out the words “to be governed in its hearings and findings by the ordinary rules of evidence in judicial proceedings and.”

The amendment to the amendment was adopted.

The amendment as amended was carried.

On motion of Mr. Bell, the rules were suspended, and House concurrent resolution No. 15 was passed as amended.

On motion of Mr. Bell, the chief clerk was instructed to immediately transmit the resolution to the Senate.

SPECIAL ORDER.

Senate bill No. 27, “An act amending chapter 226 of the Session Laws of 1909”: On motion of Mr. Buchanan, the bill was returned to second reading for the purpose of amendment.

Mr. Buchanan offered the following amendments:

Section 3, line 10 of the printed bill, after the word “drawn” and before the word “pursuant” strike out the words “upon said fund” and insert in lieu thereof the following: “against these appropriations.”

Section 3, line 15 of the printed bill, after the word “quarries” insert the following: “shall be sufficient for the operation thereof.”

Section 3, line 16 of the printed bill, strike out the words and the comma following “general fund in the state treasury” and insert in lieu thereof the words “respective funds from which used.”

Section 3, line 22 of the printed bill, after the word “including” insert the following: “the repayment to certain funds as above provided and.”

Section 2, line 27 of the printed bill, after the period after the word “proper” strike all the rest of the section.

The amendments were adopted.

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, 54; nays, 5; absent or not voting, 37.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Cal-

Those voting nay were: Messrs. Cameron, Fisher, French, Thompson (H. W.), Thompson (T. A.)—5.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Boone, Buck, Burke, Campbell, Cline, Edge, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Kayser, Krouse, Lambert, Locke, McClure, McMillan, Reeve, Renick, Rogers, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Tonkin, Mr. Speaker—37.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Ghent, Gordon, Hall, Halsey, Hanna, Hewitt, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—66.

Voting nay: Mr. French—1.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Edge, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Krouse, Lambert, Locke, McClure, McMillan, Reeve, Renick, Rogers, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tonkin—29.

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

On motion of Mr. Scott, the rules were suspended, and the
chief clerk instructed to immediately transmit all bills to the Senate.

On request of Mr. Bell, House bill No. 35 was taken up by the House and read the second time.

Mr. Slayden moved to strike out everything in section 1 beginning with the words "And provided further."

The amendment was adopted.

On motion of Mr. Bell, 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, 54; nays 3; absent or not voting, 39.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, French, Ghent, Hall, Halsey, Hewitt, Huffman, Jackson (R.A.), Jeffries, Kayser, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Rudene, Sayre, Scott, Slayden, Spedden, Stone, Stuart, Tennant, Thompson (H.W.), Thompson (T.A.), Todd, Ward, Webster, Weir, Whalley, Young—54.

Those voting nay were: Messrs. Hanna, Leonard, Vollmer—3.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W.T.), Bishop, Boone, Buck, Burke, Campbell, Edge, Fisher, Gordon, Halferty, Hanson (H.H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F.C.), Kenoyer, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McMillan, Palmer, Reeve, Renick, Rogers, Sims, Shutt, Sparks, Stevens (A.M.), Stephens (E.M.), Sweet, Taylor, Thayer, Tonkin, Mr. Speaker—39.

The emergency clause passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hewitt, Huffman, Jackson (R.A.), Jeffries, Kayser, Kenoyer, Leonard, McArthur, McGregor, McInnis, McKinney, McMaster McMillan, Miller, Morris, Morse, Norris, Rudene,
EXTRAORDINARY SESSION, 1909

Sayre, Scott, Slayden, Sparks, Spedden, Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker —67.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Krouse, Lambert, Locke, McClure, Palmer, Reeve, Renick, Rogers, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Tonkin—29.

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

There being no objection, House bill No. 30 was made a special order for 10 o'clock tomorrow morning.

Mr. McMaster moved that after disposing of the following special order all bills be taken in their regular order.

The motion was carried.

SECOND READING OF BILLS.

House bill No. 31, relating to the purchase of quarries of road-building materials: The bill was read the second time by sections, and on motion of Mr. Bell 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, 58; nays, 0; absent or not voting, 38.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Hall, Halsey, Hanna, Hewitt, Huffman, Jackson (R. A.), Kayser, Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Rudene, Sayre, Scott, Slayden, Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—58.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Edge, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Jeffries, Krouse, Lam-
There being no objections, the title of the bill was ordered to stand as the title of the act.

On request of Mr. Bell, consent was given for the consideration of House bill No. 50.

REPORT OF STANDING COMMITTEE.


SECOND READING OF BILLS.

House bill No. 50, relating to the duties of the county auditors: The bill was read the second time by sections, and on motion of Mr. Bell 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, 52; nays, 0; absent or not voting, 44.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Clon, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Ghent, Hall, Hanna, Hewitt, Huffman, Jackson (R. A.), Jeffries, Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Norris, Palmer, Rudene, Sayre, Scott, Slayden, Spedden, Stone, Stuart, Tennant, Thompson (T. A.), Todd, Vollmer, Ward, Webster, Whalley, Young—52.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Christensen, Clark, Cogswell, Edge, Fancher, Gordon, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Kayser, Krouse, Lambert, Leonard, Locke, McClure, McMillan, Morris, Reeve, Renick, Rogers, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Thayer, Thompson (H. W.), Tonkin, Weir, Mr. Speaker—44.

The emergency clause passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Anderson (John), Beach,
Bell, Bird, Bolinger, Bradshberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hewitt, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Rudene, Sayre, Scott, Slayden, Sparks, Spedden, Stone, Stuart, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—67.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Edge, Halfferty, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Jackson (F. C.), Krouse, Lambert, Locke, McClure, McMillan, Reeve, Renick, Rogers, Sims, Shutt, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Thayer, Tonkin—29.

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

The speaker resumed the chair.

Mr. Farnsworth made the following motion:

That when this House do adjourn at the close of this day it adjourn to meet at four (4) o'clock p.m., Saturday, August 21st, and that after such reconvening no further business be considered by this House except that pertaining to the signing by the speaker of bills passed by the legislature at this special session, the receiving of reports from the Senate and matters pertaining to adjournment.

The motion was lost.

SPECIAL ORDER.

House bill No. 33, providing for the filling of vacancies in the office of representative in congress: The bill was read the second time by sections, and on motion of Mr. David the rules were suspended, the second reading considered the third, the bill considered engrossed and placed on final passage.

The bill failed to pass the House by the following vote: Yeas, 45; nays, 13; absent or not voting, 38.

Those voting yea were: Messrs. Anderson (John), Bird, Bolinger, Buchanan, Byerly, Calkins, Campbell, Christensen, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon, Hall, Halsey, Hanna, Hewitt,
Huffman, Jackson (R. A.), Leonard, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Rudene, Sayre, Scott, Spedden, Stone, Tennant, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Whalley, Mr. Speaker—45.

Those voting nay were: Messrs. Beach, Bell, Bradberry, Bugge, Clark, French, Ghent, Jeffries, Kenoyer, Stuart, Thayer, Webster, Young—13.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Cameron, Car-lyon, Edge, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Holm, Hubbell, Jackson (F. C.), Kayser, Krouse, Lambert, Locke, McArthur, McClure, McMillan, Norris, Palmer, Reeve, Renick, Rogers, Sims, Shutt, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tonkin, Weir—38.

Mr. Bell moved to reconsider the vote whereby House bill No. 33 failed to pass.

Mr. Beach moved to lay the motion to reconsider on the table.
The motion of Mr. Beach was lost.
The motion of Mr. Bell to reconsider was carried.

On motion of Mr. Bell, House bill No. 33 was made a special order for tomorrow at 10:15 a.m.

The House took up consideration of House bill No. 41, “An act amending section 437 of chapter 249 of the Session Laws of 1909”: The bill was read the second time.

Mr. Tennant moved to amend the bill by striking out the words “drinking cellar” in line 5 of the printed bill and to strike out the word “cellar” in line 7.
The amendment was adopted.

Mr. Spedden moved to amend section 1 by inserting after the word “person” in line 14, “or who shall give employment to any female person in such drinking saloon, public dance hall or music hall.”
The amendment was adopted.

Mr. Whalley moved to strike out the word “adjudged” in line 10, and insert in lieu thereof the word “known.”
The amendment was adopted.

Mr. Farnsworth moved that the word “known” in line 10 of the printed bill, as amended, be stricken out and the word “adjudged reinserted in lieu thereof.
The motion was lost.
On motion of Mr. Weir, 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, 63; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Rudene, Sayre, Scott, Slayden, Spedden, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—63.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Krouse, Lambert, Locke, McClure, McMillan, Norris, Palmer, Reeve, Renick, Rogers, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stone, Sweet, Taylor, Tonkin, Vollmer—33.

The emergency clause passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Hall, Halsey, Hanna, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, McArthur, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Rudene, Sayre, Scott, Slayden, Spedden, Stone, Stuart, Tennant, Thayer, Thompson (H. W.), Thompson (T. A.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Krouse, Lambert, Locke, McClure, McGregor, McMillan, Palmer, Reeve, Renick, Rogers, Sims, Shutt, Sparks,
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 House adjourned at 5:25 p.m.

LOREN GRINSTEAD,  
Chief Clerk.  

LEO. O. MEIGS,  
Speaker.

FIFTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Friday, August 20, 1909.

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

Roll call showed all members present except Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Boone, Buck, Burke, Edge, Erickson, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Jeffries, Krouse, Lambert, Locke, McClure, McMillan, Rogers, Sims, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thompson (T. A.), and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

Prayer was offered by Rev. Todd, of Olympia.

On motion of Mr. Cameron, further reading of the minutes was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 7: Recommend that it do pass.
Senate bill No. 10: Recommend it do pass as amended.
EXTRAORDINARY SESSION, 1909

House bill No. 38: Recommend it do pass.

SPECIAL ORDER.

House bill No. 30, "An act repealing chapter 78, Session Laws of 1909": The bill was read the second time by sections. On motion of Mr. Thayer, the rules were suspended, the second reading considered the third, the bill considered engrossed, and placed on final passage.

The bill failed to pass by the following vote: Yeas, 28; nays, 34; absent or not voting, 34.

Those voting yea were: Messrs. Beach, Bradsberry, Bugge, Byerly, Cameron, Campbell, Carlyon, Clark, Cogswell, Erickson, Fisher, French, Gordon, Hall, Hewitt, Jeffries, Kayser, Leonard, McArthur, McInnis, Norris, Palmer, Slayden, Stone, Tennant, Thayer, Webster, Weir—28.

Those voting nay were: Messrs. Anderson (John), Bell, Bolinger, Calkins, Christensen, Cline, David, Denman, Eldridge, Fancher, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (R. A.), McGregor, McKinney, McMaster, Morris, Morse, Reeve, Rudene, Sayre, Scott, Spedden, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—34.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bird, Bishop, Boone, Buchanan, Buck, Burke, Edge, Farnsworth, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Kenoyer, Krouse, Lambert, Locke, McClure, McMillan, Miller, Renick, Rogers, Sims, Shutt, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thompson (T. A.), Tonkin—34.

On motion of Mr. Bell, consent was given that the special order for the consideration of House bill No. 33 be set for 2 p. m.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH. AUGUST 20, 1909.

MR. SPEAKER:

We, your Committee on Game and Game Fish, to whom was referred Senate bill No. 10, entitled "An act for the protection of game animals and game birds, etc.,” 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 title by striking the word “therewith” and inserting in lieu thereof the word “herewith.”

In section 4, line 10, after the word “kill” insert the words “snipe, plover, rail and shore birds.”

Amend section 1, line 8 of the printed bill, after the word “any” by inserting the word “river or”; comma after word “lake”; also in line 9, after word “water” strike all of line 9 and line 10 up to and including the word “water.”

Amend section 2 by striking out in line 6, beginning with the word “That” and line 7 down to and including the word “further”; also in line 15 insert after the word “Asotin” the words “Clallam, Clarke”; also in line 19 strike after the figures “1912” all of lines 19 and 20 down to and including the word “time”; also in line 22, after the word “January” strike balance of section; add to section 2 the following: “And provided further, That in the counties of Okanogan, Stevens, Douglas and Ferry it shall be lawful to kill grouse between the 15th day of August and the 1st day of January of the following year.”

Amend section 3, in line 16, add to the section the words “Adams, Douglas, Columbia and Grant; Ferry, Stevens, Columbia and Grant.”

Amend section 4, in line 4, after the word “rail” strike out down to and including the word “snipe”; in line 5 strike the word “following” and insert in lieu thereof the word “same”; also in line 11, after the word “April” insert “and May”; strike the word “and” before the word “April”; also in same line 11, strike the word “easterly” and insert in lieu thereof the word “inland.”

Amend section 8, in line 2, strike out the word “shall” after the word “laws” and insert in lieu thereof the word “may.”

Strike all of section 10 and insert in lieu thereof the following: “Sec. 10. Every person violating any of the provisions of this act shall be deemed guilty of a misdemeanor.”

WM. BEACH, Chairman.

We concur in this report: S. M. Bugge, Geo. L. Denman, Geo. F. Ward, H. B. Hewitt, Geo. R. Tennant.

The bill was read the second time by sections.

The committee amendments were adopted with the exception of the following amendment, which was lost:

Amend section 8, in line 2, strike out the word “shall” after the word “laws” and insert in lieu thereof the word “may.”

Mr. Farnsworth moved to amend section 4 in line 9 by striking the word “first” following the words “between the” and inserting in lieu thereof the word “15th.”

The amendment was adopted.
Mr. McMaster moved to amend section 6 in line 1 by adding after the word "company" the word "club."
The amendment was adopted.
Mr. Palmer moved to amend section 6 in line 13 by adding after the word "possession" the words "or in cold storage."
The amendment was adopted.
Mr. Hayward moved to amend section 8 in line 3 by adding after the word "year" the words "and the year following."
The amendment was lost.
Mr. Beach moved to amend section 5 in line 2 by striking the words "shore birds."
The amendment was adopted.
On motion of Mr. Beach, 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, 34.
Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Hall, Halsey, Hanna, Hayward, Hewitt, Holm, Hubbell, Huffman, Jackson (R. A.), Kayser, Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Shutt, Slayden, Spedden, Stone, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—62.
Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Bugge, Burke, Edge, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Jeffries, Krouse, Lambert, Leonard, Locke, McClure, McMillan, Renick, Rogers, Scott, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin—34.
There being no objections, the title of the bill was ordered to stand as the title of the act.
The speaker called Mr. Buchanan to the chair.
By consent, the House turned to the order of business, "Introduction of bills."
House bill No. 57, by the House Committee on Appropria-
tions, entitled "An act making an appropriation for the print-
ing of the journals of the House and Senate and the laws-
passed at this special session of the legislature, and the report
of the impeachment trial."

The bill was read the first time by title, and on motion of
Mr. McMaster the rules were suspended and the bill was passed
to second reading.

SECOND READING OF BILLS.

House bill No. 57 was read the second time by sections, and
on motion of Mr. McMaster the second reading was 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, 38.

Those voting yea were: Messrs. Anderson (John), Beach,
Bell, Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins,
Cameron, Carlyon, Christensen, Cline, Cogswell, David, Den-
man, Eldridge, Erickson, Fancher, Farnsworth, Fisher, Gordon,
Hall, Halsey, Hanna, Hayward, Hewitt, Holm, Hubbell, Huff-
man, Jackson (R. A.), Jeffries, Kenoyer, McArthur, McInnis,
McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer,
Reeve, Rudene, Sayre, Shutt, Spedden, Stone, Tennant, Thomp-
son (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley,
Young—57.

Voting nay: Mr. Kayser.

Those absent or not voting were: Messrs. Anderson (Nels),
Anderson (W. T.), Bishop, Boone, Buck, Bugge, Burke, Camp-
bell, Clark, Edge, French, Ghent, Haferty, Hanson (H. H.),
Hanson (Ole), Jackson (F. C.), Krouse, Lambert, Leonard,
Locke, McClure, McGregor, McMillan, Renick, Rogers, Scott,
Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.),
Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin,
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. 52, relating to the powers of the state capitol
commission: 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 passed the House by the following vote: Yeas, 56; nays, 3; absent or not voting, 37.

Those voting yea were: Messrs. Anderson (John), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Denman, Eldridge, Erickson, Fancher, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Hewitt, Holm, Huffman, Jackson (R. A.), Jeffries, Kenoyer, Leonard, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young—56.

Those voting nay were: Messrs. Farnsworth, Hubbell, Stone—3.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Buck, Burke, Campbell, Cogswell, David, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Jackson (F. C.), Kayser, Krouse, Lambert, Locke, McArthur, McClure, McGregor, McMillan, Renick, Rogers, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin, Webster, Mr. Speaker—37.

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

House bill No. 7, relating to the keeping of municipal funds: The bill was read the second time by sections.

On motion of Mr. Denman, the chair appointed Messrs. Bell, Whalley, Scott, Palmer and Denman a committee of five to report the bill to the House at 2:30 o’clock p. m.

Mr. Fancher announced the death of Representative Norman Buck, of Spokane county.

On motion of Mr. Bell, the speaker was directed to appoint a committee of three to draw up resolutions on the death of Mr. Buck.

On motion of Mr. Beach, the House took a recess at 12:15 p. m.

—11 H X
AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Anderson (Nels), Boone, Bradberry, Buck, Bugge, Burke, Cogswell, Edge, Fisher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Jeffries, Kenoyer, Krouse, Lambert, McArthur, McClure, McMillan, Palmer, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., AUGUST 20, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 37, entitled "An act to provide for the reinstatement of corporations whose names have been or may be stricken from the records of the office of the secretary of state," with the following amendments: In section 4 of the printed bill, line 5, strike all after the word "creditors," and strike all of lines 6 and 7 and insert in lieu thereof the words "to be disposed of under appropriate court proceedings." Add a new section as follows: "Sec. 6. An emergency exists and this act shall take effect immediately";

House bill No. 27, entitled "An act regulating marriages and the issue of marriage licenses, etc.," with the following amendments: Amend title by striking word "issue" and insert the word "issuance." Amend title by striking the words "and repealing all acts and parts of acts in conflict herewith." Amend section 2, line 3, by inserting the word "idiot" after the word "drunkard"; also amend section 2, line 3, by inserting after the words "insane person" the words "or person who has theretofore been afflicted with hereditary insanity." Amend section 3, line 1, by striking the word "whom." Amend section 3, line 9, by striking comma after the word "years" and inserting a colon in lieu thereof; also amend said line by striking the word "unless" and insert in lieu thereof the words "Provided, That if"; also, in same line, strike the last word "other" and insert in lieu thereof the word "legal." Amend section 3, line 10, by inserting after the word "required" a comma and the words "the license may be granted"; also, in line 11, by striking the word "and" and inserting in lieu thereof the word "or"; also, in line 8, by substituting a comma for the semicolon and inserting after the comma the words "and that"; also, in lines 7 and 8, by striking the words "that said persons are not habitual criminals" and inserting in lieu thereof the following: "that neither of said persons
is an habitual criminal”; also, in line 14, by inserting the words “any of” after the word “to”;

House bill No. 35, entitled “An act to amend section 9 of an act entitled ‘An act to create a bureau of inspection and supervision of public offices and to establish a uniform system of public accounting, etc.,’ with the following amendment: Amend by adding to the end of section 1 the following: ‘And provided further, That pay rolls for daily wages may be sworn to by the superintendent, foreman or person in charge of the work’;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

HOUSE BILLS WITH SENATE AMENDMENTS.

House bill No.: 37, “An act to provide for the reinstatement of corporations whose names have been or may stricken from the records of the office of the secretary of state”: The House concurred in the Senate amendments, and House bill No. 37 passed the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Christensen, Clark, Cline, David, Denman, Eldridge, Erickson, Fancher, French, Gordon, Hall, Halsey, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jeffries, Kayser, Leonard, Locke, McGregor, McInnis, McKinney, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—61.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Cogswell, Edge, Farnsworth, Fisher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Jackson (R. A.), Kenoyer, Krouse, Lambert, McArthur, McClure, McMaster, McMillan, Norris, Palmer, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thompson (T. A.), Tonkin—35.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher,

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Fisher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Kenoyer, Krouse, Lambert, McClure, McMillan, Norris; Palmer, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Tonkin—26.

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

House bill No. 27, "An act to regulate marriages": The House concurred in the Senate amendments, and House bill No. 27 passed the House by the following vote: Yeas, 56; nays, 2; absent or not voting, 38.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Fancher, French, Gordon, Hall, Hayward, Hewitt, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—56.

Those voting nay were. Messrs. Taylor, Todd—2.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Cline, Edge, Farnsworth, Fisher, Ghent, Halferty, Halsey, Hanna, Hanson (H. H.), Hanson (Ole), Holm, Jeffries, Kenoyer, Krouse, Lambert, Leonard, Locke, McArthur, McClure, McMillan, Norris, Palmer, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Tonkin—38.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 35, "An act relative to the bureau of inspection and supervision of state offices": The House refused to concur in the Senate amendment.

On motion of Mr. McGregor, consent was given for the introduction of House bill No. 58 and for the consideration of House bill No. 56 immediately after House bill No. 58.

On motion of Mr. Scott, the Senate was requested to recede from its amendments to House bill No. 35.

SPECIAL ORDER.

House bill No. 33, relating to the filling of vacancies in the office of representative in congress: The bill passed the House by the following vote: Yeas, 50; nays, 14; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Buchanan, Byerly, Calkins, Campbell, Christensen, Cline, David, Denman, Edge, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Leonard, Locke, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Taylor, Thompson (H. W.), Todd, Vollmer, Ward, Whalley, Young, Mr. Speaker—50.

Those voting nay were: Messrs. Beach, Bugge, Cameron, Clark, Erickson, French, Hall, Hanna, Hayward, Jeffries, Kayser, Stuart, Webster, Weir—14.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Cogswell, Fisher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Kenoyer, Krouse, Lambert, McArthur, McClure, McMillan, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Tonkin—32.

The emergency clause failed to pass the House by the following vote: Yeas, 51; nays, 10; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Bell, Bird, Bolinger, Buchanan, Byerly, Calkins, Campbell, Christensen, Cline, David, Denman, Eldridge, Fancher, Farnsworth, Gordon, Halsey, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Locke, McGregor, McInnis,
McKinney, McMaster, Miller, Morris, Morse, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Taylor, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young, Mr. Speaker—51.

Those voting nay were: Messrs. Beach, Bugge, Cameron, Clark, Erickson, Hall, Hayward, Jeffries, Stuart, Webster—10.

Those absent or not voting were: Messrs. Anderson (Nels), Anderson (W. T.), Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Cogswell, Edge, Fisher, French, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Kayser, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McMillan, Norris, Palmer, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thompson (T. A.), Tonkin—35.

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

Hon. R. B. Albertson, former speaker of the House of Representatives, was escorted to the rostrum and addressed the House for a few minutes.

INTRODUCTION OF BILLS.

House bill No. 58, amending sections 193 and 437 of chapter 249, Session Laws of 1909.

The bill was read the first time by title, and on motion of Mr. Scott the rules were suspended, and the bill placed on second reading.

The bill was read the second time by sections, and on motion of Mr. Scott 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, 33.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, French, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.),
Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—63.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Boone, Buck, Burke, Campbell, Carlyon, Christensen, Edge, Fisher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), Kenoyer, Krouse, Lambert, McClure, McMillan, Norris, Palmer, Sims, Stevens (A. M.), Stevens (E. M.), Stone, Sweet, Thompson (T. A.), Tonkin—33.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Clark, Cline, Cogswell, David, Dennman, Eldridge, Erickson, Fancher, Farnsworth, French, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—66.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Buck, Burke, Campbell, Carlyon, Christensen, Edge, Fisher, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Kenoyer, Krouse, Lambert, McClure, McMillan, Norris, Palmer, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Tonkin—30.

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 bill No. 17.

The chairman of the Committee on House Arrangements announced that the committee had made the proper decorations for the desk of the deceased member, Mr. Buck.

The speaker called Mr. McMaster to the chair.

SECOND READING OF BILLS.

House bill No. 56, relating to the sale of intoxicating liquors: The bill was read the second time by sections.

On motion of Mr. McGregor, the bill was amended by adding an emergency clause to the bill and the title.
Mr. Beach moved to amend section 1 by adding the words:

"Provided, That the provisions of this bill shall not apply to licensed druggists."

The amendment was adopted.

On motion of Mr. McGregor, 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, 64; nays, 0; absent or not voting, 32.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Campbell, Carlyon, Clark, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (R. A.), Kayser, Kenoyer, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Taylor, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young—64.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Buck, Burke, Cameron, Christensen, Cline, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Jackson (F. C.), Jeffries, Krouse, Lambert, McClure, McInnis, McMillan, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Mr. Speaker—32.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young—70.
Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Buck, Burke, Cline, David, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Jeffries, Krouse, Lambert, McClure, McMillan, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Tonkin, Mr. Speaker—26.

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

FIRST READING OF SENATE RESOLUTION.

Senate concurrent resolution No. 10, relating to the per diem of Senator Fishback: The resolution was read the first time, and on motion of Mr. Whalley the rules were suspended, the first reading considered the second and third, the resolution placed on final passage, and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Byerly, Calkins, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young—66.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Boone, Buck, Bugge, Burke, Cameron, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Krouse, Lambert, McClure, McGregor, McMillan, Morris, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Mr. Speaker—30.

INTRODUCTION OF BILLS.

House bill No. 59, making an appropriation for the National Guard: The bill was read the first time by title, and on motion of Mr. Miller the rules were suspended, and the bill passed to second reading.

The bill was read the second time by sections, and on motion
of Mr. Miller 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, 58; nays, 3; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Byerly, Calkins, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Fisher, Halsey, Hanna, Hayward, Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Kenoyer, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor; Tennant, Thompson (H. W.), Vollmer, Webster, Weir, Whalley, Young—58.

Those voting nay were: Messrs. Bugge, Gordon, Hubbell—3.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Boone, Buchanan, Buck, Burke, Cameron, Edge, Farnsworth, French, Ghent, Halferty, Hall, Hanson (H. H.), Hanson (Ole), Hewitt, Jeffries, Kayser, Krouse, Lambert, Leonard, McClure, McMillan, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Ward, Mr. Speaker—35.

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

House bill No. 29, prohibiting stock from ranging at large: The bill was read the second time by sections, and on motion of Mr. Erickson 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, 59; nays, 0; absent or not voting, 37.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Jackson (R. A.), Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone,

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bishop, Boone, Buchanan, Buck, Bugge, Burke, Cline, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Huffman, Jackson (F. C.), Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McClure, McMillan, Morris, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Vollmer, Mr. Speaker—37.

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

House bill No. 46, “An act relating to the purchase of land for the State Institution for the Feeble-Minded”: The bill was read the second time by sections.

REPORT OF SPECIAL COMMITTEE.

House bill No. 7: Recommend it do pass.

On motion of Mr. Bell, 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, 55; nays, 0; absent or not voting, 41.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bolinger, Bradsberry, Bugge, Byerly Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Hall, Hanna, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kenoyer, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Rudene, Sayre, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Young—55.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Boone, Buchanan, Buck, Burke, Edge, Fancher, Ghent, Halferty, Halsey, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Jeffries, Kayser, Krouse, Lambert, Leonard, Locke, McClure, McMillan, Reeve, Renick, Rogers, Scott, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Weir, Whalley, Mr. Speaker—41.
The emergency clause passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradsberry, Buchanan, Bugege, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Fancher, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hayward, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Kenoyer, Leonard, Locke, McArthur, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—71.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Buck, Burke, Cline, Edge, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Jeffries, Krouse, Lambert, McClure, McGregor, McMillan, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Tonkin—25.

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

Mr. Farnsworth made the following motion:

"That when this House do adjourn at the close of this day, it adjourn to meet at 2 o'clock p.m. Saturday, August 21st, and that after such reconvening no further business be considered by this House except that pertaining to the signing by the speaker of bills passed by the legislature at this special session, the receiving of reports and conference reports from the Senate, and matters pertaining to adjournment, and that this House adjourn sine die at 3:30 o'clock Saturday, August 21, 1909.

The motion was lost.

SECOND READING OF BILLS.

House bill No. 45, providing for an additional deputy state auditor: 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, 63; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Anderson (John), Ander-
Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Buchanan, Buck, Burke, Cline, Edge, Fancher, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Jackson (F. C.), Kayser, Krouse, Lambert, Leonard, McClure, McMillan, Sims, Sparks, Stephens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin—33.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bird, Bolinger, Bradberry, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, David, Denman, Eldridge, Erickson, Farnsworth, Fisher, French, Gordon, Hall, Halsey, Hanna, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kenoyer, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Renick, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Anderson (Nels), Bishop, Boone, Buck, Burke, Edge, Farnsworth, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hewitt, Kayser, Krouse, Lambert, McClure, McMillan, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Tonkin—23.

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 Enrolled Bills, have had under considera­tion House bill No. 17, and find it correctly enrolled.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Frank C. Jackson, Geo. B. Webster.

On motion of Mr. Slayden, the House adjourned as a mark of respect to the memory of the late Norman Buck.

LOREN GRINSTED, Leo. O. MEIGS,
Chief Clerk. Speaker.

SIXTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Saturday, August 21, 1909.

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

Roll call showed all members present except Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Boone, Bradberry, Bucke, Burke, Campbell, Carlyon, Cogswell, Edge, Fancher, Fisher, French, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Krouse, Lambert, McClure, McMillan, Renick, Sims, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.) and Tonkin.

The speaker announced that, there being no objection, all absentees would be excused.

Prayer was offered by Rev. Todd, of Olympia.

On motion of Mr. Beach, further reading of the minutes was dispensed with.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., August 21, 1909.

MR. SPEAKER:

The Senate has passed Senate bill No. 33, entitled "An act prohibiting indecent, vulgar and insulting exposures";
Senate bill No. 29, entitled "An act regulating the keeping and de­posit of municipal funds";
Senate concurrent resolution No. 11, entitled "An act relating to instructions to the secretary of state";
Senate joint memorial No. 2, relating to the Lummi Indian reserva­tion;
House bill No. 21, entitled "An act relating to teachers' institutes";
House bill No. 52, "An act relating to the powers of the state capitol commission";
The president has signed House bill No. 17, entitled "An act author­izing certain cities of the first class to erect bridges, etc.";
And the same are herewith transmitted.
The Senate has concurred in the House amendments to Senate bill No. 10 and Senate bill No. 27.

WM. T. LAUBE, Secretary of the Senate.

On request of Mr. Beach, consent was given for the intro­duction of House bill No. 60.

INTRODUCTION OF BILLS.

House bill No. 60, by Mr. Beach, entitled "An act for the relief of the war veterans of the Indian wars of 1855 and 1856, and declaring an emergency": The bill was read the first time by title, and on motion of Mr. Beach the rules were suspended, and the bill passed to second reading.

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, 59; nays 0; absent or not voting, 37.

Those voting yea were: Messrs. Anderson (W. T.), Beach, Bell, Bolinger, Buchanan, Byerly, Calkins, Cameron, Carlyon, Christensen, Clark, Cline, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fisher, Gordon, Hall, Halsey, Hanna, Holm, Huffman, Jackson (R. A.), Jeffries, Kenoyer, Leonard, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Stone, Stuart, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young Mr. Speaker—59.

Those absent or not voting were: Messrs. Anderson (John), Anderson (Nels), Bird, Bishop, Boone, Bradberry, Buck, Bugge, Burke, Campbell, Fancher, Farnsworth, French, Ghent,
Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (F. C.), Kayser, Krouse, Lambert, McClure, McMillan, Norris, Renick, Sims, Spedden, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Thompson (T. A.), Tonkin, Webster—37.

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

There being no objections, the chief clerk was authorized to strike the emergency clause from the bill.

The speaker announced that he had signed the following bills: House bills Nos. 52, 21, 9, 31, 37, and Senate bill No. 27.

Mr. Weir moved that the rules be suspended and that the House take up the consideration of House bill No. 38.

Mr. David moved to indefinitely postpone the bill.

The motion was lost.

The motion of Mr. Weir was carried.

The speaker announced that he had appointed Messrs. Buchanan, Slayden, and Thompson (H. W.), as a committee to draft resolutions on the death of Representative Norman Buck,

SECOND READING OF BILLS.

House bill No. 38, "An act to amend sections 1 and 5 of an act relating to the regulation of stored and flowing waters": The bill was read the second time by sections, and on motion of Mr. Scott 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, 8; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Buchanan, Bugge, Byerly, Calkins, Carlyon, Christensen, Clark, Cogswell, Eldridge, Erickson, Fisher, Hall, Halsey, Hanna, Hubbell, Huffman, Jackson (R. A.), Jeffries, Kayser, Kenoyer, Locke, McArthur, McGregor, McInnis, McKinney, McMaster, Miller, Morse, Palmer, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stuart, Taylor, Tennant, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—53.

Those voting nay were: Messrs. Cline, David, Holm, Jackson (F. C.), Leonard, Morris, Shutt, Stone—8.
Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradsberry, Buck, Burke, Cameron, Campbell, Denman, Edge, Fancher, Farnsworth, French, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Krouse, Lambert, McClure, McMillan, Norris, Reeve, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Tonkin—35.

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., AUGUST 21, 1909.

Mr. Speaker:
The Senate has passed Senate joint resolution No. 2, relating to the State Institution for the Feeble-Minded;
Senate joint memorial No. 3, relating to Washington forest reserve;
Senate bill No. 34, entitled "An act making an appropriation for the Washington Veterans' Home";
The president has signed Senate bill No. 27, entitled "An act to amend chapter 226, relating to road building material";
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Halsey, the printing of the testimony of Senator Piles before the investigating committee on the supreme court was ordered.

On motion of Mr. Byerly, the rules were suspended, and the House took up the consideration of House bill No. 34.

SECOND READING OF BILLS.

House bill No. 34, "An act regulating the sale and giving away of cigarettes": The bill was read the second time by sections.

Mr. Todd offered the following amendment:

Amend by adding at the end of section 1 the words: "Provided, however, That any minor who shall have in his possession any cigarettes, cigarette papers or cigarette wrappers shall be guilty of a misdemeanor. Section 284 of chapter 249 of the Session Laws of 1909 is hereby repealed."

Mr. Palmer moved to amend the amendment by striking out the repealing clause.
The amendment to the amendment was adopted.

—12 H X
The amendment as amended was adopted.

Mr. Slayden moved to amend section 1 in line 4 of the printed bill by inserting after the word "smoking" the words "any minor."

The amendment was lost.

Mr. Cogswell moved to indefinitely postpone the bill.

The motion was lost.

Mr. Slayden moved to amend section 1, in line 4, by striking out everything after the words "six months."

Mr. McMaster moved to lay the amendment on the table.

The motion was lost.

The amendment was lost.

On motion of Mr. Todd, 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, 15; absent or not voting, 30.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bolinger, Buchanan, Bugge, Byerly, Calkins, Campbell, Carlyon, Clark, Cogswell, Denman, Edge, Eldridge, Farnsworth, Fisher, Gordon, Halsey, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Leonard, McArthur, McGregor, McKinney, Miller, Morse, Norris, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Vollmer, Ward, Weir, Whalley, Young—51.

Those voting nay were: Messrs. Bell, Cameron, Christensen, Cline, Erickson, Hall, Hanna, Kenoyer, Locke, McMaster, Morris, Palmer, Reeve, Slayden, Websted—15.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradberry, Buck, Burke, David, Fancher, French, Ghent, Haferty, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Krouse, Lambert, McClure, McInnis, McMillan, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Tonkin, Mr. Speaker—30.

The emergency clause failed to pass by the following vote: Yeas, 49; nays, 9; absent or not voting, 38.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Buchanan, Bugge, Byerly, Campbell, Clark, Cogswell, Denman, Edge, Eldridge, Farnsworth, Fisher, Gordon, Halsey, Hanna, Holm, Hubbell, Huff-
Those voting nay were: Messrs. Cameron, Christensen, Cline, Hall, Hewitt, Kenoyer, Palmer, Slayden, Webster—9.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradsberry, Buck, Burke, Calkins, Carlyon, David, Erickson, Fancher, French, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Jeffries, Krouse, Lambert, Locke, McArthur, McClure, McInnis, McMillan, Norris, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Thayer, Thompson (T. A.), Tonkin, Whalley, Mr. Speaker—38.

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., AUGUST 21, 1909.

MR. SPEAKER:

The Senate has refused to recede from its amendments to House bill No. 35, and has appointed Senators Rosenhaupt, Fishback and Eastham as a conference committee.

WM. T. LAUBE, SECRETARY OF THE SENATE.

The speaker announced that he had appointed Messrs. Bell, Calkins and Farnsworth as a conference committee on Senate bill No. 35.

The speaker called Mr. McMaster to the chair.

On motion of Mr. McKinney, the rules were suspended and the House took up the consideration of House bill No. 51.

SECOND READING OF BILLS.

House bill No. 51, an act relating to the boundaries of certain legislative districts: On motion of Mr. Ward, the rules were suspended, the bill considered as having been read the second and third times, engrossed, placed on final passage, and passed the House by the following vote: Yeas, 55; nays, 0; absent or not voting, 41.

Those voting yea were: Messrs. Anderson (John), Anderson
Those absent or not voting were: Messrs. Anderson (Nels), Beach, Bird, Bishop, Boone, Bradsberry, Buck, Burke, Carlyon, Cline, Cogswell, Edge, Fancher, Fisher, French, Ghent, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jeffries, Kenoyer, Krouse, Lambert, McClure, McInnis, McMillan, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thompson (T. A.), Todd, Tonkin, Weir, Whalley, Mr. Speaker—41.

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., AUGUST 21, 1909.

MR. SPEAKER:

The Senate has passed House bill No. 45, entitled “An act providing for the appointment of an assistant state auditor,” without the emergency clause, and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Jackson (F. C.), the rules were suspended, and Senate bill No. 29 was taken up for consideration by the House.

SECOND READING OF BILLS.

Senate bill No. 29, “An act regulating the keeping and deposit of municipal funds”: On motion of Mr. Jackson (F. C.), the rules were suspended, the bill considered read the second and third times, placed on final passage, and passed the House by the following vote: Yeas, 55; nays, 0; absent or not voting, 41.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline,

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradsberry, Buck, Burke, Cogswell, Edge, Fancher, Fisher, French, Ghent, Gordon, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Hubbell, Jeffries, Kenoyer, Krouse, Lambert, Leonard, McClure, McInnis, McMillan, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Stuart, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Weir, Mr. Speaker—41.

The emergency clause passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cline, David, Denman, Edge, Eldridge, Erickson, Farnsworth, Gordon, Hall, Halsey, Hanna, Hewitt, Holm, Hubbell, Huffman, Jackson (F. C.), Jackson (R. A.), Kayser, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Taylor, Thayer, Thompson (H. W.), Todd, Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—65.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bishop, Boone, Bradsberry, Buck, Burke, Cogswell, Fancher, Fisher, French, Ghent, Halferty, Hanson (H. H.), Hanson (Ole), Hayward, Jeffries, Kenoyer, Krouse, Lambert, McClure, McInnis, McMillan, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thompson (T. A.), Tonkin—31.

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

Mr. Beach moved that no other legislation be considered by this House except Senate bills and the House bills returned with Senate amendments.
The motion was carried. On motion of Mr. Ward, the rules were suspended and the House took up consideration of Senate bill No. 34.

FIRST READING OF SENATE BILLS.

Senate bill No. 34, "An act making appropriation for the Washington Veterans' Home": The bill was read the first time, and on motion of Mr. Ward the rules were suspended and the bill passed to second reading.

The bill was read the second time, and on motion of Mr. Ward 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, 50; nays, 9; absent or not voting, 37.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bishop, Bolinger, Buchanan, Byerly, Calkins, Campbell, Carlyon, Christensen, Cogswell, Denman, Edge, Eldridge, Fisher, Hall, Halsey, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Locke, McGregor, McKinney, Mc- Master, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Whalley, Young, Mr. Speaker—50.

Those voting nay were: Messrs. Bell, Cameron, David, Erickson, Farnsworth, Kayser, Shutt, Slayden, Thayer—9.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Boone, Bradsberry, Buck, Bugge, Burke, Clark, Cline, Fancher, French, Ghent, Gordon, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Huffman, Jeffries, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McMillan, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Thompson (T. A.), Todd, Tonkin—37.

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

House bill No. 45, providing for an additional deputy state auditor: The House concurred in the Senate amendments, and House bill No. 45 passed the House by the following vote: Yeas, 55; nays, 0; absent or not voting, 41.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Buchanan, Byerly, Calkins,
Cameron, Campbell, Christensen, Cogswell, David, Denman, Edge, Eldridge, Erickson, Fancher, Fisher, Hall, Halsey, Hewitt, Holm, Hubbell, Jackson (F. C.), Jackson (R. A.), Kayser, Locke, McGregor, McKinney, McMaster, Miller, Morris, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Sparks, Spedden, Stone, Stuart, Taylor, Tennant, Thompson (H. W.), Todd, Vollmer, Webster, Weir, Whalley, Young, Mr. Speaker—55.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Carleyon, Clark, Cline, Farnsworth, French, Ghent, Gordon, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Huffman, Jeffries, Kenoyer, Krouse, Lambert, Leonard, McArthur, McClure, McInnis, McMillan, Morse, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Thayer, Thompson (T. A.), Todd, Tonkin, Ward—41.

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

On motion of Mr. Denman, the House took a recess at 12:15 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. Anderson, (Nels), Anderson (W. T.), Beach, Bell, Bird, Boone, Bradsberry, Buck, Burke, Calkins, Clark, Cline, Cogswell, David, Edge, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hall, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Holm, Hubbell, Jackson (R. A.), Jeffries, Krouse, Lambert, Locke, McClure, McInnis, McMillan, Morris, Norris, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Taylor, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Weir and Whalley.

The speaker announced that, there being no objections, all absentees would be excused.
REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We, your conference committee, to whom was referred House bill No. 35, recommend that the Senate amendments in lines 9, 10 and 11 of said bill be concurred in.

T. J. Bell,                              Harry Rosenhaupt,
E. L. Farnsworth,                        A. B. Eastham,
F. L. Calkins,                           H. O. Fishback.

HOUSE BILLS WITH SENATE AMENDMENTS.

The House concurred in the Senate amendments, and House bill No. 35 passed the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 35.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Buchanan, Bugge, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, David, Denman, Edge, Erickson, Gordon, Hall, Halsey, Hayward, Hewitt, Holm, Huffman, Jackson (F. C.), Jackson (R. A.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Sparks, Spedden, Stone, Stuart, Taylor, Thompson (H. W.), Vollmer, Ward, Webster, Young, Mr. Speaker—61.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Boone, Bradsberry, Buck, Burke, Cline, Cogswell, Eldridge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hubbell, Krouse, McClure, McInnis, McMillan, Renick, Sims, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Weir, Whalley—35.

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

House bill No. 56, relating to the sale of intoxicating liquors: The House concurred in the Senate amendments, and House bill No. 56 passed the House by the following vote: Yeas, 58; nays, 0; absent or not voting, 38.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Clark, Cogswell, Denman, Eldridge, Erickson, Fisher, Gordon, Hall, Halsey,
Hayward, Holm, Huffman, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Lambert, Locke, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—58.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Boone, Bradberry, Buck, Bugge, Burke, Cline, David, Edge, Fancher, Farnsworth, French, Ghent, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hewitt, Hubbell, Jackson (R. A.), Krouse, Leonard, McClure, McNinnis, McMillan, Renick, Sims, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Whalley—38.

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

On motion of Mr. Miller, Senate joint memorial No. 3 was adopted by the House.

On motion of Mr. Reeve, Senate joint memorial No. 2 was adopted by the House.

The speaker announced that he had signed House bills Nos. 45 and 27.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 11, directing the secretary of state to forward copies of the new marriage law to the county auditors.

The resolution was read the first time, and on motion of Mr. Scott the rules were suspended, the first reading considered the second and third, the resolution placed on final passage, and passed the House by the following vote: Yeas, 51; nays, 0; absent or not voting, 45.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Bolinger, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Cogswell, David, Denman, Eldridge, Erickson, Gordon, Hall, Halsey, Holm, Huffman, Jackson (F. C.), Kenoyer, Lambert, Leonard, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Spedden, Stone, Stuart, Taylor, Thompson (H. W.), Vollmer, Ward, Webster, Young, Mr. Speaker—51.

Those absent or not voting were: Messrs. Anderson (Nels),
Bird, Boone, Bradsberry, Buck, Bugge, Burke, Clark, Cline, Edge, Fancher, Farnsworth, Fisher, French, Ghent, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hayward, Hewitt, Hubbell, Jackson (R. A.), Jeffries, Kayser, Krouse, Locke, McClure, McInnis, McMillan, Norris, Renick, Sims, Slayden, Sparks, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Weir, Whalley—45.

Senate bill No. 33, "An act to prohibit indecent practices, drunkenness and boisterous conduct, and fixing a penalty for the violation thereof": The bill was read the first time, and on motion of Mr. Beach the rules were suspended and the bill was passed to second reading.

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 placed on final passage, and passed the House by the following vote: Yeas, 56; nays, 0; absent or not voting, 40.

Those voting yea were: Messrs. Anderson (John), Anderson (W. T.), Beach, Bell, Bishop, Buchanan, Byerly, Calkins, Cameron, Campbell, Carlyon, Christensen, Cogswell, David, Denman, Eldridge, Erickson, Hall, Halsey, Hayward, Holm, Huffman, Jackson (F. C.), Jeffries, Kayser, Kenoyer, Lambert, Leonard, Locke, McArthur, McGregor, McKinney, McMaster, Miller, Morris, Morse, Norris, Palmer, Reeve, Rogers, Rudene, Sayre, Scott, Shutt, Slayden, Spedden, Stone, Stuart, Taylor, Thompson (H. W.), Vollmer, Ward, Webster, Weir, Young, Mr. Speaker—56.

Those absent or not voting were: Messrs. Anderson (Nels), Bird, Bolinger, Boone, Bradsberry, Buck, Bugge, Burke, Clark, Cline, Edge, Fancher, Farnsworth, Fisher, French, Ghent, Gordon, Halferty, Hanna, Hanson (H. H.), Hanson (Ole), Hewitt, Hubbell, Jackson (R. A.), Krouse, McClure, McInnis, McMillan, Renick, Sims, Slayden, Stevens (A. M.), Stephens (E. M.), Sweet, Tennant, Thayer, Thompson (T. A.), Todd, Tonkin, Whalley—40.

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 concurrent resolution No. 10, Senate bill No. 29 and Senate bill No. 10.
The following resolutions were adopted on the death of Norman Buck:

WHEREAS, The Almighty God in His infinite wisdom has seen fit to remove from his earthly sphere of usefulness that fearless soldier, learned and honored judge, renowned statesman and citizen, friend and fellow member of this House of Representatives, Honorable Norman Buck; and

WHEREAS, The state has sustained in the death of Judge Norman Buck a loss hard to fill among the useful and appreciative characters of this state; and

WHEREAS, The members of this House are deeply grieved and oppressed by the sudden taking away of our beloved and honored member; therefore, be it

Resolved, That we and each of us as members of the House of Representatives are indeed oppressed by the sudden death of our honored member; that we miss his cheerful advice and his wise counsel; and be it further

Resolved, That the members of this House as a body extend to the bereaved wife and family in this hour of their deep bereavement our most sincere sympathies; and be it further

Resolved, That the chief clerk of the House is hereby instructed to wire these resolutions to the home of the deceased; that the same be enrolled and spread upon the minutes of the House.

R. E. Buchanan,
J. W. Slayden,
H. W. Thompson,
Committee on Resolutions.

MESSAGES FROM THE SENATE.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Mr. Speaker:

The Senate has passed House bill No. 58, entitled "An act relating to crimes and punishments";
House bill No. 51, relating to boundaries of senatorial and representative districts in Pierce county;
House bill No. 59, making an appropriation for the National Guard;
House bill No. 56, entitled "An act to prohibit the unauthorized sale or disposal of intoxicating liquors," with the following amendment: Section 1. Add the following: "For the sale of such liquors for medicinal purposes only";
The president has signed House bill No. 21, relating to teachers' institutes;
House bill No. 9, relating to drainage districts;
House bill No. 31, relating to road-building quarries;
House bill No. 52, relating to powers of state capitol commission;
House bill No. 37, relating to reinstatement of corporations;
Senate bill No. 10, for the protection of game;
Senate concurrent resolution No. 10, relating to per diem of Sena­tor H. O. Fishback;
Senate bill No. 29, relating to keeping and deposit of municipal funds;
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

RESOLUTIONS.

Be it resolved, That the chief clerk of the House be authorized and is hereby directed to prepare the copy of the House journal for this special session for the printer, and to suitably index the same, and that for such work he be allowed as compensation the sum of two hundred dollars ($200.00) out of the appropriation for legislative expenses, the state auditor to issue a warrant for one-half of the amount when the printer's receipt for the journal copy is filed in his office, and the balance to be paid when the state printer shall have certified that the reading of proof on the journal and index thereto has been completed.

The resolution was adopted.

Resolved, That the speaker, chief clerk, sergeant-at-arms and journal clerk be allowed five days in which to complete the journals and records of the session, and that they be allowed their regular per diem therefor, and the docket clerk, engrossing clerk, and minute clerk be each allowed three days in which to complete their work, and that they be allowed the regular per diem therefor.

Mr. Palmer moved to amend by allowing the janitors two days' extra time.

The amendment was adopted.

The resolution, as amended, was adopted.

REPORT OF SPECIAL COMMITTEE.

Mr. Speaker:

We, your committee appointed to report on allowances for employees of this special session, beg leave to report and recommend that the following employees be allowed the sums set opposite their respective names as compensation for extra time in full in going to and returning from their homes during the recess of this session from July 2 to August 11:

A. P. Loomis, Whatcom county (engrossing clerk), 5 days at $5.00, $25.00;
E. W. Robertson, Spokane county (stenographer), 8 days, at $5.50, $44.00;
J. C. Heath, Jefferson county (postmaster), 3 days at $5.00, $15.00;
P. D. Fairchild, Mason county (doorkeeper), 2 days at $4.00, $8.00;
Geo. F. Bancroft, King county (assistant sergeant-at-arms), 2 days at $4.50, $9.00;
Arthur Prague, Spokane county (assistant postmaster), 6 days at $4.00, $24.00;
J. T. Jones, Lewis county (journal clerk), 2 days at $4.50, $9.00;
W. W. Easter, King county, 2 days at $4.00, $8.00;
Louis Toomer, King county, 2 days at $4.00, $8.00;
W. A. Dixon, Yakima county, 2 days at $4.00, $8.00;

Respectfully submitted,
D. A. Scott,
E. L. Farnsworth,
Committee.

Mr. Slayden moved to amend by allowing Arthur Prague the same number of days' extra time as was allowed the other Spokane employee.

The motion was lost.
The report of the committee was adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

We, your Committee on Enrolled Bills, have had under consideration House bill No. 45, and find it correctly enrolled.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Henry R. Spedden, Geo. B. Webster.

Mr. Speaker:
We, your Committee on Enrolled Bills, have had under consideration House bills Nos. 9 and 37 and find them correctly enrolled.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Henry R. Spedden, Geo. B. Webster.

Mr. Speaker:
We, your Committee on Enrolled Bills, have had under consideration House bills Nos. 31, 52 and 21, and find them correctly enrolled.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Henry R. Spedden, Frank C. Jackson.

On motion of Mr. Beach, all bills in the hands of the committees and clerks were indefinitely postponed.

On motion of Mr. Beach, the House took a recess until 4:30 p.m.
The speaker called the House to order at 4:30 p.m.
The speaker announced that he had signed House bills Nos. 51, 59 and 56.

House concurrent resolution No. 16, providing for the appointment of a joint committee to notify the governor that the House and Senate are ready to adjourn: The resolution was read the first time, and on motion of Mr. Beach the rules were suspended, the first reading considered the second and third, and the resolution adopted.

The speaker appointed Messrs. Jackson (F. C.), Anderson (John), and Beach as members of the joint committee to notify the governor.

The speaker announced that he had signed Senate joint memorial No. 3, Senate concurrent resolution No. 11, Senate joint memorial No. 2, and Senate bills Nos. 33 and 34.

The committee appointed to notify the governor that the legislature was ready to adjourn reported that it had performed that duty, and that the governor had no further messages to communicate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., AUGUST 21, 1909.

Mr. Speaker:

The president has signed House bill No. 33, providing for election of representatives in congress;
House bill No. 57, providing for printing;
House bill No. 60, for relief of Indian war veterans;
House concurrent resolution No. 16, relative to adjournment of the legislature;
House bill No. 35, relating to the bureau of inspection;
House bill No. 27, relating to marriages;
House bill No. 51, relating to boundaries of senatorial and representative districts;
House bill No. 59, making an appropriation for the National Guard;
House bill No. 56, relating to the disposal of intoxicating liquors;
House bill No. 58, relating to crimes and punishments;
House bill No. 45, relating to the appointment of an assistant state auditor;
Senate bill No. 33, to prohibit indecent practices;
Senate bill No. 34, making an appropriation for the Washington Veterans' Home;
Senate concurrent resolution No. 11, relating to instructions to the secretary of state;
Senate joint memorial No. 2, relating to the Lummi Indian reservation;
EXTRAORDINARY SESSION, 1909

Senate joint memorial No. 3, relating to the National forest reserve;
The Senate has passed House bill No. 60, for the relief of Indian war veterans;
House bill No. 57, making an appropriation for printing the journals and proceedings of the court of impeachment;
House bill No. 33, providing for filling of vacancies in the office of representative in congress, without the emergency clause;
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:
We, your Committee on Enrolled Bills, have had under consideration House concurrent resolution No. 16 and House bills Nos. 57, 33, 60, 35, 59, 56, 58 and 51, and find them correctly enrolled.

JOHN ANDERSON, Acting Chairman.

We concur in this report: Frank C. Jackson, Henry R. Spedden.

The speaker announced that he had signed House bills Nos. 33, 57 and 60, and House concurrent resolution No. 16.
On motion of Mr. Beach, the journal of the day was approved.
The speaker appointed Messrs. McMaster, Calkins and Byerly as a committee to notify the Senate that the House was ready to adjourn.
The committee appointed to notify the Senate that the House was ready to adjourn reported that that duty had been performed.
The committee from the Senate announced that the Senate was ready to adjourn.
On motion of Mr. Anderson (John), the House adjourned sine die at 6:15 p.m.

LOREN GRINSTEAD,
Chief Clerk.

LEO. O. MEIGS,
Speaker.
INDEX.

EXTRAORDINARY SESSION.

SUBJECT AND HISTORY OF HOUSE AND SENATE BILLS, RESOLUTIONS, MEMORIALS, ETC.

AND

GENERAL INDEX.
<table>
<thead>
<tr>
<th>Number, Author and Subject.</th>
<th>Read first time</th>
<th>Report from Committee</th>
<th>Second reading</th>
<th>Third reading</th>
<th>Other action by</th>
<th>Signed by Governor</th>
<th>Message from Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Mr. Palmer: An act creating the state board of insurance commissioners; prescribing its duties; providing for the employment of certain assistants, fixing their salaries, making an appropriation therefor and repealing chapter 109, Laws of 1909, and declaring an emergency.</td>
<td>18</td>
<td>19</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Mr. Beach: An act appropriating $12,000 for the purposes of the extraordinary session of the legislature convened June 23, 1909.</td>
<td>28</td>
<td>28</td>
<td>28</td>
<td>39</td>
<td>37</td>
<td>40</td>
<td>40</td>
</tr>
<tr>
<td>3. Mr. F. C. Jackson: An act appropriating the sum of $1,000 to pay for printing ordered by the extraordinary session of the legislature or either branch thereof convened June 23, 1909.</td>
<td>28</td>
<td>29</td>
<td>29</td>
<td>40</td>
<td>40</td>
<td>40</td>
<td>40</td>
</tr>
<tr>
<td>4. Mr. Beach: An act relating to the management of the State College of Washington, and declaring an emergency.</td>
<td>29</td>
<td>29</td>
<td>29</td>
<td>43</td>
<td>40</td>
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<td>5. Mr. Ghent: An act to provide for establishment and creation of commercial waterway districts and viaducts, and the construction and maintenance of a system of commercial waterways and viaducts, including the straightening, deepening and widening of rivers, watercourses and streams and the protecting of banks thereof, and disposing of the interests of the state in the beds and shores of navigable waters, and to provide for the means of payment thereof, and declaring an emergency.</td>
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<td>6. Mr. David: An act repealing an act entitled “An act authorizing the formation of metropolitan park districts, providing for park officers, fixing their powers and duties,” approved March 11, 1907, and an act amendatory thereof approved March 13, 1909, being chapter 98, Laws of 1907, and chapter 121, Laws of 1909, and vesting property in the city, and declaring an emergency.</td>
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</tbody>
</table>
7. Mr. Bell: An act relative to the keeping and deposit of municipal funds, and amending section 2 of chapter 103 of Session Laws of 1905, and declaring an emergency.

8. Mr. Cline: An act to legalize all proceedings heretofore had in the establishment of drainage districts two, three, four and five, in Yakima county, and the construction of all drainage districts therein and validating all drainage district warrants issued on the funds of said districts, and declaring an emergency.

9. Mr. Thayer: An act to amend section 19 of chapter 115, 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 means of payment thereof, and declaring an emergency," approved March 20, 1895.

10. Special Committee: An act appropriating $40,000 for the expenses of the committee appointed to investigate state officers and departments.

11. House Members of Legislative Investigating Committee: An act to provide for the removal of certain state institutions, authorizing the construction of buildings for the same, making appropriations therefor, and declaring an emergency.

12. Mr. David: An act to amend section 2341 of Pierce's Code, being section 4594 of Ballinger's Code of Washington, relating to wills.

13. Mr. Nelson: An act to repeal chapter 49, Laws of 1909, relating to the division of counties into judicial districts, providing for the holding of sessions of the superior court at other places than the county seat.

14. Mr. Sayre: An act prohibiting the sale or disposal of intoxicating liquors in or about the grounds of the Washington State Fair or any other fair or exhibition which receives financial aid or support from the public funds of the state.

15. Mr. Sims: An act amending section 6 of an act entitled "An act relating to the selection, exemption and service of jurors in the superior courts of the state," approved March 10, 1900, and declaring an emergency.

16. Mr. Sayre: An act relating to materialmen's liens and the enforcement thereof, and declaring an emergency.
17. Messrs. Norris and Slayden: An act authorizing cities to levy and collect original and supplemental assessments and reassessments upon all property specially benefited to pay the costs of any local improvement, or any portion of such costs.

18. Mr. Campbell: An act relating to nomination of candidates for public offices and amending sections 1 and 11 of chapter 82, Laws of 1909, and declaring an emergency.

19. Mr. Palmer: An act relating to publications for and on behalf of the State of Washington, boards, commissions and departments thereof, and declaring an emergency.

20. Mr. Huffman: An act to aid the Quincy Valley Water Users' Association to procure a survey of certain lands in Grant county with a view to irrigating same, and declaring an emergency.


23. Mr. Byerly: An act relating to superior courts of Cowlitz, Skamania, Klickitat and Clarke counties, the election and appointment of judges therein, and declaring an emergency.

24. Mr. Ward: An act to assist officers in identification of dead bodies, criminals and insane persons.

25. Mr. Ghent: An act to amend section 284, chapter 249, Laws of 1909, relating to the sale of cigarettes and cigarette materials and to prohibit the use thereof by minors, and prescribing a penalty.
26. Mr. SAYRE: An act amending article 2 of the constitution by adding section 40, relating to investigations into public affairs every two years.

27. Mr. GHENT: An act regulating marriages, issuing licenses, prohibiting marriages in certain cases, providing penalties, repealing all acts and parts of acts in conflict herewith, and declaring an emergency.

28. Mr. GHENT: An act making it unlawful for white persons to intermarry with negroes, Japanese, Chinese, Hindus or persons of the Mongolian race, or to have carnal intercourse with such persons, prescribing penalty, and declaring an emergency.

29. Messrs. ERICKSON and FRENCH: An act to amend section 1, chapter 230, Laws of 1907, prohibiting stock running at large.

30. Mr. BRADSHERRY: An act repealing chapter 78, Laws of 1909, for the purchase of highway bridge across the Columbia river at Wenatchee.

31. Mr. BIRD: An act amending section 1 of an act approved February 18, 1909, authorizing county commissioners to acquire and operate quarries of suitable road-building gravel, and ground containing deposits of suitable road-building gravel, and to purchase rock-crushing machinery and appliances, and declaring an emergency.

32. Mr. DAVID: An act requiring street and electric cars to be properly heated, making violation a misdemeanor, and prescribing a penalty.

33. Mr. BELL: An act providing for filling vacancies in the office of representative in congress.

34. Mr. BYERLY: An act to regulate and prohibit the manufacture, sale, keeping for sale, owning or giving away of cigarettes, cigarette paper, cigarette wrappers and other substitutes for same, providing a penalty, and repealing all laws in conflict herewith.

35. Mr. BELL: An act to amend section 9 of an act to create a bureau of inspection and supervision of public offices, to establish a uniform system of public accounting and auditing and reporting under the administration of the state auditor, approved March 10, 1909, and declaring an emergency.

36. Mr. SWETT: An act to amend section 82 of an act regulating militia, providing for organization, regulation, maintenance and discipline of the National Guard of Washington, defining certain offenses, prescribing penalties therefor, repealing certain acts, and declaring an emergency, being chapter 134, Laws of 1909.
37. Mr. Thayer: An act to provide for reinstatement of corporations whose names have been or may be stricken from the records of secretary of state, and declaring an emergency.
38. Mr. Meigs: An act to amend sections 1 and 5 of an act providing for the control, regulation, distribution and measurement of stored and flowing waters; appointing a commissioner and assistants, fixing their compensation and tenure of office, and providing a penalty.
40. Mr. Thayer: An act to amend section 4 of an act providing for the establishment and maintenance of public and free libraries and museums.
41. Mr. Weir: An act to amend section 437 of an act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and repealing certain acts, being section 437 of chapter 249, Laws of 1909, and declaring an emergency.
42. Mr. McArtur: An act appropriating $8,000 for the purchase of lands for State Institution for Feeble-Minded near Medical Lake, and repealing the appropriation of $8,000 passed March, 1909, to purchase for said state institution certain other lands, not including lake front.
43. Mr. Slayden: An act to provide for annexing certain county territory to a neighboring county to which it is contiguous.
44. Mr. Scott: An act requiring persons retained or employed, for compensation, to promote or oppose the passage of bills or resolutions to file with secretary of state a statement in writing subscribed by such person stating by whom or on whose behalf he is.
retained, a description of the legislation in reference to which such
service is to be rendered, requiring statement of expenditures to be
filed, prohibiting such persons from going upon the floor of the
legislature, providing penalties, and declaring an emergency.

45. Mr. Beach: An act providing for the appointment and qualification
of an assistant state auditor, making an appropriation therefor, and
declaring an emergency.

46. Mr. Fancher: An act authorizing the state board of control to
acquire by gift or otherwise lands for use of the State Institution
for Feeble-Minded.

47. Mr. Beach: An act to repeal chapter 249, Laws of 1909, known
as the criminal code, and declaring all acts or parts of acts repealed
by section 52 of said act the existing law of the state covering the
subject to which they severally relate.

48. Committee on Military Affairs: An act making an appropriation
from the military fund to care for the graves of Philippine soldiers
buried in Masonic cemetery at Olympia, Wash.

49. Mr. Hubbell: An act for the relief of Ernest Joyce, and others,
from further liability upon forfeited bail bonds and judgments ren­
dered thereon in causes Nos. C3648 and C3649 in Kittitas county
superior court.

50. Mr. Bell: An act relating to duties of county auditors and amend­
ing sections 1, 3, 6 of article 8, chapter 4, title 3 of chapter 97,
Laws of 1909, and declaring an emergency.

51. Mr. Cameron: An act relating to boundaries of the twenty-fifth,
twenty-sixth, twenty-seventh, twenty-eighth and twenty-ninth sena­
torial districts and the thirty-fifth, thirty-sixth, thirty-seventh,
three-eighty and thirty-ninth representative districts in Pierce
county.

52. Committee on State Capitol and Grounds: An act relating to
the powers of the state capitol commission, and making an appro­
priation therefor.

53. Mr. Hubbell: An act to amend section 9 of an act to create a
bureau of inspection and supervision of public offices, and establish­
ing a uniform system of public accounting, auditing and reporting
under the administration of the state auditor, approved March 10,
1909.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Subject</th>
<th>Read first time</th>
<th>Report from Committee</th>
<th>Second reading and vote on passage</th>
<th>Third reading and vote on passage</th>
<th>Other action by House</th>
<th>Report from Senate</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>54</td>
<td>Mr. HUBBELL</td>
<td>An act making an appropriation for printing for certain departments and institutions of the state</td>
<td>189</td>
<td></td>
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<tr>
<td>55</td>
<td>Mr. BELL</td>
<td>An act relating to the registration of voters, and amending chapter 171, Laws of 1905, relating to the registration of voters and amending sections 1450, 1451, 1455, 1460 and 1461 of Ballinger's Code</td>
<td>139</td>
<td></td>
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<tr>
<td>56</td>
<td>Mr. McGRORGER</td>
<td>An act to prohibit the unauthorized sale or disposal of intoxicating liquors, and providing a penalty</td>
<td>140 156 167 168 184</td>
<td>191 187 190 190</td>
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<tr>
<td>57</td>
<td>COMMITTEE ON APPROPRIATIONS</td>
<td>An act making an appropriation for printing of the journals and laws passed by the extraordinary session of the legislature, and the proceedings of the court of impeachment</td>
<td>159 160 160 191 191 191 191 190</td>
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<tr>
<td>58</td>
<td>Mr. SCOTT</td>
<td>An act to amend sections 193 and 437, chapter 249, Laws of 1900, relating to crimes and punishments</td>
<td>166 166 166 191 187 190 190</td>
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<tr>
<td>59</td>
<td>Mr. MILLER</td>
<td>An act appropriating $36,680 from the military fund for maintenance of National Guard</td>
<td>169 169 170 191 187 190 190</td>
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<tr>
<td>60</td>
<td>Mr. BRACH</td>
<td>An act for the relief of Indian war veterans of the wars of 1865 and 1866</td>
<td>175 175 175 191 191 191 191 190</td>
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### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE.

<table>
<thead>
<tr>
<th>Number, Author and Subject.</th>
<th>Received from Senate</th>
<th>Read first time</th>
<th>Report from committee</th>
<th>Third reading and second passage</th>
<th>Other action by House of Origin</th>
<th>Signed by President of Senate</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Senator Stevenson: An act making an appropriation for the payment of the funeral expenses of the late governor of the State of Washington, His Excellency Samuel G. Cosgrove</td>
<td>18</td>
<td>42</td>
<td>42</td>
<td>42</td>
<td>69</td>
<td>70</td>
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<tr>
<td>5. Senator Nichols: An act relating to the establishment and creation of commercial waterway districts and the construction and maintenance of a system of commercial waterways, including the straightening, deepening and widening of rivers, water-courses and streams and the protecting of the banks thereof, and disposing of the interests of the state in the beds and shores of navigable waters, and to provide for the means of payment thereof, and declaring an emergency</td>
<td>83</td>
<td>91</td>
<td>101</td>
<td>103</td>
<td>105</td>
<td>118</td>
<td>118</td>
</tr>
<tr>
<td>10. Senator Rydstrom: An act for the protection of game animals and game birds of the State of Washington, defining violation thereof, providing punishment of the same, and repealing all other laws in conflict herewith</td>
<td>87</td>
<td>91</td>
<td>156</td>
<td>157</td>
<td>159</td>
<td>175</td>
<td>188</td>
</tr>
<tr>
<td>13. Senator Allen: An act to appropriate funds to pay the expenses of publishing the proposed amendments to the state constitution and for the publication of the notice of the result of the canvass of the primary election in 1910</td>
<td>82</td>
<td>82</td>
<td>83</td>
<td>83</td>
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<tr>
<td>17. Senator Potts: An act appropriating the sum of two thousand dollars ($2,000), or so much thereof as may be necessary, to provide for the printing of the bureau of inspection and supervision of public offices, as provided in chapter 76 of the Session Laws of 1909</td>
<td>86</td>
<td>90</td>
<td>90</td>
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<td>93</td>
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<tr>
<td>24. Senator F Disneyland: An act relating to materialmen’s liens and the enforcement thereof, and declaring an emergency</td>
<td>92</td>
<td>100</td>
<td>107</td>
<td>108</td>
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<td>Number</td>
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<tr>
<td>25.</td>
<td>Senator Graves:</td>
<td>An act appropriating the sum of forty thousand ($40,000) dollars, or so much thereof as may be necessary, for the purpose of paying the expenses of the impeachment proceedings of John H. Schively.</td>
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<td>26.</td>
<td>Senator Bryan:</td>
<td>An act prohibiting the hunting of deer with dogs in or upon the islands of Puget Sound and in the county of Kitsap.</td>
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<td>27.</td>
<td>Senator Cox:</td>
<td>An act to amend chapter 226, Session Laws of 1909, approved March 17, 1909, entitled &quot;An act providing for a field examination of the state with a view to ascertaining the existence and location of suitable road-making material, and for the acquisition by the state of quarries of such materials and the installation at such quarries of suitable rock-crushing machinery and other conveniences for operating said quarries by convict labor or free labor, and for the disposition of the output of such quarries, and making an appropriation therefor,&quot; by amending sections 2, 6 and 8 thereof, and declaring an emergency.</td>
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<td>29.</td>
<td>Senator Bassett:</td>
<td>An act regulating the keeping and deposit of municipal funds, and amending section 2 of chapter 103 of the Session Laws of 1905, and declaring an emergency.</td>
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<td>33.</td>
<td>Senator McGowan:</td>
<td>An act to prohibit indecent practices, drunkenness and boisterous conduct, and fixing a penalty for violation thereof.</td>
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<td>34.</td>
<td>Senator Bryan:</td>
<td>An act making an appropriation for the maintenance of the Washington Veterans' Home.</td>
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<th></th>
<th>Received from Senate</th>
<th>Read First Time</th>
<th>Report from Committee</th>
<th>Second Reading and Passage</th>
<th>Other action by House of</th>
<th>Signed by President</th>
<th>Signed by Speaker</th>
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<td>25.</td>
<td>82</td>
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<td>33.</td>
<td>174</td>
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<td>34.</td>
<td>177</td>
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</table>
# History of House Joint Memorials

<table>
<thead>
<tr>
<th>Number, Author and Subject</th>
<th>First reading</th>
<th>Report of committee</th>
<th>Second reading</th>
<th>Third reading</th>
<th>Other action by</th>
<th>Message from House</th>
<th>Message from Senate</th>
<th>Signed by President of Senate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Mr. Gordon: Relating to the opening for settlement of the Columbia river forest reserve</td>
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<tr>
<td>1. Mr. Gordon: Relating to the opening for settlement of the Columbia river forest reserve</td>
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</table>

# History of Senate Joint Memorials in the House

<table>
<thead>
<tr>
<th>Number, Author and Subject</th>
<th>Referred from Senate</th>
<th>Referred from House</th>
<th>Committee</th>
<th>Second reading</th>
<th>Third reading</th>
<th>Other action by</th>
<th>Message from House</th>
<th>Message from Senate</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Senator Presby: Memorializing the secretary of the interior to have made a re-examination of certain lands in the Columbia river forest reserve to determine if the same may be restored to settlement</td>
<td>92</td>
<td>95</td>
<td>95</td>
<td>95</td>
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<td>98</td>
<td>98</td>
</tr>
<tr>
<td>2. Senator Brown: Memorializing congress of the United States to open for settlement the Lummi Indian reservation, in Whatcom county, after having made allotments to the Indians</td>
<td>175</td>
<td>185</td>
<td>186</td>
<td>185</td>
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<td></td>
<td></td>
<td>190</td>
<td>190</td>
</tr>
<tr>
<td>3. Senator Kline: Memorializing the secretary of the interior, urging a survey of Mt. Baker and vicinity, with a view of establishing a national park and game preserve</td>
<td>176</td>
<td>185</td>
<td>185</td>
<td>185</td>
<td></td>
<td></td>
<td></td>
<td>190</td>
<td>190</td>
</tr>
</tbody>
</table>
## HISTORY OF HOUSE CONCURRENT RESOLUTIONS.

### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Resolution</th>
<th>First Reading</th>
<th>Report of Committee</th>
<th>Second Reading</th>
<th>Third Reading</th>
<th>Other Action</th>
<th>Message From</th>
<th>Signed by Speaker</th>
<th>Signed by Senate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mr. Palmer</td>
<td>Relating to procedure of special session</td>
<td>9</td>
<td></td>
<td>16</td>
<td></td>
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</tr>
<tr>
<td>2</td>
<td>Mr. McMaster</td>
<td>Extending an invitation to President Taft to attend the Conservation Congress at Seattle</td>
<td>15</td>
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<td>37</td>
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</tr>
<tr>
<td>3</td>
<td>Mr. F. C. Jackson</td>
<td>Resolution relating to the continuance of the legislative investigating committee</td>
<td>33</td>
<td></td>
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<td></td>
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<tr>
<td>4</td>
<td>Mr. Sladden</td>
<td>Empowering the Alaska-Yukon-Pacific Exposition commission to appropriate from its funds an amount sufficient to properly return the courtesies which have been extended to this state</td>
<td>42</td>
<td></td>
<td>42</td>
<td>74</td>
<td></td>
<td>69</td>
<td>76</td>
<td>78</td>
</tr>
<tr>
<td>5</td>
<td>Special Committee</td>
<td>Relating to continuation of the legislative investigating committee, and providing for submittal of its report</td>
<td>69</td>
<td>47</td>
<td>76</td>
<td>76</td>
<td></td>
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<td></td>
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</tr>
<tr>
<td>6</td>
<td>Mr. Bishop</td>
<td>Relating to the appointment of four investigating committees, the authority of each, the time and manner of making their report</td>
<td>69</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Mr. Farnsworth</td>
<td>Relating to adjournment of either branch of the legislature during present session</td>
<td>69</td>
<td></td>
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<tr>
<td>8</td>
<td></td>
<td>Concerning labor in and on state and public work</td>
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<tr>
<td>9</td>
<td>Mr. Burke</td>
<td>Relating to the per diem of the Investigating Committee</td>
<td>80</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>10</td>
<td>Mr. Ghent</td>
<td>Relating to the ratification of United States Senate resolution No. 49, relative to collection of income taxes</td>
<td>100</td>
<td>126</td>
<td>126</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Mr. Todd</td>
<td>Relating to the ratification of the proposed amendment to the United States constitution</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Mr. Farnsworth: Relating to the adjournment, <em>sine die</em>, or for more than three days by either house.</td>
<td>100</td>
<td>109</td>
<td>110</td>
<td>111</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Mr. Hubbell: Relating to the adjournment of the House until August 18, 1909.</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Mr. Palmer: Relating to the House board of managers, etc.</td>
<td>120</td>
<td>120</td>
<td>120</td>
<td>127</td>
<td>121</td>
<td>127</td>
<td>144</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Mr. Todd: Relating to continuation of the committee appointed to investigate the charges made by H. N. DeWolfe against the supreme court.</td>
<td>125</td>
<td>125</td>
<td>147</td>
<td>148</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Mr. Beach: Relating to notifying the governor that the House is about to adjourn.</td>
<td>190</td>
<td>190</td>
<td>190</td>
<td>191</td>
<td>191</td>
<td>190</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### HISTORY OF SENATE CONCURRENT RESOLUTIONS IN THE HOUSE.

#### NUMBER, AUTHOR AND SUBJECT.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Senator Bassett</td>
<td>That the joint rules of last session be adopted as joint rules of this extraordinary session.</td>
</tr>
<tr>
<td>2.</td>
<td>Senator Knickerbocker</td>
<td>That a committee be appointed by Senate and House to notify governor that legislature is in session.</td>
</tr>
<tr>
<td>3.</td>
<td>Senator Nichols</td>
<td>That session will consider no legislation except investigation of state officers, appropriation or relief bills.</td>
</tr>
<tr>
<td>4.</td>
<td>Senator Nichols</td>
<td>For the continuation of the legislative investigation committee.</td>
</tr>
<tr>
<td>6.</td>
<td>Senator Falconer</td>
<td>Authorizing the legislative investigating committee to hold session any place in the State of Washington.</td>
</tr>
<tr>
<td>7.</td>
<td>Senator Falconer</td>
<td>Fixing the per diem of Senator H. O. Fishback at $10 per day and expenses, as a member of the investigating committee.</td>
</tr>
<tr>
<td>8.</td>
<td>Senator Falconer</td>
<td>Directing secretary of state to forward copy of House bill No. 27 (relating to marriages) to county auditors.</td>
</tr>
</tbody>
</table>
### HISTORY OF SENATE JOINT RESOLUTIONS IN THE HOUSE.

<table>
<thead>
<tr>
<th>Number, Author and Subject.</th>
<th>First reading</th>
<th>Report from committee</th>
<th>Second reading and amendments</th>
<th>Third reading and vote on passage</th>
<th>Other action by Senate</th>
<th>Message from Senate</th>
<th>Signed by President of Senate</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Senator WHITNEY: Relating to and directing the board of control in the expenditure of funds appropriated for the Institution for the Feeble-Minded near Medical Lake, Washington</td>
<td>177</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
GENERAL INDEX.

[Where reference is made to House or Senate bill, see tables of bills preceding this Index.]

ADJOURNMENT:
- Legislative, resolution relative to ........................................ 79
- Resolution relative to, adoption ........................................... 80
- Resolution relative to ..................................................... 153, 172

ADJUTANT GENERAL—Printing for department .................................. 135

ALBERTSON, R. B.—Speech by ............................................. 166

ANDERSON, JOHN—Certificate of membership ................................ 4

ANDERSON, NELS—Certificate of membership ................................ 5

ANDERSON, W. T.—Certificate of membership ................................ 4

ARTICLES OF IMPEACHMENT—Schively, John H., against ....................... 50

BANCROFT, GEO. F. :
- Appointed ........................................................................... 15
- Sworn in ................................................................................ 35

BEACH, WILLIAM W.—Certificate of membership ............................ 4

BELL, T. J.—Certificate of membership ....................................... 4

BILLS, INTRODUCTION OF—Limitation on .................................. 141

BIRD, THOMAS—Certificate of membership ................................... 5

BISHOP, WILLIAM—Certificate of membership ............................. 4

BOARD OF MANAGERS:
- For impeachment proceedings ................................................ 69
  - additional members ................................................................ 77
  - change of membership ...................................................... 96
  - membership and compensation ......................................... 98
  - reduction in membership ................................................. 94
  - resolution to reduce ...................................................... 93

BOLINGER, W. A.—Certificate of membership ............................... 4

BOONE, S. J.—Certificate of membership ..................................... 4

BRADBERRY, FRANK—Certificate of membership .......................... 5

BUCHANAN, R. E.—Certificate of membership ............................. 3

BUCK, NORMAN:
- Certificate of membership ................................................... 3
- Death of .............................................................................. 161
  - adjournment because of .................................................. 174
  - committee to draft resolutions on .................................... 176
  - resolutions adopted on .................................................... 187

BUGGEN, S. M.—Certificate of membership ................................. 5

BURKE, JOSEPH R.—Certificate of membership ............................ 4

BYERLY, OLIVER—Certificate of membership ................................ 4

CAKINS, F. L.—Certificate of membership .................................. 4

CAMERON, JAMES J.—Certificate of membership ........................ 4

CAMPBELL, F. T.—Membership of, protest ................................... 5

CAMPBELL, J. E.—Certificate of membership ............................... 5

CARLYON, P. H.—Certificate of membership ............................... 4

-14 HX
210 INDEX, EXTRAORDINARY SESSION

CHIEF CLERK:
Appointed ......................................................... 8
Closing records, compensation for ................................ 188
Compensation of ................................................... 15
Employees, authority to engage .................................... 9
Journal, preparing and indexing .................................... 188
Mileage after legislative recess .................................... 104
Mileage allowance .................................................. 30
Oath administered to ............................................... 8

CHRISTENSEN, W. T.—Certificate of membership ..................... 5
CLARK, ALLEN—Certificate of membership .......................... 5
CLINE, W. H.—Certificate of membership ........................... 4
COGSWELL, MORTON—Certificate of membership ..................... 3
COMMITTEES—Re-appointment ....................................... 14
CONGRESS—Vacancy in, provision for filling ....................... 134
COSGROVE, S. G.—Death of, governor's message .................... 11
CUSHMAN, FRANCIS W.—Death of .................................. 134

DAVID, PETER—Certificate of membership .......................... 4
DENMAN, GEORGE L.—Certificate of membership ................... 3
DE WOLFE, HERBERT N.:
Communication from ............................................... 30
Report on charges of .............................................. 47
Service of process on .............................................. 77

DIRECT PRIMARY LEAGUE—Communication from ...................... 15

DIXON, W. A.:
Appointed ......................................................... 15
Sworn in .......................................................... 35

DUWAMISH WATERWAY—Communication relative to ................... 15

EASTER, W. W.:
Appointed ......................................................... 15
Sworn in .......................................................... 35

EATON, C. B.:
Appointed ......................................................... 15
Sworn in .......................................................... 35

EDGE, LESTER P.—Certificate of membership ........................ 3
ELDRIDGE, H. D.—Certificate of membership ........................ 4

EMPLOYEES:
Allowances for legislative recess ................................... 188
Chief clerk, employment by ......................................... 9
Closing session, compensation for ................................... 188
Mileage after legislative recess ..................................... 125
Mileage rescinded ................................................... 143

ERICKSON, E. O.—Certificate of membership ........................ 4

FAIRCILD, P. D.:
Appointed ......................................................... 15
Sworn in .......................................................... 35

FANCHER, JOHN A.—Certificate of membership ....................... 3
FARNSWORTH, E. L.—Certificate of membership ..................... 4
FISHER, E. E.—Certificate of membership .......................... 4
FRENCH, E. L.—Certificate of membership .......................... 4
GHENT, J. A.—Certificate of membership ........................... 5
GORDON, A. P.—Certificate of membership .......................... 4
INDEX, EXTRAORDINARY SESSION

GOVERNOR:
Messages from ................................................ 11, 134
Proclamation convening legislature. .......................... 6

GREEN, ARTHUR:
Appointed ....................................................... 16
Sworn in ......................................................... 35

GRINSTEAD, LOREN:
Appointed ....................................................... 8
Sworn in ......................................................... 8

HALFERTY, G. P.—Certificate of membership. ............... 4

HALL, W. J.—Certificate of membership. ...................... 5

HOLM, R. F.—Certificate of membership. ...................... 5

HALSEY, ELMER E.—Certificate of membership. ............... 4

HANNA, J. W.:
Certificate of election of ...................................... 4
Sworn in ......................................................... 6
Committee assignments of ...................................... 14

HANSON, H. H.—Certificate of membership. ................. 4

HANSON, OLE—Certificate of membership. ..................... 5

HAYWARD, HARRY C.—Certificate of membership. ............ 3

HEATH, J. C.:
Appointed ....................................................... 15
Sworn in ......................................................... 35

HEWITT, HARRY B.—Certificate of membership. .............. 4

HOUSE RULES—Adopted ......................................... 9

HUBBELL, J. C.—Certificate of membership. .................. 4

HUFFMAN, E. I.:
Certificate of election of ...................................... 85
Committee assignments of ...................................... 15
Election, unofficial report of .................................. 5
Sworn in ......................................................... 8

IMPEACHMENT:
Board of managers for proceedings on ......................... 69
Resolution on .................................................... 35
Schively, John H. ................................................ 49

INCOME TAX:
Federal, amendment for ......................................... 137
proposed amendment for ........................................ 101

INITIATIVE AND REFERENDUM—Petition relative to ........... 79

INSURANCE DEPARTMENT—Report on ............................ 19

INTRODUCTION OF BILLS—Limitation on ...................... 141

INVESTIGATING COMMITTEE:
Continuance of committee on ................................... 40
Report of ........................................................ 19
governor's message ............................................. 11

JACKSON, FRANK C.—Certificate of membership. ............ 5

JACKSON, R. A.—Certificate of membership. .................. 4

JEFFRIES, GEORGE W.—Certificate of membership. .......... 5

JOINT SESSION—Governor’s message on ........................ 10

JONES, J. T.:
Appointed ........................................................ 15
Sworn in ......................................................... 35

KAYSER, CHARLES F.—Certificate of membership. .......... 4
INDEX, EXTRAORDINARY SESSION

KENOYER, W. H.—Certificate of membership........................................ 4
KING COUNTY BAR ASSOCIATION—Communication from.......................... 30
KROUSE, H. C.—Certificate of membership........................................ 4
LAMBERT, R. S.—Certificate of membership........................................ 5
LEGISLATIVE DAYS—Defined ................................................................ 112
LEGISLATIVE INVESTIGATING COMMITTEE (See INVESTIGATING COMMITTEE).

LEGISLATURE:
  Investigating committee (see Supreme Court).
  Investigating committee ............................................................... 80

LENGTH OF SESSIONS........................................................................... 112

LEONARD, J. E.—Certificate of membership........................................ 4

LEWIS, LEO:
  Appointed ....................................................................................... 16
  Sworn in ......................................................................................... 35

LEOYD, A. P.:
  Appointed ....................................................................................... 16
  Sworn in ......................................................................................... 35

McARTHUR, JAMES W.—Certificate of membership............................... 4

McCLURE, H. S.—Certificate of membership........................................ 4

McGREGOR, B. E.—Certificate of membership..................................... 5

McINNIS, P.—Certificate of membership............................................ 5

McKinney, O. R.—Certificate of membership...................................... 4

McMASTER, W. C.—Certificate of membership.................................... 5

McMILLAN, D. N.—Certificate of membership.................................... 5

McNEIL, Leo. O.:
  Certificate of membership.................................................................. 4
  Resignation as speaker tendered........................................................ 7

MEMBERS:
  Certificate of ................................................................................... 3

Compensation during legislative recess............................................... 113
  Mileage, additional, report on........................................................... 46
    after legislative recess..................................................................... 104
    allowance ....................................................................................... 30

MILEAGE:
  Authorized after legislative recess.................................................... 104
  Employees, after legislative recess.................................................... 125
  Employees, rescinded as to............................................................... 143
  Report on .......................................................................................... 30
    additional ....................................................................................... 46

MILLER, JAMES A.—Certificate of membership.................................... 5

MORRIS, C. G.—Certificate of membership......................................... 4

MORSE, GEORGE W.—Certificate of membership.................................. 5

MORRIS, W. C.—Certificate of membership......................................... 5

OFFICERS—Continuation during extraordinary session, proposed......... 6

ORGANIZATION—Proceedings on.......................................................... 3

PALMER, E. R.—Certificate of membership.......................................... 5

PIERS, R. S.:
  Appointed ....................................................................................... 15
  Sworn in ......................................................................................... 35

PILES, SAMUEL H., SENATOR—Speech by........................................... 125
<table>
<thead>
<tr>
<th>Name</th>
<th>Action</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>PRAGUE, ARTHUR</td>
<td>Appointed</td>
<td>16</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>35</td>
</tr>
<tr>
<td>RECALL</td>
<td>Petition relative to</td>
<td>79</td>
</tr>
<tr>
<td>RECESS</td>
<td>Legislative</td>
<td>98</td>
</tr>
<tr>
<td></td>
<td>compensation of members</td>
<td>113</td>
</tr>
<tr>
<td></td>
<td>during</td>
<td></td>
</tr>
<tr>
<td></td>
<td>effect of, on length of</td>
<td>112</td>
</tr>
<tr>
<td></td>
<td>session</td>
<td></td>
</tr>
<tr>
<td>REEV, F. C.</td>
<td>Certificate of membership</td>
<td>5</td>
</tr>
<tr>
<td>REFERENDUM, INITIATIVE AND</td>
<td>Petition relative to</td>
<td>79</td>
</tr>
<tr>
<td>RENICK, FRANK H.</td>
<td>Certificate of membership</td>
<td>5</td>
</tr>
<tr>
<td>ROBERTSON, E. W.</td>
<td>Appointed</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>35</td>
</tr>
<tr>
<td>ROCK-CRUSHING PLANTS</td>
<td>Number of</td>
<td>135</td>
</tr>
<tr>
<td>ROGERS, JOHN T.</td>
<td>Certificate of membership</td>
<td>5</td>
</tr>
<tr>
<td>ROLL CALL</td>
<td>When necessary</td>
<td>110</td>
</tr>
<tr>
<td>RUDENE, J. O.</td>
<td>Certificate of membership</td>
<td>5</td>
</tr>
<tr>
<td>RUDIO, ROY D.</td>
<td>Appointed</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>35</td>
</tr>
<tr>
<td>SAYRE, ALEXANDER N.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SCOTT, D. A.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SCHIVELY, JOHN H.</td>
<td>Impeachment of, adoption of</td>
<td>36</td>
</tr>
<tr>
<td></td>
<td>resolution for</td>
<td></td>
</tr>
<tr>
<td></td>
<td>articles of</td>
<td>49</td>
</tr>
<tr>
<td></td>
<td>adoption</td>
<td>68</td>
</tr>
<tr>
<td></td>
<td>board of managers for</td>
<td>69</td>
</tr>
<tr>
<td></td>
<td>communications from Senate</td>
<td>74</td>
</tr>
<tr>
<td></td>
<td>notification from Senate</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>notification to Senate</td>
<td>70</td>
</tr>
<tr>
<td></td>
<td>change in membership of</td>
<td>98</td>
</tr>
<tr>
<td></td>
<td>board of managers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>resolution for</td>
<td>30</td>
</tr>
<tr>
<td>SECRETARY OF STATE</td>
<td>House members, certificate</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>of</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Vetoed bills, transmission</td>
<td>9</td>
</tr>
<tr>
<td>SERGEANT-AT-ARMS</td>
<td>Appointed</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Closing session,</td>
<td>188</td>
</tr>
<tr>
<td></td>
<td>compensation for</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compensation of</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>Mileage after legislative</td>
<td>104</td>
</tr>
<tr>
<td></td>
<td>recess</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Oath administered to</td>
<td>8</td>
</tr>
<tr>
<td>SHUTT, R. D.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SIMS, EDGAR A.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SLYDEN, JAMES W.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SMITH, STEWART E.</td>
<td>Appointed</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>Sworn in</td>
<td>35</td>
</tr>
<tr>
<td>SPARKS, WALTER W.</td>
<td>Certificate of membership</td>
<td>4</td>
</tr>
<tr>
<td>SPEAKER</td>
<td>Closing records,</td>
<td>188</td>
</tr>
<tr>
<td></td>
<td>compensation for</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Election of</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Oath administered to</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Resignation of, tendered</td>
<td>7</td>
</tr>
<tr>
<td>SPEDDEN, HENRY R.</td>
<td>Certificate of membership</td>
<td>3</td>
</tr>
</tbody>
</table>
INDEX, EXTRAORDINARY SESSION

STANDING COMMITTEES—Re-appointment ................................................. 14
STATE CAPITOL COMMISSION—Appraisal of lands...................................... 136
STATE INSURANCE COMMISSIONER:
  Impeachment of, articles of.......................................................... 49
  resolution for ........................................................................... 30
STATE OFFICERS—Investigation, resolution for......................................... 44
STATE SCHOOL FOR DEAF AND BLIND—Printing for.................................. 136
STATE SOLDIERS’ HOME—Committee to visit.......................................... 81
STEPHENS, E. MILTON—Certificate of membership.................................. 5
STEVENS, A. M.—Certificate of membership.......................................... 3
STONE, O. W.—Certificate of membership............................................. 4
STUART, WALLACE—Certificate of membership....................................... 4
SUNDAY—Legislative day, as................................................................. 112
SUPERIOR COURT—King county, additional judge for................................ 135
SUPREME COURT:
  De Wolfe charges against................................................................. 30
  report on .................................................................................. 47
  Investigating committee, appointment of.......................................... 47
  extension of scope of .................................................................. 80
  preliminary report ........................................................................ 120
  proceedings of, to be secret .......................................................... 119
  report of .................................................................................. 146
  resignation from ........................................................................ 148
  resolution to discharge .................................................................. 77
  service of process.......................................................................... 77
  taking of testimony ...................................................................... 77
  testimony of Senator Piles ordered printed..................................... 177
  Justices, nomination of .................................................................. 15, 20
SWEET, F. L.—Certificate of membership............................................... 4
TAFT, WILLIAM H., PRESIDENT:
  Conservation Congress, invitation to attend....................................... 15
  acknowledgment of invitation .......................................................... 78
TAYLOR, Howard—Certificate of membership......................................... 5
TENNANT, GEORGE R.—Certificate of membership.................................. 5
THAYER, R. A.—Certificate of membership........................................... 3
THOMPSON, HENRY W.—Certificate of membership.............................. 4
THOMPSON, T. A.—Certificate of membership........................................ 4
TODD, HUGH C.—Certificate of membership........................................... 4
TOOMER, LOUIS:
  Appointed ................................................................................... 15
  Sworn in .................................................................................... 35
VETOED BILLS:
  Message from governor..................................................................... 100
  Transmitted to House ...................................................................... 9
  Vote on ....................................................................................... 184
VOLLMER, GUSTAV—Certificate of membership........................................ 4
WARD, GEORGE F.—Certificate of membership...................................... 4
WEBSTER, GEORGE B.—Certificate of membership.................................. 5
WEIR, JAMES A.—Certificate of membership.......................................... 5
WHALLEY, JOHN A.—Certificate of membership.................................... 5
WILSON, JOSEPH:
  Appointed ................................................................................... 8
  Sworn in .................................................................................... 8
YOUNG, O. E.—Certificate of membership.............................................. 4
APPENDIX

CONTAINING

ROSTER OF HOUSE OF REPRESENTATIVES—
LIST OF HOUSE EMPLOYEES—RULES OF
THE HOUSE, WITH INDEX

AND

ROSTER OF THE STATE GOVERNMENT
<table>
<thead>
<tr>
<th>Names</th>
<th>District</th>
<th>County</th>
<th>Residence</th>
<th>Age</th>
<th>Birthplace</th>
<th>Occupation</th>
<th>Politics</th>
<th>Previous Legislative Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson, John</td>
<td>6</td>
<td>Spokane</td>
<td>Spokane</td>
<td>43</td>
<td>New York</td>
<td>Printer</td>
<td>Rep.</td>
<td>1907</td>
</tr>
<tr>
<td>Anderson, W. T.</td>
<td>14</td>
<td>Franklin</td>
<td>Pasco</td>
<td>48</td>
<td>Kansas</td>
<td>Physician</td>
<td>Rep.</td>
<td>1907</td>
</tr>
<tr>
<td>Bosch, Wm. M.</td>
<td>31</td>
<td>Mason</td>
<td>Shelton</td>
<td>59</td>
<td>Ontario</td>
<td>Publisher</td>
<td>Rep.</td>
<td>1907</td>
</tr>
<tr>
<td>Bell, T. J.</td>
<td>37</td>
<td>Pierce</td>
<td>Tacoma</td>
<td>33</td>
<td>Michigan</td>
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<td>Rep.</td>
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<td>W. H. Carothers</td>
<td>Doorkeeper</td>
<td>Ellensburg</td>
<td>4.00</td>
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<tr>
<td>P. D. Fairchild</td>
<td>Doorkeeper</td>
<td>Shelton</td>
<td>4.00</td>
</tr>
<tr>
<td>J. C. Heath</td>
<td>Watchman</td>
<td>Port Townsend</td>
<td>4.00</td>
</tr>
<tr>
<td>P. A. Morris</td>
<td>Watchman</td>
<td>Seattle</td>
<td>4.00</td>
</tr>
<tr>
<td>L. D. Oakes</td>
<td>Watchman</td>
<td>Lyle</td>
<td>4.00</td>
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<tr>
<td>Wm. Douglas</td>
<td>Janitor</td>
<td>Friday Harbor</td>
<td>4.00</td>
</tr>
<tr>
<td>E. A. Nichols</td>
<td>Janitor</td>
<td>Bucoda</td>
<td>4.00</td>
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### APPENDIX

<table>
<thead>
<tr>
<th>Name</th>
<th>Service</th>
<th>Postoffice</th>
<th>Per diem</th>
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</thead>
<tbody>
<tr>
<td>R. S. Weston</td>
<td>Janitor</td>
<td>Seattle</td>
<td>4 00</td>
</tr>
<tr>
<td>V. A. Wilson</td>
<td>Janitor</td>
<td>Tacoma</td>
<td>4 00</td>
</tr>
<tr>
<td>W. A. Ryan</td>
<td>Janitor</td>
<td>Spokane</td>
<td>4 00</td>
</tr>
<tr>
<td>Wm. Collins</td>
<td>Janitor</td>
<td>Seattle</td>
<td>4 00</td>
</tr>
<tr>
<td>W. A. Dixon</td>
<td>Janitor</td>
<td>Pasco</td>
<td>4 00</td>
</tr>
<tr>
<td>Louis Toomer</td>
<td>Porter</td>
<td>Seattle</td>
<td>4 00</td>
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### HOUSE EMPLOYEES, EXTRAORDINARY SESSION.

<table>
<thead>
<tr>
<th>Name</th>
<th>Service</th>
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<th>Per diem</th>
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<tbody>
<tr>
<td>Loren Grinstead</td>
<td>Chief clerk</td>
<td>Seattle</td>
<td>$7 50</td>
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<tr>
<td>C. B. Eaton</td>
<td>Minute clerk</td>
<td>Seattle</td>
<td>5 00</td>
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<tr>
<td>Stewart E. Smith</td>
<td>Journal clerk</td>
<td>Seattle</td>
<td>5 00</td>
</tr>
<tr>
<td>J. T. Jones</td>
<td>Assistant journal and</td>
<td>Centralia</td>
<td>4 50</td>
</tr>
<tr>
<td>R. S. Pierce</td>
<td>Reading clerk</td>
<td>Seattle</td>
<td>5 00</td>
</tr>
<tr>
<td>A. P. Loomis</td>
<td>Engrossing clerk</td>
<td>Bellingham</td>
<td>5 00</td>
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<tr>
<td>E. W. Robertson</td>
<td>Stenographer</td>
<td>Spokane</td>
<td>5 50</td>
</tr>
<tr>
<td>Roy D. Rudio</td>
<td>General clerk</td>
<td>Walla Walla</td>
<td>5 00</td>
</tr>
<tr>
<td>Lee Lewis</td>
<td>Page</td>
<td>Olympia</td>
<td>2 00</td>
</tr>
<tr>
<td>Arthur Green</td>
<td>Page</td>
<td>Olympia</td>
<td>2 00</td>
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<tr>
<td>Joseph Wilson</td>
<td>Sergeant-at-arms</td>
<td>Tacoma</td>
<td>5 00</td>
</tr>
<tr>
<td>Geo. F. Bancroft</td>
<td>Asst sergeant-at-arms</td>
<td>Seattle</td>
<td>4 50</td>
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<tr>
<td>W. W. Easter</td>
<td>Doorkeeper</td>
<td>Shelton</td>
<td>4 00</td>
</tr>
<tr>
<td>P. D. Fairchild</td>
<td>Doorkeeper</td>
<td>Port Townsend</td>
<td>5 00</td>
</tr>
<tr>
<td>J. C. Heath</td>
<td>Postmaster</td>
<td>Spokane</td>
<td>4 00</td>
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<tr>
<td>Arthur Prague</td>
<td>Assistant postmaster</td>
<td>Pasco</td>
<td>4 00</td>
</tr>
<tr>
<td>W. A. Dixon</td>
<td>Janitor</td>
<td>Seattle</td>
<td>4 00</td>
</tr>
<tr>
<td>Louis Toomer</td>
<td>Janitor</td>
<td>Seattle</td>
<td>4 00</td>
</tr>
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### GROUPING OF HOUSE STANDING COMMITTEES.

<table>
<thead>
<tr>
<th>Group</th>
<th>Committee</th>
<th>Chairman</th>
<th>Clerk</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Judiciary</td>
<td>Buchanan</td>
<td>W. W. Phillips</td>
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<tr>
<td>2</td>
<td>Appropriations</td>
<td>Renick</td>
<td>Frank W. Middaugh</td>
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<tr>
<td>3</td>
<td>Revenue and Taxation</td>
<td>Lambert</td>
<td>Roy Rudio</td>
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<td></td>
<td>Insurance</td>
<td>Whalley</td>
<td>Roy Rudio</td>
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<td></td>
<td>State University</td>
<td>McMaster</td>
<td>Roy Rudio</td>
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<tr>
<td>4</td>
<td>Municipal Corporations other than First Class</td>
<td>Thayer</td>
<td>Roy Abbott</td>
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<tr>
<td></td>
<td>Counties and County Boundaries</td>
<td>Campbell (F. T.)</td>
<td>Roy Abbott</td>
</tr>
<tr>
<td></td>
<td>Irrigation and Arid Lands</td>
<td>McGregor</td>
<td>Roy Abbott</td>
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<tr>
<td></td>
<td>State Penitentiary</td>
<td>Hanson (H. H.)</td>
<td>Roy Abbott</td>
</tr>
<tr>
<td>5</td>
<td>Medicine, Surgery, Dentistry and Hygiene</td>
<td>Ghent</td>
<td>Roy Anderson</td>
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<tr>
<td></td>
<td>Pure Food and Drugs</td>
<td>McArthur</td>
<td>Roy Anderson</td>
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<td></td>
<td>Commerce and Manufactures</td>
<td>Erickson</td>
<td>Roy Anderson</td>
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<tr>
<td>Group</td>
<td>Committee</td>
<td>Chairman</td>
<td>Clerk</td>
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<tr>
<td>6—Fisheries</td>
<td>Sims</td>
<td>Vernon Creed</td>
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<td></td>
<td>Claims and Auditing</td>
<td>Vernon Creed</td>
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<td>Dairy and Live Stock</td>
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<td>Game and Game Fish</td>
<td>Vernon Creed</td>
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<tr>
<td>7—Washington State College</td>
<td>Boone</td>
<td>V. Dudley</td>
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<td>8—Mines and Mining</td>
<td>Tonkin</td>
<td>W. E. Evans</td>
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<td>Dikes, Drains and Drainage</td>
<td>W. E. Evans</td>
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<td>Military Affairs and Soldiers’</td>
<td>W. E. Evans</td>
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<td>Home</td>
<td>W. E. Evans</td>
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<td>W. E. Evans</td>
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<td>John Gifford</td>
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<td>Public Morals</td>
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<td>Corporations other than Municipal and Railroads</td>
<td>John Gifford</td>
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<td>Compensation and Fees for State and County Officers</td>
<td>John Gifford</td>
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<td>10—Internal Improvements and</td>
<td>Rudene</td>
<td>F. A. Hall, Jr.</td>
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<td>F. A. Hall, Jr.</td>
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<td>State, School and Granted Lands</td>
<td>F. A. Hall, Jr.</td>
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<td>Federal Relations and Immigration</td>
<td>F. A. Hall, Jr.</td>
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<td>Memorials, Resolutions and Petitions</td>
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<td>Bell</td>
<td>W. C. Hathaway</td>
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<td>W. C. Hathaway</td>
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<td>12—State Normal Schools</td>
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<td>C. E. Johnston</td>
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<td>C. E. Johnston</td>
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<td>Railroads</td>
<td>C. E. Johnston</td>
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<td>13—Agriculture</td>
<td>Scott</td>
<td>Frank Lippincott</td>
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<td>Banks and Banking</td>
<td>Frank Lippincott</td>
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<td>Municipal Corporations of the First Class</td>
<td>Frank Lippincott</td>
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<td>14—Labor and Labor Statistics</td>
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<td>W. H. Maloy</td>
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<td>Roads and Bridges</td>
<td>W. H. Maloy</td>
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<td>State Capitol and Grounds</td>
<td>W. H. Maloy</td>
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<td>House Arrangements</td>
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<td>15—Miscellaneous</td>
<td>Jeffries</td>
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<td>Youth, Reform School and Reformatory</td>
<td>H. F. Wilcox</td>
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<td>Education</td>
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<td>H. F. Wilcox</td>
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<td></td>
<td>Horticulture and Forestry</td>
<td>H. F. Wilcox</td>
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STANDING COMMITTEES OF THE HOUSE.

Agriculture.—Scott, chairman; Reeve, Clark, Tonkin, Anderson (Nels), Cogswell, French, Gordon, Jackson (R. A.), Vollmer, Anderson (W. T.).

Appropriations.—Renick, chairman; Stephens (E. M.), Miller, Hubbell, Young, French, Scott, Fancher, McMaster, Slayden, Stuart, Cline, Morris, Kenoyer, Jackson (R. A.), Erickson, Farnsworth, Sims, Cogswell, Taylor, Spedden.

Banks and Banking.—Hanson (Ole), chairman; Byerly, Bradsberry, Stephens (E. M.), Miller, Farnsworth, Bell, Leonard, Jeffries, Bugge, Hewitt, McArthur, Todd.

Claims and Auditing.—Bishop, chairman; McKinney, Eldridge, McInnis, Bolinger.

Commerce and Manufactures.—Erickson, chairman; Kenoyer, Taylor, Thompson (T. A.), Stevens (A. M.), McInnis, Sims.

Congressional Apportionment.—David, chairman; Hubbell, Bradsberry, Locke, Krouse, Jackson (R. A.), Vollmer, Todd, Gordon, Tonkin, Hayward.

Constitutional Revision.—Palmer, chairman; Morris, Thompson (T. A.), Halferty, Jeffries, Kenoyer, McMillan, Cameron, Hall, Edge.

Compensation and Fees for State and County Officers.—McClure, chairman; Webster, Cameron, Rudene, Tonkin, Hanson (H. H.), Hall.

Corporations other than Municipal and Railroads.—Edge, chairman; Eldridge, Sayre, McArthur, Campbell (J. E.).

Counties and County Boundaries.—Campbell (F. T.), chairman; Bishop, Cogswell, Young, Cline, McGregor, Eldridge, Webster, Hall.

Dairy and Live Stock.—Reeve, chairman; Eldridge, Taylor, Clark, Jackson (R. A.), Scott, Bugge, Bishop, Cogswell.

Dikes, Drains and Drainage.—Taylor, chairman; Anderson (Nels), Reeve, Thayer, Weir.

Education.—Calkins, chairman; Christensen, McKinney, Boone, Campbell (F. T.), Denman, McGregor, Shutt, Rogers, Scott, Ward, McMaster, Stone, Webster, Palmer, Thayer, Halsey.

Engrossed Bills.—Morris, chairman; McKinney, Taylor, Hanson (H. H.), Rogers, Holm.

Enrolled Bills.—Thompson (T. A.), chairman; Jackson (F. C.); Halferty, Webster, Anderson (John).

Federal Relations and Immigration.—Sparks, chairman; Campbell (J. E.), Bradsberry, Buchanan, McClure.

Fisheries.—Sims, chairman; Burke, Bugge, Stuart, Halferty, Rudene, McMillan, Fisher, Christensen, David, Kayser.
Game and Game Fish.—Beach, chairman; Anderson (Nels), Renick, Tennant, Ward, McKinney, Boone, Bugge, Fisher, Vollmer, Sparks, Denman, Hewitt, Reeve, Morse, Lambert, Stephens (E. M.).

Horticulture and Forestry.—Holm, chairman; Kayser, Boone, Hanson (H. H.), Gordon, Ward, Reeve.

Harbors and Waterways.—Hewitt, chairman; Shutt, Holm, Spedden, Sims, Weir, Stuart, Rogers, Cameron.

Hospitals for the Insane.—Sayre, chairman; Buck, Shutt, Jackson (F. C.), Denman.

House Arrangements.—Leonard, chairman; Thompson (T. A.), Halferty, Holm, Hayward, Clark, Spedden.

Insurance.—Whalley, chairman; Rogers, Miller, Campbell (F. T.), Erickson, Shutt, Kenoyer, Locke, Jeffries, Farnsworth, Hewitt.

Internal Improvements and Indian Affairs.—Rudene, chairman; Eldridge, Kayser, Webster, Hall.

Irrigation and Arid Lands.—McGregor, chairman; Bolinger, Cline, Campbell (F. T.), Stevens (A. M.), Calkins, Anderson (W. T.), Halsey, Hanson (H. H.).

Judiciary.—Buchanan, chairman; Sparks, Palmer, McGregor, Edge, Halsey, David, Buck, Tennant, Todd, Thayer, Sims, Lambert, Bird, Hanson (Ole).

Labor and Labor Statistics.—Campbell (J. E.), chairman; Bell, McNinnis, Sweet, Krouse, Denman, Hanson (Ole), Anderson (John), Todd.

Medicine, Surgery, Dentistry and Hygiene.—Ghent, chairman; Car Lyon, Beach, Christensen, Slayden, McArthur, Stone, Fisher, Tennant.

Memorials.—Morse, chairman; Byerly, Cogswell, Bugge, Farnsworth.

Mileage and Contingent Expenses.—Krouse, chairman; McClure, Thompson (T. A.), Campbell (J. E.), Jeffries.

Military Affairs and Soldiers’ Home.—Byerly, chairman; Buck, Whalley, Sayre, Ward, Cameron, Bishop, Morse, Miller, Thompson (H. W.), Anderson (W. T.).

Mines and Mining.—Tonkin, chairman; David, Sweet, Bolinger, Spedden, Lambert, Leonard, McNinnis, Hall, Campbell (J. E.), Weir.

Miscellaneous.—Jeffries, chairman; Kenoyer, Hayward, Cameron, Sayre, Ghent, Bolinger.

Municipal Corporations of the First Class.—Tennant, chairman; Buchanan, Norris, Hayward, Shutt.

Municipal Corporations other than First Class.—Thayer, chairman; McClure, Bugge, Halferty, Leonard, Krouse, Campbell (F. T.), Webster, Sparks.

Printing and Supplies.—Bell, chairman; Campbell (F. T.), Whalley, Anderson (John), Holm.

Privileges and Elections.—Fancher, chairman; Lambert, Bell, Boone, Burke, Thayer, Palmer, Jackson (F. C.), Hanson (Ole).
Public Morals.—Anderson (John), chairman; McClure, Whalley, Erickson, Thompson (H. W.), Hayward, Norris, Fisher, Anderson (W. T.).

Pure Food and Drugs.—McArthur, chairman; Fisher, Ghent, Christensen, Stone.

Revenue and Taxation.—Lambert, chairman; Kayser, Fancher, Renick, Bell, David, Scott, Farnsworth, Hubbell, Carlyon, McGregor, Rogers, Spedden, Tennant, Ghent, Rudene, Jackson (F. C.).

Railroads.—Halsey, chairman; Slayden, Sweet, Stevens (A. M.), Taylor, Young, Sparks, Miller, Ghent, Hubbell, Burke, Buchanan, Clark.

Roads and Bridges.—Kayser, chairman; Sweet, Byerly, Leonard, Norris, Cogswell, Clark, Gordon, Thayer, Bolinger, Cline, Anderson (W. T.), Morse, Locke, Stuart, McMillan, Anderson (John), Holm, Burke, Beach, Hubbell, Campbell (F. T.).

Rules and Order.—Mr. Speaker, chairman; Renick, Slayden, Fancher, Stephens (E. M.), Carlyon, Hubbell, Sims, Burke, Thompson (H. W.).

State Capitol and Grounds.—Carlyon, chairman; Jackson (F. C.), Erickson, Cline, Hayward.

State Library.—Fisher, chairman; Morris, Carlyon, McMaster, Beach.

State Normal Schools.—Locke, chairman; Stevens (A. M.), McMillan, McClure, Calkins.

State, School and Granted Lands.—Bradsberry, chairman; Byerly, Stephens (E. M.), Young, Beach, Slayden, Denman, Anderson (W. T.), Calkins, Jackson (R. A.), Weir, French, Norris, Bishop, Thompson (H. W.).

State Penitentiary.—Hanson (H. H.), chairman; Buchanan, Anderson (Nels), Whalley, Krouse.

State School for Defective Youth, Reform School and Reformatory.—Bird, chairman; Christensen, Stuart, French, Thompson (H. W.).

State University.—McMaster, chairman; Sayre, Young, Bird, Tennant.

Tide Lands.—Slayden, chairman; Beach, Stuart, Norris, Weir, McMillan, Bird.

Water and Water Rights other than Irrigation.—Vollmer, chairman; Bradsberry, Stone, Palmer, Halsey.

Washington State College.—Boone, chairman; Halsey, Calkins, Buck, Tonkin.
RULES OF THE HOUSE.

REGULAR AND EXTRAORDINARY SESSIONS, 1909.

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 Order 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.

SPEAKER.

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.

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.

—15 H X
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.

QUORUM.

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.

TIME OF MEETING.

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.

FORM OF QUESTION.

Rule 13. Questions shall be put in this form, to-wit: "As many as are in favor of (as the question shall 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.

DECORUM OF MEMBERS.

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 impugn 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 de-
cision 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 arise at once, the speaker shall name the one 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.

MOTIONS.

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 motion shall be received but the following, in the rank named:

1st rank: Question of consideration.
2nd rank: To lay on the table.
3rd rank: For the previous question.
4th rank: To postpone to a day certain.
          To commit or re-commit.
          To postpone indefinitely.
5th 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.

RECONSIDERATION.

Rule 26. When a vote which, by Reed's Parliamentary Rules, is capable of reconsideration, has once been taken and decided 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.

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 cannot 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. The previous question may be ordered by two-thirds of the members present upon all recognized motions or amendments which are debatable, and shall have the effect to cut off all debate and bring the House to a direct vote upon the motion or amendment on which it has been ordered.

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 AND RECOMMITMENT.

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. (See also Rule 34).
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, or be taken up in the order in which they are presented.

PROCEDURE ON 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 cannot be conveniently underscored shall be marked "new matter" by printed words on the margin, so that in the printed bills which are presented for the perusal of members, such new or amendatory matter shall be easily discerned.

Rule 34. Every bill shall be read on three several days unless the House 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.

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 the 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 bill 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 read by the clerk. All amendments adopted on the second reading shall be securely attached to the original bill by a paper fastener.
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 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 indefinite 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 propound to him the question, "Were you within the bar of the House 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.
APPENDIX

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 discourse 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 for 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 session 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 considered. The body of the bill shall not be defaced or interlined, but all amendments (noting the line and page) 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.

CURRENT 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 twenty-three members, as follows:

1. Agriculture.
2. Appropriations.
3. Banks and Banking.
4. Claims and Auditing.
5. Commerce and Manufactures.
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. Pure Food and Drugs.
40. Revenue and Taxation.
41. Railroads.
42. Roads and Bridges.
43. Rules and Order.
45. State Library.
46. State Normal Schools.
47. State, School and Granted Lands.
48. State Penitentiary.
49. State School for Defective Youth, Reform School and Reformatory.
50. State University.
51. Tide Lands.
52. Washington State College.
53. Water and Water Rights other than Irrigation.

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 Committee 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 the 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 have 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.

USE OF HALL.

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.

ADMITTANCE TO FLOOR.

Rule 57. The following classes of persons shall be entitled to admittance 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 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.
REPORTERS.
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 as the speaker shall designate, and shall have the right to pass to and fro from such seats in entering or leaving the chamber of the House of Representatives.

VISITORS' GALLERY.
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 EMPLOYES.
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, minute 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 clerk 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 also have general supervision of the work of the assistant sergeant-at-arms, the doorkeepers, postmasters, bill clerks, watchman, 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 watchman, shall report for duty to the sergeant-at-arms daily at 9 a. m.
APPENDIX

Rule 68. Any officer or employe of the House who neglects or refuses to perform any duty assigned to 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, or the chairman of any standing committee, be subject to a reprimand, and for a second offense be removed by a majority vote of the House.

Rule 69. The state board of control shall furnish all proper supplies for the use of the House, upon requisition signed by the sergeant-at-arms, and approved by the speaker of the House.

INDEX TO RULES OF THE HOUSE.

<table>
<thead>
<tr>
<th>ABBREVIATIONS</th>
<th>No. of Rule</th>
</tr>
</thead>
<tbody>
<tr>
<td>To be sent for</td>
<td>55</td>
</tr>
<tr>
<td>AMENDMENTS:</td>
<td></td>
</tr>
<tr>
<td>Not in order on third reading</td>
<td>30</td>
</tr>
<tr>
<td>Must be in writing</td>
<td>34</td>
</tr>
<tr>
<td>To be engrossed with bill</td>
<td>34</td>
</tr>
<tr>
<td>In Committee of the Whole</td>
<td>48</td>
</tr>
<tr>
<td>APPEAL:</td>
<td></td>
</tr>
<tr>
<td>On points or order</td>
<td>6</td>
</tr>
<tr>
<td>Two members necessary for</td>
<td>10</td>
</tr>
<tr>
<td>ARREST:</td>
<td></td>
</tr>
<tr>
<td>Of absentees</td>
<td>55</td>
</tr>
<tr>
<td>AYES AND NOES:</td>
<td></td>
</tr>
<tr>
<td>Entered in journal</td>
<td>38, 40</td>
</tr>
<tr>
<td>When taken</td>
<td>40</td>
</tr>
<tr>
<td>BILLS:</td>
<td></td>
</tr>
<tr>
<td>Read three times</td>
<td>1, 32, 34</td>
</tr>
<tr>
<td>How introduced</td>
<td>32</td>
</tr>
<tr>
<td>Portion to be underscored</td>
<td>33</td>
</tr>
<tr>
<td>When to be printed</td>
<td>34</td>
</tr>
<tr>
<td>Go to second reading, when</td>
<td>34</td>
</tr>
<tr>
<td>Amendments to be attached to</td>
<td>34</td>
</tr>
<tr>
<td>Second reading by sections</td>
<td>34</td>
</tr>
<tr>
<td>When subject to amendment</td>
<td>34</td>
</tr>
<tr>
<td>Second reading, when completed</td>
<td>34</td>
</tr>
<tr>
<td>Amendments to be engrossed with</td>
<td>34</td>
</tr>
<tr>
<td>Third reading of</td>
<td>35</td>
</tr>
<tr>
<td>How advanced on calendar</td>
<td>35</td>
</tr>
<tr>
<td>In Committee of Whole, procedure</td>
<td>48</td>
</tr>
<tr>
<td>To be reported in 10 days</td>
<td>54</td>
</tr>
<tr>
<td>BLANKS:</td>
<td></td>
</tr>
<tr>
<td>How filled</td>
<td>24</td>
</tr>
<tr>
<td>BUSINESS, UNFINISHED:</td>
<td></td>
</tr>
<tr>
<td>When taken up</td>
<td>4</td>
</tr>
<tr>
<td>CALENDAR:</td>
<td></td>
</tr>
<tr>
<td>Bill advanced on, how</td>
<td>35</td>
</tr>
<tr>
<td>CALL OF HOUSE:</td>
<td></td>
</tr>
<tr>
<td>Procedure under</td>
<td>55</td>
</tr>
<tr>
<td>CENSURE:</td>
<td></td>
</tr>
<tr>
<td>Of member for breach of decorum</td>
<td>15</td>
</tr>
<tr>
<td>Of member for words in debate</td>
<td>16</td>
</tr>
<tr>
<td>CHAIR:</td>
<td></td>
</tr>
<tr>
<td>Who shall occupy</td>
<td>5, 8</td>
</tr>
<tr>
<td>Appeal from decision of</td>
<td>6, 10</td>
</tr>
</tbody>
</table>
## APPENDIX

### CHAMBER OF HOUSE:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>Speaker to have general direction.</td>
</tr>
<tr>
<td>56</td>
<td>Use of, granted by unanimous consent.</td>
</tr>
</tbody>
</table>

### CHIEF CLERK:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Receive directions for calendar and order of business.</td>
</tr>
<tr>
<td>32</td>
<td>Number bills.</td>
</tr>
<tr>
<td>34</td>
<td>Return bills to chairman, when.</td>
</tr>
<tr>
<td>37</td>
<td>To certify bills when passed.</td>
</tr>
<tr>
<td>48</td>
<td>Enter amendments in Committee of the Whole.</td>
</tr>
<tr>
<td>52</td>
<td>To attest writs, warrants and subpoenas.</td>
</tr>
<tr>
<td>62</td>
<td>General supervision of clerks.</td>
</tr>
<tr>
<td>67</td>
<td>Clerks to report to, when.</td>
</tr>
</tbody>
</table>

### CLERKS:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>62</td>
<td>Under supervision of chief clerk.</td>
</tr>
<tr>
<td>67</td>
<td>Report to chief clerk, when.</td>
</tr>
</tbody>
</table>

### COMMITTEES:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>51</td>
<td>Of the House.</td>
</tr>
<tr>
<td>8, 51</td>
<td>Reports of, when received.</td>
</tr>
<tr>
<td>1</td>
<td>Meetings announced.</td>
</tr>
<tr>
<td>8, 51</td>
<td>Named by speaker.</td>
</tr>
<tr>
<td>9</td>
<td>Members may be named on motion.</td>
</tr>
<tr>
<td>24</td>
<td>Order of business in.</td>
</tr>
<tr>
<td>34</td>
<td>Bills to be referred to.</td>
</tr>
<tr>
<td>34</td>
<td>Must attach amendments to bills.</td>
</tr>
<tr>
<td>34</td>
<td>Reports from, to contain what.</td>
</tr>
<tr>
<td>39</td>
<td>When several bills are under consideration.</td>
</tr>
<tr>
<td>52</td>
<td>When may sit.</td>
</tr>
<tr>
<td>53</td>
<td>Report to chief clerk.</td>
</tr>
<tr>
<td>54</td>
<td>Report within ten days.</td>
</tr>
</tbody>
</table>

### COMMITTEE OF THE WHOLE HOUSE:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>47</td>
<td>Chairman named by speaker.</td>
</tr>
<tr>
<td>48</td>
<td>Procedure in.</td>
</tr>
<tr>
<td>49</td>
<td>Rules of House to govern.</td>
</tr>
</tbody>
</table>

### COMMITTEE ON RULES AND ORDER:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Charge of daily calendar.</td>
</tr>
<tr>
<td>2</td>
<td>Direct clerk the order of business.</td>
</tr>
</tbody>
</table>

### DEBATE:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td>Questions of order to be decided without.</td>
</tr>
<tr>
<td>16</td>
<td>Members called to order for words spoken in.</td>
</tr>
<tr>
<td>18</td>
<td>When member may speak more than twice.</td>
</tr>
<tr>
<td>22</td>
<td>Rank of motions.</td>
</tr>
<tr>
<td>48</td>
<td>In Committee of the Whole.</td>
</tr>
</tbody>
</table>

### DISORDER:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>Speaker may clear lobby.</td>
</tr>
</tbody>
</table>

### DIVISION OF QUESTIONS:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>28</td>
<td>How made.</td>
</tr>
<tr>
<td>42</td>
<td>Who may vote.</td>
</tr>
</tbody>
</table>

### EMPLOYEES:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>62, 63, 64, 65, 66</td>
<td>Who shall have the supervision of.</td>
</tr>
</tbody>
</table>

### COMMITTEE ON ENGROSSED BILLS:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>43</td>
<td>To see that amendments are engrossed.</td>
</tr>
<tr>
<td>53</td>
<td>May report any time.</td>
</tr>
</tbody>
</table>

### COMMITTEE ON ENROLLED BILLS:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>53</td>
<td>May report at any time.</td>
</tr>
</tbody>
</table>

### EXCUSED:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>44</td>
<td>From voting.</td>
</tr>
<tr>
<td>45</td>
<td>For sickness.</td>
</tr>
</tbody>
</table>

### FINES:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Of members.</td>
</tr>
</tbody>
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### FLOOR OF HOUSE:

<table>
<thead>
<tr>
<th>Rule</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>57</td>
<td>Who admitted to.</td>
</tr>
<tr>
<td><strong>APPENDIX</strong></td>
<td><strong>No. of Rule</strong></td>
</tr>
<tr>
<td>--------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>GOVERNOR:</strong></td>
<td></td>
</tr>
<tr>
<td>Messages may be received any time.</td>
<td>3</td>
</tr>
<tr>
<td>Vetoes of</td>
<td>50</td>
</tr>
<tr>
<td>Admitted to floor of House.</td>
<td>57</td>
</tr>
<tr>
<td><strong>INDIFFERENT POSTPONEMENT:</strong></td>
<td></td>
</tr>
<tr>
<td>Rank of motion in debate.</td>
<td>22</td>
</tr>
<tr>
<td>When motion may be repeated.</td>
<td>25</td>
</tr>
<tr>
<td>Not to be acted upon again.</td>
<td>25</td>
</tr>
<tr>
<td>When vote shall be taken.</td>
<td>34</td>
</tr>
<tr>
<td>When cannot be recommended.</td>
<td>39</td>
</tr>
<tr>
<td><strong>INTOXICATION:</strong></td>
<td></td>
</tr>
<tr>
<td>Employes subject to reprimand.</td>
<td>68</td>
</tr>
<tr>
<td><strong>JOURNAL:</strong></td>
<td></td>
</tr>
<tr>
<td>Shall show disposition of amendments.</td>
<td>34</td>
</tr>
<tr>
<td>Ayes and noes to be entered.</td>
<td>38</td>
</tr>
<tr>
<td>Chief clerk to see that it is properly kept.</td>
<td>62</td>
</tr>
<tr>
<td><strong>LAY ON TABLE:</strong></td>
<td></td>
</tr>
<tr>
<td>Second rank in debate.</td>
<td>22</td>
</tr>
<tr>
<td><strong>LIEUTENANT GOVERNOR:</strong></td>
<td></td>
</tr>
<tr>
<td>Admitted to floor of House.</td>
<td>57</td>
</tr>
<tr>
<td><strong>LOBBY:</strong></td>
<td></td>
</tr>
<tr>
<td>Speaker may clear.</td>
<td>9</td>
</tr>
<tr>
<td><strong>MEMBERS:</strong></td>
<td></td>
</tr>
<tr>
<td>Two may appeal.</td>
<td>10</td>
</tr>
<tr>
<td>Each speak but once on appeal.</td>
<td>10</td>
</tr>
<tr>
<td>May be compelled to attend.</td>
<td>11</td>
</tr>
<tr>
<td>May be fined.</td>
<td>11</td>
</tr>
<tr>
<td>May be counted when present.</td>
<td>11</td>
</tr>
<tr>
<td>How to secure the door.</td>
<td>14</td>
</tr>
<tr>
<td>Motives must not be impugned.</td>
<td>14</td>
</tr>
<tr>
<td>May be called to order.</td>
<td>15</td>
</tr>
<tr>
<td>May be censured.</td>
<td>11, 15</td>
</tr>
<tr>
<td>May be called to order for words spoken in debate.</td>
<td>16</td>
</tr>
<tr>
<td>May speak, how often and how long.</td>
<td>18</td>
</tr>
<tr>
<td>May demand bill be read in full first time.</td>
<td>34</td>
</tr>
<tr>
<td>Shall not vote if not within bar.</td>
<td>41</td>
</tr>
<tr>
<td>Duties of</td>
<td>43</td>
</tr>
<tr>
<td>Shall vote except when excused.</td>
<td>44</td>
</tr>
<tr>
<td>When may be absent.</td>
<td>45</td>
</tr>
<tr>
<td>Shall not smoke.</td>
<td>46</td>
</tr>
<tr>
<td>Ten may demand call of House.</td>
<td>54</td>
</tr>
<tr>
<td>May be sent for or arrested if absent.</td>
<td>55</td>
</tr>
<tr>
<td><strong>MEMORIALS:</strong></td>
<td></td>
</tr>
<tr>
<td>Second order of business.</td>
<td>1</td>
</tr>
<tr>
<td>When in possession of House.</td>
<td>21</td>
</tr>
<tr>
<td>When sent to Senate.</td>
<td>39</td>
</tr>
<tr>
<td><strong>MESSAGES FROM SENATE:</strong></td>
<td></td>
</tr>
<tr>
<td>Time for receiving.</td>
<td>1, 3</td>
</tr>
<tr>
<td><strong>MOTIONS:</strong></td>
<td></td>
</tr>
<tr>
<td>Third order of business.</td>
<td>1</td>
</tr>
<tr>
<td>How presented</td>
<td>19</td>
</tr>
<tr>
<td>Reduced to writing, when.</td>
<td>20</td>
</tr>
<tr>
<td>After presentation</td>
<td>21</td>
</tr>
<tr>
<td>Rank of, in debate.</td>
<td>22</td>
</tr>
<tr>
<td>Lay on table.</td>
<td>22</td>
</tr>
<tr>
<td>Commit or re-commit.</td>
<td>22</td>
</tr>
<tr>
<td>Postpone indefinitely.</td>
<td>22, 25</td>
</tr>
<tr>
<td>Previous question.</td>
<td>22</td>
</tr>
<tr>
<td>Amend.</td>
<td>22</td>
</tr>
<tr>
<td>When may be reconsidered.</td>
<td>26</td>
</tr>
<tr>
<td>New subject not admitted under amendment.</td>
<td>29</td>
</tr>
<tr>
<td>ORDER:</td>
<td>No. of Rule</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Speaker to preserve.</td>
<td>6</td>
</tr>
<tr>
<td>Points of order, appeal from.</td>
<td>6</td>
</tr>
<tr>
<td>Members may be called to order.</td>
<td>15</td>
</tr>
<tr>
<td>ORDER OF BUSINESS:</td>
<td></td>
</tr>
<tr>
<td>Arrangements of</td>
<td>1</td>
</tr>
<tr>
<td>Clerk receive directions for,</td>
<td>2</td>
</tr>
<tr>
<td>Speaker announce to House.</td>
<td>3</td>
</tr>
<tr>
<td>In House and committee.</td>
<td>24</td>
</tr>
<tr>
<td>ORDERS OF THE DAY:</td>
<td></td>
</tr>
<tr>
<td>When received</td>
<td>1</td>
</tr>
<tr>
<td>PETITIONS:</td>
<td></td>
</tr>
<tr>
<td>Second order of business.</td>
<td>1</td>
</tr>
<tr>
<td>When in possession of House.</td>
<td>21</td>
</tr>
<tr>
<td>PERSONALITIES:</td>
<td></td>
</tr>
<tr>
<td>To be avoided in speech.</td>
<td>14</td>
</tr>
<tr>
<td>PREVIOUS QUESTION:</td>
<td></td>
</tr>
<tr>
<td>Rank of motion in debate.</td>
<td>22</td>
</tr>
<tr>
<td>Form, how considered and effect.</td>
<td>27</td>
</tr>
<tr>
<td>QUESTIONS:</td>
<td></td>
</tr>
<tr>
<td>Members shall not vote when interested.</td>
<td>41</td>
</tr>
<tr>
<td>Speaker shall rise to put.</td>
<td>7</td>
</tr>
<tr>
<td>How put</td>
<td>13</td>
</tr>
<tr>
<td>Propounded, in what order.</td>
<td>24</td>
</tr>
<tr>
<td>Division of</td>
<td>28</td>
</tr>
<tr>
<td>QUORUM:</td>
<td></td>
</tr>
<tr>
<td>What constitutes—may be counted.</td>
<td>11</td>
</tr>
<tr>
<td>RECOMMIT:</td>
<td></td>
</tr>
<tr>
<td>Rank of motion in debate.</td>
<td>22</td>
</tr>
<tr>
<td>In order any time before passage.</td>
<td>30</td>
</tr>
<tr>
<td>RECONSIDERATION:</td>
<td></td>
</tr>
<tr>
<td>When motion for is in order.</td>
<td>26</td>
</tr>
<tr>
<td>REED'S RULES:</td>
<td></td>
</tr>
<tr>
<td>To govern in House.</td>
<td>61</td>
</tr>
<tr>
<td>REPORTERS OF THE PRESS:</td>
<td></td>
</tr>
<tr>
<td>Admitted to floor of House.</td>
<td>57</td>
</tr>
<tr>
<td>Speaker to indicate who may act.</td>
<td>58</td>
</tr>
<tr>
<td>REPORTS:</td>
<td></td>
</tr>
<tr>
<td>Of committees, received when.</td>
<td>1</td>
</tr>
<tr>
<td>&quot;REQUEST&quot; BILLS:</td>
<td></td>
</tr>
<tr>
<td>When printed</td>
<td>34</td>
</tr>
<tr>
<td>RESOLUTIONS:</td>
<td></td>
</tr>
<tr>
<td>Third order of business.</td>
<td>1</td>
</tr>
<tr>
<td>When in possession of House.</td>
<td>21</td>
</tr>
<tr>
<td>How withdrawn</td>
<td>21</td>
</tr>
<tr>
<td>Joint or concurrent, how acted on.</td>
<td>36</td>
</tr>
<tr>
<td>Joint, when sent to Senate.</td>
<td>39</td>
</tr>
<tr>
<td>RULES:</td>
<td></td>
</tr>
<tr>
<td>Of House in Committee of the Whole.</td>
<td>49</td>
</tr>
<tr>
<td>Notice of change must be given.</td>
<td>60</td>
</tr>
<tr>
<td>Suspended on two-thirds vote.</td>
<td>60</td>
</tr>
<tr>
<td>Reed's parliamentary rules to govern.</td>
<td>61</td>
</tr>
<tr>
<td>SENATE:</td>
<td></td>
</tr>
<tr>
<td>Messages from, when received.</td>
<td>1, 3</td>
</tr>
<tr>
<td>Bills, etc., when sent to.</td>
<td>39</td>
</tr>
<tr>
<td>Members of, admitted to floor of House.</td>
<td>57</td>
</tr>
<tr>
<td>SERGEANT-AT-ARMS:</td>
<td></td>
</tr>
<tr>
<td>Duties of</td>
<td>66</td>
</tr>
<tr>
<td>Supervision of certain employes.</td>
<td>66, 67</td>
</tr>
</tbody>
</table>
SICKNESS:

<table>
<thead>
<tr>
<th>Excuse for absence</th>
<th>No. of Rule</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>45</td>
</tr>
</tbody>
</table>

SMOKING:

| Not allowed in hall or lobby | 46          |

SPEAKER:

| Announce to House order of business | 3          |
| Call House to order | 5          |
| Preserve order and decorum | 6          |
| May speak to points of order | 6          |
| Decide questions | 13         |
| Shall rise to put question | 7          |
| General direction of House chamber | 8          |
| May name temporary presiding officer | 8          |
| May clear lobby | 9          |
| Appeal from decision | 6, 10       |
| Speaker pro tem | 11         |
| May count members present | 11         |
| May call members to order | 14         |
| Shall recognize whom | 17         |
| To vote on call of ayes and noes | 40         |
| Name chairman Committee of the Whole | 47         |
| To name standing committees | 50         |
| To sign writs, warrants and subpoenas | 52         |
| May issue cards of admission | 57         |

STATE OFFICIALS:

| Communications from, received when | 3          |
| Admitted to the floor of the House | 57         |

SUPPLIES:

| State board of control shall furnish | 69         |

TIME:

| Of meetings | 12          |
| Member may not speak more than 15 minutes | 18         |

UNFINISHED BUSINESS:

| When taken up | 4          |

VETOES:

| Of bills by governor | 50         |

VOTE:

| Form of calling for vote | 12          |
| Vote when member is called to order | 15         |
| On previous question | 27          |
| When taken on indefinite postponement | 34         |
| On final passage to be certified | 37         |
| Entered in journal | 38          |
| By ayes and noes | 40          |
| Tie vote, effect of | 40          |
| Members must give | 44          |
| On vetoed bills | 50          |
### ROSTER OF STATE GOVERNMENT, 1909.

<table>
<thead>
<tr>
<th>OFFICE</th>
<th>Name</th>
<th>P. O. Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Governor</td>
<td>M. E. Hay</td>
<td>Olympia</td>
</tr>
<tr>
<td>Governor's Private Secretary</td>
<td>Frank M. Dallam, Jr.</td>
<td>Olympia</td>
</tr>
<tr>
<td>Secretary of State</td>
<td>I. M. Howell</td>
<td>Olympia</td>
</tr>
<tr>
<td>Assistant Secretary of State</td>
<td>Ben R. Fish</td>
<td>Olympia</td>
</tr>
<tr>
<td>Auditor</td>
<td>C. W. Clausen</td>
<td>Olympia</td>
</tr>
<tr>
<td>Deputy Auditor</td>
<td>F. P. Jameson</td>
<td>Olympia</td>
</tr>
<tr>
<td>Assistant Deputy Auditor</td>
<td>E. F. Jones</td>
<td>Olympia</td>
</tr>
<tr>
<td>Treasurer</td>
<td>John G. Lewis</td>
<td>Olympia</td>
</tr>
<tr>
<td>Deputy Treasurer</td>
<td>W. W. Sherman</td>
<td>Olympia</td>
</tr>
<tr>
<td>Attorney General</td>
<td>W. P. Bell</td>
<td>Olympia</td>
</tr>
<tr>
<td>Assistant Attorney General</td>
<td>W. V. Tanner</td>
<td>Olympia</td>
</tr>
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<td></td>
<td>W. F. McGill</td>
<td>Olympia</td>
</tr>
<tr>
<td>Commissioner of Public Lands</td>
<td>Geo. A. Lee</td>
<td>Spokane</td>
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<tr>
<td>Assistant Comm'r of Public Lands</td>
<td>E. W. Ross</td>
<td>Olympia</td>
</tr>
<tr>
<td>Insurance Commissioner</td>
<td>John H. Shively</td>
<td>Olympia</td>
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<tr>
<td>Deputy Insurance Commissioner</td>
<td>S. A. Madge</td>
<td>Olympia</td>
</tr>
<tr>
<td>Superintendent Public Instruction</td>
<td>Henry B. Dewey</td>
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<tr>
<td>Assistant Supt. Public Instruction</td>
<td>J. M. Layhue</td>
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<tr>
<td>Deputy Supt. Public Instruction</td>
<td>F. F. Naidler</td>
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<tr>
<td>Adjutant General</td>
<td>Geo. B. Lampling</td>
<td>Seattle</td>
</tr>
<tr>
<td>Assistant Adjutant General</td>
<td>Maurice Thompson</td>
<td>Seattle</td>
</tr>
<tr>
<td>Commissioner of Labor</td>
<td>Chas. F. Hubbard</td>
<td>Olympia</td>
</tr>
<tr>
<td>State Librarian</td>
<td>J. M. Hitt</td>
<td>Olympia</td>
</tr>
<tr>
<td>Law Librarian</td>
<td>C. W. Shaffer</td>
<td>Olympia</td>
</tr>
<tr>
<td>Travelling Library</td>
<td>Mrs. Lou J. Diven, Supt.</td>
<td>Olympia</td>
</tr>
<tr>
<td>Board of Control</td>
<td>A. E. Carwin</td>
<td>Kelso</td>
</tr>
<tr>
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<td>H. T. Jones</td>
<td>Olympia</td>
</tr>
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<td>H. E. Gilham</td>
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<td>E. C. Armstrong</td>
<td>Colfax</td>
</tr>
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<td>L. Davies</td>
<td>Davenport</td>
</tr>
<tr>
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<td>Joe. L. Rice</td>
<td>Bellingham</td>
</tr>
<tr>
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<td>Geo. H. Mullin, Principal</td>
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</tr>
<tr>
<td></td>
<td>J. M. Semple, Supt.</td>
<td>Pullman</td>
</tr>
<tr>
<td></td>
<td>A. P. Calhoun, Principal</td>
<td>Cheney</td>
</tr>
<tr>
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<td>C. S. Reed, Warden</td>
<td>Ellensburg</td>
</tr>
<tr>
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<td>Audry F. Waymire</td>
<td>Pullman</td>
</tr>
<tr>
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<td>S. B. Nelson</td>
<td>Pullman</td>
</tr>
<tr>
<td>State Grain Inspector</td>
<td>Geo. A. Lee</td>
<td>Spokane</td>
</tr>
<tr>
<td>Dairy and Food Commissioner</td>
<td>John G. Lewis</td>
<td>Olympia</td>
</tr>
<tr>
<td>State Fish Commissioner</td>
<td>Geo. W. T. Tibbetts, Com</td>
<td>Orting</td>
</tr>
<tr>
<td>Commissioner of Statistics</td>
<td>Geo. F. A. Clark</td>
<td>Tacoma</td>
</tr>
<tr>
<td>Deputy Commissioner of Statistics</td>
<td>Geo. W. T. Tibbetts, Acting Chief</td>
<td>Tacoma</td>
</tr>
<tr>
<td>Agricultural Commission</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Vancouver</td>
</tr>
<tr>
<td>Coal Mine Inspector</td>
<td>Geo. Short, Chairman</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Hotel Inspector</td>
<td>Geo. W. T. Tibbetts, Acting Chief</td>
<td>Chehalis</td>
</tr>
<tr>
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<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Tax Commissioner</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Fire Warden and Forester</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Highway Commissioner</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Board of Accountancy</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Bureau of Public Expenditures</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Board of Health</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
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</tr>
<tr>
<td>Board of Barber Examiners</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
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</tr>
<tr>
<td>Board of Medical Examiners</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Board of Pharmacy</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Board of Dental Examiners</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Embalmers' Examining Board</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Optometry Board</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
<td>Nurses' Board</td>
<td>Geo. W. T. Tibbetts, Ex-Officio</td>
<td>Chehalis</td>
</tr>
<tr>
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<td>University of Washington</td>
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</tr>
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<tr>
<td>School for Deaf</td>
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<tr>
<td>School for Blind</td>
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<td>Chehalis</td>
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### OTHER STATE INSTITUTIONS.

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