HOUSE JOURNAL

OF THE

THIRTEENTH LEGISLATURE

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

OLYMPIA, THE STATE CAPITAL

JANUARY 13, 1913

Adjourned Sine Die, March 13, 1913

HOWARD D. TAYLOR, SPEAKER
C. R. MAYBURY, CHIEF CLERK

OLYMPIA, WASH.;
FRANK M. LAMBORN PUBLIC PRINTER
1913
Compiled, Arranged and Indexed by

C. R. Maybury

Chief Clerk of the House
Pursuant to law, the House of Representatives of the State of Washington met in its thirteenth biennial session in the representatives' hall at Olympia at 12 o'clock noon and was called to order by Loren Grinstead, chief clerk of the twelfth session.

Before proceeding with the regular organization of the House, the chief clerk invited the Hon. J. G. Megler, of Wahkiakum county, member of the first legislature of the State of Washington, and many subsequent sessions, also speaker of the House of Representatives at its tenth biennial session, to the rostrum.

Prayer was offered by Rev. Robert H. Edmonds, pastor of the First Congregational church of Olympia.

The following communication from I. M. Howell, secretary of state, was read:

UNITED STATES OF AMERICA, STATE OF WASHINGTON,
Office of 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 persons elected at the general election held on the fifth day of November, nineteen hundred and twelve, 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 thirteenth biennial session, commencing on the 13th day of January, A. D. 1913.

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<td>Sam R. Sumner</td>
<td>Chelan</td>
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Dist. No. | Name | Represented County
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District No. 58 | Herbert K. Roland | Benton
District No. 59 | John Urquhart | Grant
District No. 60 | Jens Jensen | Pend Oreille

In testimony whereof, I have hereunto set my hand, and affixed here­to the seal of the State of Washington. Done at Olympia, this 13th day of January, A. D. 1913.

I. M. Howell,
Secretary of State.

MESSAGE FROM THE SENATE.

Senators Shaefer and McGuire reported that the Senate was organized and ready to proceed to business.

The roll was called, with all members present except Messrs. J. J. Falkner, Z. Stewart and Jens Jensen.

Hon. Stephen J. Chadwick, associate justice of the supreme court of the State of Washington, administered the oath of office to the members who answered the roll call.

The chief clerk called for nominations for speaker of the House.

Mr. Murphine, of King county, offered the following resolution:

RESOLUTION.

By Mr. Murphine:

Resolved, That the House do now proceed to the election of its officers under the following rules:

First: It shall require a majority vote of the members of the House to elect officers.

Second: In conformity with section 27 of article 2 of the constitution of the State of Washington, voting shall be by roll call and the vote of each member shall be entered in the journal.

Mr. Murphine moved the adoption of the resolution.

The motion was lost by the following vote: Yeas, 39; nays, 55; absent or not voting, 3.

Those voting yea were: Representatives Adams, Arnold, (W. A.), Axtell, Black, Brown, Brooks, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Foster, Gillbo, Herber, Hill, Holmes, Houser, Kingery, Langford, Masterson, Merriam, Middaugh, Miles, Moll, Murphine, Neu-

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

Mr. Halsey, of Asotin county, nominated Mr. Howard D. Taylor, of King county, for speaker of the House.

The nomination was seconded by Mr. Wray, of King county; Mr. Childe, of King county; Mr. Conner, of Skagit county; Mr. Hughes, of Whatcom county.

Mr. Dix H. Rowland, of Pierce county, nominated Mr. T. J. Corkery, of Spokane county.

The nomination was seconded by Mr. Arnold, of Wahkiakum county; Mr. Reid, of Spokane county; Mr. Brown, of Kittitas county; Mrs. Croake, of Pierce county; Mr. Holmes, of Snohomish county.

Mr. Charles W. Masterson, of Walla county, nominated Mr. J. E. Turnbow, of Whitman county.

The nomination was seconded by Mr. Hall, of Walla Walla county.

Mr. Howard D. Taylor was elected speaker of the House by the following vote: Taylor, 60; Corkery, 28; Turnbow, 2; present and not voting, 3; absent or not voting, 3.

Those voting for Mr. Taylor were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedg-

Those voting for Mr. Corkery were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Christensen, Croake, Dunning, Earle, Gillbo, Herber, Holmes, Houser, Kingery, Langford, Merriam, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.)—28.

Those voting for Mr. Turnbow were: Representatives Hill, Masterson—2.

Voting for Mr. Masterson: Representative Turnbow—1.

Those present and not voting were: Representatives Corkery, Foster, Taylor—3.

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

Mr. Taylor was declared elected speaker and Messrs. Corkery and Turnbow were appointed a committee to escort the speaker to the chair.

The oath of office was administered by Associate Justice Stephen J. Shadwick, of the supreme court.

The speaker assumed the gavel.

The speaker called for nominations for chief clerk of the House.

Mr. J. H. Davis, of Pierce county, nominated Mr. C. R. Maybury, of King county.

The nomination was seconded by Mr. Kennedy, of King county.

Mr. Brown, of Kittitas county, nominated Mr. W. W. Phillips, of Spokane county.

The nomination was seconded by Mr. Hastings, of King county.

The first roll call resulted in a tie vote.

Those voting for Mr. Maybury were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Cat-
lin, Chamberlin, Childe, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Hays, Hedger, Hughes, Hurd, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Overman, Siler, Sims, Sisson, Stevenson, Stream, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—47.

Those voting for Mr. Phillips were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Christensen, Cleland, Corkery, Croake, Darling, Dunning, Earle, Foster, Gillbo, Gray, Halsey, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, LeSourd, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Sumner, Turnbow—47.

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

The speaker declared the vote a tie and ordered the clerk to again call the roll.

The second vote was a tie.

Those voting for Mr. Maybury were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Childe, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Hays, Hedger, Hughes, Hurd, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Overman, Siler, Sims, Sisson, Stevenson, Stream, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—47.

Those voting for Mr. Phillips were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Christensen, Cleland, Corkery, Croake, Darling, Dunning, Earle, Foster, Gillbo, Gray, Halsey, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, LeSourd, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Sumner, Turnbow—47.
Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

The speaker declared the vote a tie and ordered the clerk to again call the roll.

The third vote was a tie.

Those voting for Mr. Maybury were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Childe, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Hays, Hughes, Hurd, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Overman, Siler, Sims, Sisson, Stevenson, Stream, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—47.

Those voting for Mr. Phillips were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Christiansen, Cleland, Corkery, Croake, Darling, Dunning, Earle, Foster, Gillbo, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphy, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Sumner, Turnbow—47.

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

The speaker declared the vote a tie and ordered the clerk to again call the roll.

On the fourth roll call Mr. C. R. Maybury was elected chief clerk of the House by the following vote: Mr. Maybury, 49; Mr. Phillips, 45; absent or not voting, 3.

Those voting for Mr. Maybury were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Childe, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Hays, Hughes, Hurd, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Overman, Siler, Sims, Sisson, Stevenson, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—49.
Those voting for Mr. Phillips were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Christensen, Cleland, Corkery, Croake, Darling, Dunning, Earle, Foster, Gillbo, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphy, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens—45.

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

Mr. Maybury was declared elected chief clerk.

The oath of office was administered by Associate Justice Stephen J. Chadwick of the supreme court.

The speaker called for nominations for sergeant-at-arms.

Mr. McArdle, of Jefferson county, nominated W. B. Price of Kittitas county.

Mr. F. P. Goss, of King county, seconded the nomination of Mr. Price.

Mr. W. W. Conner, of Skagit county, seconded the nomination of Mr. Price.

Mr. A. J. Gillbo, of Pierce county, nominated Mr. J. W. Hoops, of Pierce county.

Mr. Langford, of Pierce county, seconded the nomination of Mr. Hoops.

Mr. Price was elected sergeant-at-arms of the House by the following vote: Mr. Price, 71; Mr. Hoops, 23; absent or not voting, 3.

Those voting for Mr. Price were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brislawn, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Miles, Moren, Newman (G. H.), Overman, Picken, Pierce, Robe, Rowland (H.
K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—71.

Those voting for Mr. Hoops were: Representatives Arnold (W. A.), Black, Brown, Bryant, Christensen, Corkery, Croake, Dunning, Earle, Gillbo, Herber, Holmes, Houser, Langford, Merriam, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Reid, Rowland (D. H.)—23.

Those absent or not voting were: Representatives Falkner, Jensen, Stewart—3.

Mr. Price was declared elected sergeant-at-arms for the House.

The oath of office was administered by Associate Justice Stephen J. Chadwick, of the supreme court.

Mr. Sumner, of Chelan county, offered the following resolution:

RESOLUTION.

By Mr. Sumner:

Resolved, That the county delegations occupy the same seats as during the preceding session.

The resolution was adopted.

On motion of Mr. Conner, of Skagit county, duly seconded and carried, a recess of 15 minutes was taken to enable the members to occupy their seats in conformity with the resolution of Mr. Sumner.

The House was called to order by the speaker.

Roll call showed all members present excepting Messrs. Jensen, Picken and Stewart.

RESOLUTIONS.

By Mr. Sims:

Resolved, That the rules which governed the House of Representatives for the session of 1911 be adopted by this House until permanent rules be adopted and that the committee on rules and order be authorized and directed to formulate rules for the House for the present session and to act with a like committee from the Senate in formulating joint rules and that pending the appointment of the House arrangement committee, the committee on rules and order exercise the powers of such arrangement committee.

Mr. Sims moved the adoption of the resolution.
Mr. Murphine, of King county, offered the following amendment:

By Mr. Murphine:

PROPOSED AMENDMENT TO RESOLUTION PROPOSED BY MR. SIMS.

Amend by adding "with the exception of Rule 8, which said rule 8 is hereby amended to read as follows: 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 the adjournment. He shall have the right to appoint all special committees subject to additional members to be named on motion.

Standing committees shall be elected by a committee to be known as the "committee on committees," said committee to consist of the speaker of the House and nine additional members of the House who shall be chosen by a party caucus as follows: One member from each of the three congressional districts of the state from each of the dominant three parties.

Mr. Falkner, of Whatcom county, was sworn in by the speaker.

The motion was lost by the following vote:

Those voting yea were Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Christiansen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Gillbo, Hedger, Herber, Hill, Holmes, Houser, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Truax, Turnbow—41.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Capron, Catlin, Chamberlin, Childre, Cleland, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, LeSourd, Lum, Mapes; McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Rowland, (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stream; Sumner, Sweet, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—54.
Those absent or not voting were: Representatives Jensen, Stewart—2.

The resolution was adopted by the following vote: Yeas, 59; nays, 36; absent or not voting, 2.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchins­son, Kennedy, Kingery, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McFarland, McKay, Mess, Miles, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stream, Sumner, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—59.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawm, Brown, Bryant, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Gilkey, Gillbo, Herber, Holmes, Houser, Langford, Masterson, Merriam, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Turnbow—36.

Those absent or not voting were: Representatives Jensen, Stewart—2.

By Mr. Farnsworth:

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. Farnsworth, Stevens and Childe.

By Mr. Lum:

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

The resolution was adopted.
MESSAGE FROM THE SECRETARY OF STATE.

OLYMPIA, January 13, 1913.

To the Honorable Speaker of the House of Representatives,

Olympia, Washington.

Sir: Pursuant to section 4, article 3, of the constitution of the State of Washington, I herewith transmit the election returns of the general election held on the 5th day of November, 1912, 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,

I. M. Howell,
Secretary of State.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

OLYMPIA, WASH., January 13, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 1, entitled "An act appropriating the sum of ninety thousand dollars for the expenses of the thirteenth legislature;

Also Senate concurrent resolution No. 1, providing for a joint session to canvass the vote for state officers.

And the same are herewith transmitted.

Wm. T. Laube,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 1, by Mr. Stevenson, relating to the appointment of a committee to act with a like committee from the Senate to notify the governor that the legislature is now in session and ready to transact business.

The resolution was read the first time in full, and, on motion, the rules were suspended, the first reading was considered the second and third and House concurrent resolution No. 1 was placed on final passage and passed the House by unanimous vote.

On motion, the rules were suspended and the chief clerk was instructed to transmit House concurrent resolution No. 1 immediately to the Senate.

The speaker appointed as a committee on the part of the House under House concurrent resolution No. 1, Messrs. Hughes, Stevenson and Sweet.
FIRST READING OF SENATE BILLS.

Senate bill No. 1 making an appropriation for legislative expenses.

The bill was read the first time in full, and, upon motion, the rules were suspended, the first reading considered the second and third, the bill placed on final passage and passed the House by the following vote: Yeas, 93; nay, 1; absent or not voting, 3.


Voting nay: Representative Sims—1.

Those absent or not voting were: Representatives Brooks, Jenson, Stewart—3.

On motion, duly seconded and carried, the rules were suspended and Senate bill No. 1 was considered engrossed and immediately transmitted to the Senate.

The House adjourned.

C. R. MAYBURY, Howard D. Taylor,  
Chief Clerk.  Speaker.
SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 14, 1913.

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

Roll call showed all members present except Messrs. Arnold (W. A.), Cleland, Falkner, Hill, Jensen, McKay, Oaks, Stewart.

Mr. Falkner was excused.

Prayer was offered by Rev. C. S. Morrison, of St. John’s Episcopal church of Olympia.

The journal of the preceding day was read and approved.

Mr. Sims moved for a reconsideration of the vote on Senate bill No. 1.

Mr. Murphine stated the point of order that Mr. Sims, having voted against the bill, could not move for a reconsideration.

The speaker sustained Mr. Murphine.

Mr. McArdle moved for a reconsideration of the vote on Senate bill No. 1.

The motion was carried by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christiansen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphyne, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce,
Reed, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—88.

Those absent or not voting were: Representatives Arnold (W. A), Cleland, Falkner, Farnsworth, Hill, Jensen, Mapes, Stewart, Zednick—9.

Mr. Davis moved that the rules be suspended and that Senate bill No. 1 be returned to second reading for the purpose of amendment.

The motion was carried.

The bill was read the second time in full.

Mr. McArdle offered the following amendment:

Section 2. This act is necessary for the support of the state government and shall take effect immediately.

Mr. McArdle moved the adoption of the amendment.

The motion was carried.

On motion of Mr. McArdle, Senate bill No. 1 was placed on final passage under suspension of the rules, and the bill passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.


Those absent or not voting were: Representatives Arnold

On motion of Mr. Davis, the rules were suspended, the bill considered engrossed, and immediately transmitted to the Senate.

The journal of the preceding day was read by the clerk and approved as read.

PRESENTATION OF PETITIONS AND MEMORIALS AND REMONSTRANCES ADDRESSED TO THE LEGISLATURE.

OLYMPIA, WASH., January 13, 1913.

Mr. O. R. Maybury, Clerk of House:

DEAR SIR: Following custom of former sessions the state library respectfully asks for 25 extra copies of bills to supply the legislative reference department of certain states, which will send us theirs in exchange, and to supply a number of the larger public libraries of this state.

Very respectfully,

J. M. HITT,
State Librarian.

The communication was referred to the committee on revenue and taxation, when appointed.

Mr. Stewart, of Spokane county, was sworn in by the speaker.

RESOLUTIONS.

By Mr. Goss:

Be it Resolved, That the sergeant at arms be and is hereby instructed to purchase postage stamps to the amount of five dollars for each member of the House and the chief clerk, from the Olympia postoffice and deliver the same to the members of the House and the chief clerk as soon as possible, and that the sergeant-at-arms be instructed to order from the state printed for each member of the House and the chief clerk, the following supplies and stationery: 500 letter heads, 10 lb.; 400 envelopes No. 6¾; 100 envelopes, No. 10, Diamond B XXX.

The resolution was adopted.

By Mr. Kennedy:

Resolved, That no person or persons be allowed to lobby on the floor of the House in the interest of any bill or persons representing any legislation that is to be presented to this body. Anyone guilty of a violation of this resolution shall be expelled and deprived of his card of admission.
The speaker declared he would interpret this resolution to apply to all persons on the floor of the House, either during the session or out of the session, excepting relatives of the members and the press, and would instruct the sergeant-at-arms to act accordingly.

The resolution was adopted and the speaker declared it in effect immediately.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER: OLYMPIA, WASH., January 14, 1913.

We, your committee on rules and order, beg leave to recommend the adoption of the House rules of the 1911 session with the following exceptions:

Amend Rule 51, by adding to same the following:
56. Industrial Insurance.
57. Township Organization.

Amend Rule 54 by inserting after the word "house," in the second line, the following: "with their action thereon signed by the chairman and the members thereof, within ten days from the time of reference, unless further time be granted by the House, and the journal shall contain an exact copy of said report."

Amend Rule 27 by striking out after the word "put," in the twenty-fifth line of the rule, the following: "first the amendments and then the main question as amended," and inserting in lieu thereof, the words, "the amendment or motion as ordered."

HOWARD D. TAYLOR, Chairman.


Mr. Sims moved the adoption of the report.

Mr. Pierce moved as a substitute that the report of the committee be made a special order for Thursday, January 16, at 10:30 a.m.

The speaker directed the chief clerk of the House to record that to change the rules it requires 24 hours' notice and a majority vote; that to change the rules instantly it requires a two-thirds vote.

The motion was lost by the following vote: Yeas, 28; nays, 66; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Axtell, Black, Brislawm, Brown, Christensen, Corkery, Croake,

Those voting nay were: Representatives Adams, Arnold (W. E.), Bean, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArthur, McCoy, McFarland, McKay, Mess, Miles, Moll, Moren, Newman (G. H.), Overman, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—66.

Those absent or not voting were: Representatives Arnold (W. A.), Falkner, Jensen—3.

The report was taken up by sections.

The first section of the report was adopted.

The second section of the report was adopted.

Mr. Corkery offered as a substitute for the third section the following:

That there be added to Rule 54 the following:

All action in committees, on bills, resolutions, and other matters before committees, including the vote on all original bills and amendments thereto, together with the time of meeting and the names of all persons and whom they represent appearing before all committees on the foregoing matters, shall be reduced to writing.

There shall be filed in the proper envelope, with every bill or resolution reported upon, a sheet containing the foregoing information as to such bill or resolution, with duplicate thereof, to be filed by the chief clerk numerically by the number of the bill and such form as to be most accessible for the use of the members and public, during the session and at the end thereof in the office of the secretary of state.

Mr. Corkery moved the adoption of the substitute.

The motion was lost by the following vote: Yeas, 35; nays, 59; absent or not voting, 3.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brown, Brooks, Bryant, Chamberlin, Chris-

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislaw, Capron, Catlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, Mess, Moren, Newman (G. H.), Overman, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—59.

Those absent or not voting were: Representatives Falkner, Jensen, Pierce—3.

Amendment to rule 54 as submitted by the committee was adopted by the following vote: Yeas, 76; nays, 19; absent or not voting, 2.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislaw, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Darling, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—76.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Christensen, Croake, Dunning, Earle, Gillbo, Herber, Houser, Kingery, Langford, Merriam, Murphine, Reid, Rowland (D. H.), Turnbow—19.
Those absent or not voting were: Representatives Falkner, Jensen—2.

The amendment to rule No. 27 as submitted by the committee was adopted.

Mr. Holmes offered the following amendment to the report:

Motion to amend rule No. 2 of House rules by adopting the following:

Rule 2. The committee on rules and order shall have charge of the daily calendar of the House only until such time as the House without debate, by a majority vote, shall take direct control of the daily calendar, after which the same shall be made up in the following manner:

Blanks for the purpose of a referendum vote of the membership of the House, bearing heading, "Referendum vote on Calendar No. . . . . " (blank number to be filled in by the chief clerk as calendars become necessary) shall, prior to completion of existing calendar, be distributed to each member present, who shall designate, by bill number, written in ink, his preference as to bills which he desires the House to consider, and attach his signature to the same, the House to designate from time to time, how many bills, shall be placed upon the calendars.

These blanks shall be assembled and referendum vote canvassed under the direction of the chief clerk, who will make the calendar therefrom, the order of the same being the order of succession as shown by totals of referendum votes cast, the bill having the greatest number of such votes to appear first upon the calendar, and the others falling in like order. All referendum votes thus taken shall be kept on file in the office of the chief clerk until five (5) days after the close of the legislative session subject to inspection by interested responsible persons.

The amendment was lost by the following vote: Yeas, 41; nays, 54; absent or not voting, 2.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislaw, Brown, Brooks, Bryant, Christensen, Corkery, Craig, Croake, Darling, Dunning, Earle, Gillbo, Hedger, Herber, Hill, Holmes, Houser, Hutchinson, Kingery, Langford, Mapes, Masterson, McFarland, Merriam, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (D. H.), Smith, Truax, Turnbow —41.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Davis, Farnsworth, Foster, Fontaine,
Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Horrigan, Hughes, Hurd, Kennedy, LeSourd, Lum, McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Pierce, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—54.

Those absent or not voting were: Representatives Falkner, Jensen—2.

Mr. Pierce offered the following amendment to the report:
Strike from rule 60 the word “two-thirds” and insert “majority” in the last line.

Mr. Pierce moved the adoption of the amendment.
The motion failed to carry.
The report of the committee on rules was adopted.

REPORTS OF SPECIAL COMMITTEES.

Mr. Speaker:
Your committee to whom was designated the duty to notify His Honor, the governor, that the House was duly organized, in conjunction with a like committee from the Senate, performed said duty and desires to add that the governor is prepared to submit his annual message to the joint session of the legislature at the hour of 10:30 Wednesday morning.

W. J. Hughes, Chairman.

We concur: F. L. Sweet, J. M. Stevenson.

The speaker announced the following committee on patronage: Messrs. Davis, Hastings, Stevens, Field, Hughes, Sims, Chamberlin, Wells, Hedger, Moren, Wray, Fontaine.

RESOLUTIONS.

Resolved, That Mr. Masterson, of Walla Walla be permitted to name a clerk with pay of a committee clerk to assist him and he shall perform such other duties as the chief clerk may designate.

The speaker asked unanimous consent for the adoption of the resolution.
The resolution was unanimously adopted.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 2, by Mr. Sims: Relating to a joint session of the House and Senate on Wednesday, Jan-
January 15, at 10 a.m., for the purpose of receiving the message of Governor Hay.

The resolution was read the first time in full and on motion the rules were suspended, the first reading was considered the second and third, and House concurrent resolution No. 2 was placed on final passage and passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.


Those absent or not voting were: Representatives Capron, Craig, Falkner, Jensen—4.

On motion, the rules were suspended and the chief clerk was instructed to transmit House concurrent resolution No. 2 immediately to the Senate.

Senate concurrent resolution No. 1, by Senator Hutchinson, providing for a joint session of the House and Senate to canvass the vote for state officers.

The resolution was read the first time in full, and on motion the rules were suspended, the first reading was considered the second and third, and Senate concurrent resolution No. 1 was placed on final passage and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Aagaard,
Those absent or not voting were: Representatives Capron, Craig, Falkner, Fontaine, Jensen—5.

On motion, the rules were suspended and the chief clerk was instructed to transmit Senate concurrent resolution No. 1 immediately to the Senate.

MESSAGE FROM THE SECRETARY OF STATE.

OLYMPIA, WASH., January 13, 1913.

To the Honorable Speaker of the House of Representatives,
OLYMPIA, Washington.

Sir: Pursuant to section 6917, Remington & Ballinger's Codes and Statutes of Washington, I herewith transmit contest papers of G. Dowe McQuesten, of election of Frank Sweet and A. M. Bryant as representatives of the thirty-fifth legislative district of the State of Washington.

I deliver same unopened, in the same condition as they were received in this office.

Very respectfully,
I. M. HOWELL,
Secretary of State.

Referred to committee on privileges and elections.

On motion of Mr. Neumann the house adjourned until 1:30 o'clock p. m.
AFTERNOON SESSION.

The House was called to order by the speaker at 1:30 p. m. The roll call showed all members present except Messrs. Falkner, Jensen and Sumner, who were excused.

Messrs. Oscar M. Haroldson, representative from King county for the 1911 session, and Hugh C. Todd, representative from Whitman county for the 1911 session, on invitation of the speaker occupied seats on the rostrum.

Mr. Todd addressed the members of the House.

The sergeant-at-arms notified 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 sergeant-at-arms of the House announced the arrival of the Senate and the Senators were by the speaker invited to seats within the bar of the House and the president of the Senate to a seat at the speaker's desk.

Lieutenant Governor-elect Louis F. Hart appeared on the floor of the joint session and was by the speaker invited to a seat at the speaker's desk.

The speaker presided.

The secretary of the Senate called the Senate roll, all members being present.

The chief clerk of the house called the House roll, all members being present except Mr. Jensen.

The joint session proceeded to canvass the vote cast for state officers as returned by counties.

The speaker announced the result of the canvass as follows:

FOR GOVERNOR.

Republican—M. E. Hay .................................... 96,629
Democrat—Ernest Lister .................................. 97,251
Socialist—Anna A. Maley .................................. 37,155
Socialist-Labor—Abraham L. Brearcliff ...................... 1,369
Prohibition—Geo. F. Stivers ........................................ 8,163
Progressive—Robt. T. Hodge ....................................... 77,792

FOR LIEUTENANT GOVERNOR.
Republican—Louis F. Hart ........................................... 95,128
Democrat—Harry H. Collier ........................................... 76,473
Socialist—Adam H. Barl .............................................. 38,655
Progressive—Govnor Teats ............................................. 86,672

FOR SECRETARY OF STATE.
Republican—I. M. Howell ............................................. 99,949
Democrat—Geo. E. Ryan .............................................. 71,154
Socialist—Frans Bostrom .............................................. 39,595
Progressive—W. H. Ford ............................................... 82,273

FOR STATE AUDITOR.
Republican—C. W. Clausen ............................................ 97,710
Democrat—Geo. K. Stephenson ........................................ 71,424
Socialist—J. E. Arnett ............................................... 37,683
Progressive—Andrew E. Moberg ..................................... 82,160

FOR STATE TREASURER.
Republican—Edward Meath .......................................... 95,543
Democrat—Louis Gilbert ............................................. 71,583
Socialist—Minnie E. Parks .......................................... 40,668
Progressive—Arthur S. Cory ......................................... 85,853

FOR ATTORNEY GENERAL.
Republican—W. V. Tanner ............................................ 91,789
Democrat—William C. Jones .......................................... 72,542
Socialist—Bruce Rogers .............................................. 40,344
Progressive—E. G. Mills ............................................. 85,057

FOR COMMISSIONER OF PUBLIC LANDS.
Republican—Clark V. Savidge ....................................... 97,560
Democrat—Albert Schooley ........................................... 68,980
Socialist—Horace G. Cupples ....................................... 46,872
Progressive—W. H. Kauffman ........................................ 84,511

FOR SUPERINTENDENT OF PUBLIC INSTRUCTION.
Republican—Josephine Preston ....................................... 96,756
Democrat—Mary A. Monroe ........................................... 72,915
Socialist—Frances Cora Sylvester .................................. 40,061
Progressive—C. E. Beach ............................................. 86,396

The speaker declared the following elected: Governor, Ernest Lister; lieutenant governor, Louis F. Hart; secretary of state, I. M. Howell; state auditor, C. W. Clausen, state treas-
On motion of Senator White the joint session adopted the following resolution:

Resolved, That the speaker of the House of Representatives be, and he is hereby instructed to appoint a committee of two from the Senate and three from the House to meet the Honorable Ernest Lister and convey to him the greetings of this joint session of the House of Representatives and Senate, and notify him of his election to the office of governor of the state of Washington.

The speaker appointed as a committee under the above resolution, Senators White, Metcalf, Representatives Davis, Farnsworth, Moll.

At 3:15 p.m., on motion of Senator Metcalf, the joint session dissolved.

HOUSE SESSION.

The house resumed regular session at 3:20 p.m.
Speaker Taylor assumed the chair.

INTRODUCTION AND FIRST READING OF BILLS

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

House bill No. 1, by Mrs. Croake: An act to provide a minimum wage to be paid to women and girls, and for the registration of names of women and minors employed and to provide for its enforcement and a penalty for such violation.

Referred to committee on labor and labor statistics.

House bill No. 2, by Mr. Kennedy: An act relating to the bonding of collection agencies, fixing amount and time of bonds and qualification and number of sureties thereon, terms and conditions thereof and prescribing crime for failure to comply with provisions of said act.

Referred to committee on judiciary.

House bill No. 3, by Mr. Gray: An act providing for six judges of the superior court of the State of Washington in and for Spokane county, providing for an appointment of the addi-
tional judge therein, providing for the election of his successor to serve until the second Monday of January, 1917, and providing for the election of six judges of said court at the general election in November, 1916, and every four years thereafter; and declaring an emergency.

Referred to committee on judiciary.

House bill No. 4, by Mr. Chamberlin: An act relating to the nomination of supreme court and superior court judges and amending section 4842 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 5, by Mr. Chamberlin: An act to repeal an act entitled "An act requiring judges of the supreme court and superior courts to wear gowns while sitting in the hearing of causes."

Referred to committee on judiciary.

House bill No. 6, by Mr. Norton: An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals and superintendents of the public schools in the State of Washington, and to regulate the collection, raising, management and disbursement thereof.

Referred to the committee on education.

House bill No. 7, by Mr. Childe: An act relating to justice courts and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 8, by Mr. Wray: An act defining the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchasers such land.

Referred to committee on habors and waterways.

House bill No. 9, by Mr. Wray: An act to prohibit public officers from neglecting the duties of their office for the purpose of securing their re-election or election to some other office, and providing a penalty therefor.

Referred to committee on judiciary.
House bill No. 10, by Mr. Wray: An act creating the office of registrar of wills in King county and prescribing the duties and compensation therefor.
Referred to committee on judiciary.

House bill No. 11, by Mr. Wray: An act granting to every city of the State of Washington the right and power of home rule and the power to govern itself in all matters relating to the affairs of such city.
Referred to committee on municipal corporations of the first class.

House bill No. 12, by Mr. Rowland (D. H.): An act to require street and interurban railway companies to maintain the portions of streets occupied by their tracks in cities of the first class.
Referred to committee on municipal corporations of the first class.

House bill No. 13, by Mr. Conner: An act for the relief of Jacob Majerus, and making an appropriation therefor.
Referred to committee on appropriations.

House bill No. 14, by Mr. Holmes: An act relating to the withdrawal of bank deposits in banks or trust companies and amending section 3364 of Remington & Ballinger's Annotated Codes of Washington.
Referred to committee on banks and banking.

House bill No. 15, by Mr. Hughes: An act providing for the amendment of section 33 of article 2 of the constitution of the State of Washington, relating to the ownership of land by aliens.
Referred to committee on constitutional revision.

House bill No. 16, by Mr. Halsey: An act providing for the purchase by the State of Washington of a portion of the interstate bridge across Snake river between Clarkston, Washington, and Lewiston, Idaho, simultaneously with the purchase of the other portion thereof by the authorities in the State of Idaho; and for the maintenance as a free bridge by the State of Washington of the portion thereof purchased by the State
of Washington; making appropriations therefor, and providing for the issuance, sale payment and redemption of bonds therefor.

Referred to committee on appropriations.

House bill No. 17, by Mr. Newman (G. H.): An act amending section 8453 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the registration of pharmacists, assistant pharmacists or physicians.

Referred to committee on medicine, dentistry, surgery and hygiene.

House bill No. 18, by Mr. Freeman: An act regulating notaries public who are stockholders, directors, officers or employees of banks or other corporations.

Referred to committee on banks and banking.

On motion, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 15, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Messrs. Bris­
lawn, Hill, Picken, Pierce, Stevenson, Sumner and Wells.

Prayer was offered by Rev. C. S. Morrison of St. John's Episcopal church of Olympia.

On motion of Mr. Conner, the reading of the journal of the previous day was dispensed with and it was approved.
Mr. Jens Jensen, of Pend Oreille county, was sworn in by the speaker.

A message from the governor was announced, and on motion of Mr. Davis it was referred to the committee on rules, to be taken up at a later date.

RESOLUTIONS.

By Mr. Dunning:

HOUSE JOINT RESOLUTION NO. 1—ELECTION OF UNITED STATES SENATORS BY THE PEOPLE.

Be it Resolved, By the Senate and House of Representatives of the legislature of the State of Washington, that the following amendment to the constitution of the United States, submitted to the several states by congress, pursuant to article 1, of said constitution be and the same is hereby ratified as follows, to-wit:

ARTICLE XVII.

"The Senate of the United States shall be composed to two senators from each state, elected by the people thereof, for six years; and each senator shall have one vote; the electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislature.

The time, place, and manner of holding elections for senators shall be as prescribed in each state by the legislature thereof.

When vacancies happen in the representation of any state in the Senate, the executive authority of such state shall issue writs of election to fill such vacancies: Provided, That the legislature of any state may empower the executive thereof to make temporary appointments until the people fill the vacancies by election, as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any senator chosen before it becomes valid as a part of the constitution."

Referred to the committee on memorials, resolutions and petitions.

By Mr. Horrigan:

House joint memorial No. 1, petitioning the congress of the United States for an extension of time in which the desert land entryman may make final proof until they shall have an opportunity to secure the reclamation of their lands by the formation of an irrigation district.

Referred to the committee on memorials, resolutions and petitions.

2—H.
INTRODUCTION AND FIRST READING OF BILLS.

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

House bill No. 19, by Mrs. Axtell (by request): An act amending section 2457, Remington & Ballinger's Code, defining the crime of adultery and fixing a penalty therefor.

Referred to committee on public morals.


Referred to committee on public morals.

House bill No. 21, by Mrs. Axtell (by request): An act changing the rule of evidence in cases of crime against morality, decency, etc., and repealing section 2443 of Remington & Ballinger's Code of the State of Washington.

Referred to committee on public morals.

House bill No. 22, by Mr. Gillbo: An act relating to taxation, the payment and delinquency of taxes and amending section 9219, 9253 and 9262 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on revenue and taxation.

House bill No. 23, by Mr. Gillbo: An act to amend section 33 of an act entitled "An act relating to local improvements in cities and towns and repealing certain acts and parts of acts," approved March 17, 1911.

Referred to committee on municipal corporations of the first class.

House bill No. 24, by Mr. Wray: An act relating to justices of the peace and constables in cities having a population of 225,000 or more inhabitants, providing for their election and appointment, fixing their salaries, authorizing the clerks of such justice courts to administer oaths.

Referred to committee on judiciary.
House bill No. 25, by Mr. Wray: A proposed amendment to section 33 of article II of the constitution of the State of Washington, relating to the ownership of land by aliens.

Referred to committee on constitutional revision.

House bill No. 26, by Mr. Goss: An act to amend section 1 of an act entitled "An act relating to the nomination of supreme court and superior court judges," and amending section 4842 and section 4805, Remington & Ballinger's Annotated Codes and Statutes of Washington, approved March 17, 1911, and being chapter 101 of the Session Laws of 1911.

Referred to committee on judiciary.

House bill No. 27, by Mr. Catlin: An act relating to false statements and making the same a gross misdemeanor.

Referred to committee on judiciary.

House bill No. 28, by Mr. Brown: An act creating the bureau of farm development of the State of Washington, providing for the appointment and maintenance of agricultural experts and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate and set aside moneys therefor.

Referred to committee on agriculture.

House bill No. 29, by Mr. Zednick: An act amending section 4893 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to ballots used at general election of candidates for public office in the State of Washington.

Referred to Committee on privileges and elections.

House bill No. 30, by Mr. Zednick: An act relating to regulating and providing for the nomination of candidates for public office in the State of Washington and presidential elections; relating to, regulating and providing for a preference choice for president and vice-president of the United States; the election of delegates to national conventions; providing for the payment of expenses of said delegates; providing for penalties for
the violation of this act, and repealing chapter 209, Laws of 1907, and chapter 82, Laws of 1909.

Referred to committee on privileges and elections.

House bill No. 31, by Mr. Zednick: 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, declaring an emergency and repealing all acts in conflict herewith.

Referred to committee on privileges and elections.

House bill No. 32, by Mr. Lum: An act creating a bureau of farm development of the State of Washington, providing for the appointment and maintenance of agricultural experts thereunder, and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate and set aside moneys therefor.

Referred to committee on agriculture.

House bill No. 33, by Mr. Freeman: An act providing for the establishment of a nautical school as a branch of the University of Washington, appropriating money therefor and providing for the maintenance thereof in accordance with the provisions of the act of congress, approved March 4, 1911, entitled “An act for the establishment of marine schools and for other purposes.”

Referred to committee on appropriations.

House bill No. 34, by Mr. Rowland (H. K.): An act providing for the construction of a state bridge across the Columbia river, between the counties of Benton and Franklin, and at a point between the mouth of the Snake river and the mouth of the Yakima river to be selected by the state highway commissioner; providing for the drawing and approving of plans and specifications therefor; providing for the acquiring, for said bridge, of lands and rights-of-way; for the letting of a contract for the construction thereof and the approval of vouchers therefor; providing for the management and control thereof
and the keeping of the same in repair; making an appropriation.

Referred to committee on appropriations.

House bill No. 35, by Mr. Cleland: An act to amend article 7 of the constitution of the State of Washington relating to revenue and taxation.

Referred to the committee on constitutional revision.

House bill No. 36, by Mr. Moll: An act to amend section 4 of article 4 of chapter 3 of title 3, section 1 of article 4, chapter 4 of said title 3, and sections 1 and 2 of article 1 of chapter 13 of said title 3, of an act entitled “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,” approved March 11, 1909.

Referred to committee on education.

House bill No. 37, by Mr. Goss: An act to amend sections 5 and 6 of an act entitled “An act to regulate the practice of barbering and licensing of persons to carry on such practice, and providing punishment for its violation.”

Referred to committee on appropriations.

House bill No. 38, by Mr. Goss: An act to amend an act entitled “An act for the regulation of the practice of medicine and surgery, osteopathy, and other modes of treating sick or afflicted, in the State of Washington, and for the appointment of a board of medical examiners, in a matter of said regulation, and declaring an emergency.”

Referred to committee on appropriations.

House bill No. 39, by Mr. Goss: An act to amend sections 12, 13 and 18 of an act entitled “An act to define the practice of veterinary medicine, surgery and dentistry in the State of Washington, to regulate the same and provide penalties for violations thereof.”

Referred to committee on appropriations.
House bill No. 40, by Mr. Goss: An act to amend section 7 of an act entitled "An act relating to nurses, the registration thereof and providing penalties for violations."

Referred to committee on appropriations.

House bill No. 41, by Mr. Goss: An act to amend section 10 of an act entitled "An act to regulate the practice of dentistry in the State of Washington."

Referred to committee on appropriations.

House bill No. 42, by Mr. Goss: An act relating to compensation and duties of the state board of pharmacy, the members and officers thereof, and amending section 6 of chapter 213 of the Session Laws of 1909.

Referred to committee on appropriations.

House bill No. 43, by Mr. Goss: An act to amend sections 5 and 6 of an act entitled "An act to regulate the practice of embalming and licensing parties to carry on such practice, to regulate the transportation of bodies of deceased human beings, and providing punishment for violations."

Referred to committee on appropriations.

House bill No. 44, by Mr. Goss: An act relating to the compensation and duties of the board of examiners in optometry and the members and officers thereof, and amending section 8 of chapter 235, Session Laws of 1909.

Referred to committee on appropriations.

House bill No. 45, by Mr. Stream: An act amending an act entitled "An act relating to the taking of food fishes, and amending section 5187 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," approved March 17, 1911, and being chapter 104 of the Session Laws of 1911; and further amending section 5187 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on fisheries.

House bill No. 46, by Mr. Chamberlin: An act providing for a presidential preference primary vote and amending sections
MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 14, 1913.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 1, relating to the appointment of a joint committee to notify the governor that the legislature is organized and ready to receive messages and has appointed as Senate members of said committee Senators Nichols and Jackson;

Also the Senate has concurred in the House amendment to Senate bill No. 1, entitled "An act appropriating the sum of ninety thousand dollars for the expenses of the legislature, etc."

And the same are herewith transmitted.

Wm. T. Laube,
Secretary of the Senate.

The speaker announced that he would appoint Messrs. Cleland, Sweet and Hutchinson as a committee to notify the Senate that the House was ready to receive them to hear the governor's message.

The committee returned and reported that their duty had been performed.

JOINT SESSION.

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

The speaker invited the Senators to seats within the House and the president of the Senate to a seat at the speaker's desk.

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

A call of the Senate roll showed all Senators present.

The House roll call showed all members present.

The president announced the purpose of the joint session to be to hear the message of Governor Hay, and appointed Senators Carlyon and Anderson and Representatives Greenbank, Miles and Farnsworth a committee to wait upon the governor and inform him that the joint session awaits his pleasure.
Governor M. E. Hay appeared before the joint session and delivered the following message:

[The governor's message is published in full in the Senate journal.]

At 11:30 a.m., on motion of Senator Metcalf, the joint session dissolved.

**HOUSE SESSION.**

The House resumed regular session at 11:35 a.m.
Speaker Taylor in the chair.

The speaker invited Mr. Megler to occupy a seat on the rostrum.

**STANDING COMMITTEES.**

The following groupings of House standing committees were announced by the chief clerk:

* Agriculture*—Fontaine, chairman; Truax, Urquhart, Miles, Capron, Aagaard, Sisson, Siler, LeSourd, Brislawn, Arnold (W. A.), Rowland (H. K.), Darling, Falkner, Black, Kingery.

* Appropriations*—Davis, chairman; Sims, Adams, Field, Mapes, Goss, Greenbank, Horrigan, Wells, Sumner, Moren, Smith, Brislawn, Catlin, Stevens, Halsey, Gilkey, McCoy, Zednick, Christensen, Capron, Axtell, Jensen.

* Banks and Banking*—Farnsworth, chairman; Childe, Catlin, Hurd, Hays, Dunning, Sisson, Brooks, Rowland (H. K.).

* Claims and Auditing*—Hughes, chairman; Rowland (H. K.), Sisson, Turnbow, McFarland.

* Commerce and Manufacturing*—Grass, chairman; Field, Freeman, Beam, Neumann, Hutchinson, Sims, Jensen.

* Congressional Apportionment*—Moren, chairman; McKay, Truax, McArdle, Conner, Brown, Hays, Dunning, Sumner, Foster, Murphine, Greenbank, Gilkey, Stewart, Siler, Corkery, McCoy, Chamberlin.

* Constitutional Revision*—Cleland, chairman; Sumner, Middaugh, Brown, Chamberlin, Grass, Wells, LeSourd, Childe, McKay, Stevenson, Truax, Halsey.

* Compensation and Fees for State and County Officers*—Stream, chairman; Stuart, Arnold (W. E), Newman, Masterson, Brislawn, Oaks, Moren.

* Corporations other than Municipal and Railroads*—Stevenson, chairman; Gillbo, Moll, Wray, Neumann, Hedger, Darling, Lum, McCoy, Hays, Axtell.

* Counties and County Boundaries*—Brooks, chairman; Tonkin, Truax, Hutchinson, Picken, Bryant, Darling, Holmes, Houser, Stream, Mess, Lum.
Dairy and Live Stock—Mess, chairman; Capron, Miles, Tonkin, Catlin, Arnold (W. E.), Gillbo, Aagaard, Arnold (W. A.), Kingery.

Dikes, Drains and Drainage—Sisson, chairman—Moll, Reed, Brown, Mapes, Pierce, Bryant, Houser.

Education—Hedger, chairman; Hughes, Stewart, Dunning, Siler, Brooks, Turnbow, Brislawn, Darling, Axtell, Black, Croake, Mc Ardle, Moll, Hill, Brown.

Engrossed Bills—Bryant, chairman; Houser, Langford, Norton, Kingery, Darling, Turnbow.

Enrolled Bills—Hill, chairman; Arnold (W. A.), Beam, Herber, Smith, Falkner.


Fisheries—Sims, chairman; Stream, Freeman, Hughes, Craig, Wells, Christensen, Capron, Stevenson, Arnold (W. A.).

Game and Game Fish.—Moll, chairman; McFarland, Adams, Beam, Picken, Mess, Stevenson, Sweet, Oaks, Arnold (W. E.).

Horticulture and Forestry—Arnold (W. E.), chairman; Smith, Urquhart, Rowland (H. K.), Oaks, Moll.

Harbors and Waterways—Freeman, chairman; Stream, Earle, Mapes, Conner, Christensen, Mess, Grass, Hastings, Norton.

Hospital for the Insane—Gray, chairman; Overman, Middaugh, Stevens, Black, Norton, Rowland (D. H.).

House Arrangements—Miles, chairman; Fontaine, Norton, Langford, Overman.

Insurance—Childe, chairman; Davis, Field, Farnsworth, Wray, Neumann, Norton, Arnold (W. E.), Chamberlin.

Internal Improvements and Indian Affairs—McKay, chairman; Middaugh, Kingery, Picken, Holmes.

Irrigation and Arid Lands—Rowland (H. K.), chairman; Horrigan, Adams, Stevens, Cleland, Lum, Urquhart, Neumann, Picken, Fontaine, Oaks.


Medicine, Surgery, Dentistry and Hygiene—Hurd, chairman; Craig, Mapes, Christensen, Kennedy, Capron, Mess, Masterson, Black, Croake, Hastings, Hill.

Memorials—Capron, chairman; Picken, McFarland, Sisson, Miles, Hedger.
Mileage and Contingent Expenses—Sweet, chairman; Miles, Klingery, Hedger, Zednick.

Military Affairs—Horrigan, chairman; Merriam, Freeman, Black, Hill, Corkery, Houser, Moren, Chamberlin.

Mines and Mining—Tonkin, chairman; Smith, McFarland, Gray, Adams, Sweet, Croake, Houser.

Miscellaneous—Brislawn, chairman; Reed, Robe, Rowland (D.H.), Croake, Foster.

Municipal Corporations of the First Class—Hastings, chairman; Gray, Stewart, Neumann, Grass, Rowland (D.H.), Holmes, Zednick, McKay, Kennedy, Davis.

Municipal Corporations other than the First Class—Sumner, chairman; Truax, Smith, Horrigan, Wells, Bryant, Moren, Robe.

Printing and Supplies—Gilkey, chairman; Overman, Hays, Conner, Stewart, Hughes.

Privileges and Elections—Conner, chairman; Halsey, Gray, Middaugh, Chamberlin, Gilibo, Grass, Hastings, Zednick, Catlin, Cleland.

Public Morals—Stevenson, chairman; Fontaine, Sweet, Gray, Goss, Halsey, LeSourd, Beam, Urquhart.

Pure Food and Drugs—Craig, chairman; Hurd, Kennedy, Newman, Black.

Revenue and Taxation—Stewart, chairman; Smith, Hughes, Goss, Cleland, Childe, McKay, Gilibo, Merriam, Darling, Turnbow, Brislawn, Aagaard.

Railroads—Halsey, chairman; Wray, Hurd, Kennedy, Hays, Hutchinson, Grass, Sweet, Stevenson, Sumner, Hedger, Siler.

Reapportionment of State Senatorial and Representative Districts—Kennedy, chairman; Tonkin, Smith, Cleland, Childe, Sims, Earle, McKay, Adams, Farnsworth, Murphine, Herber, Reid, Zednick, Lum, Arnold (W.E.).

Roads and Bridges—McArdle, chairman; Lum, Craig, Adams, Hughes, Siler, Horrigan, Hays, Farnsworth, Kennedy, Conner, Urquhart, Aagaard, Miles, Stream, Hutchinson, Stevenson, Sweet, Gray, LeSourd, Beam, Newman, Tonkin.

Rules and Order—Speaker, chairman; Sims, Conner, Farnsworth, Halsey, Stevens, Adams, Goss, Stevenson, Sumner, McCoy.

State Capitol and Grounds—Greenbank, chairman; Freeman, Stevens, Craig, Kennedy, Sweet.

State Library—Catlin, chairman; Greenbank, Wray, Farnsworth, Dunning, McArdle, Davis.

State Normal Schools—Newman, chairman; Middaugh, Gray, Cleland, Merriam, Dunning, Brown, Reid, Falkner.
State, School and Granted Lands—Wells, chairman; Arnold (W. E.), Greenbank, Hughes, McArdle, Craig, Hutchinson, Capron, Darling, McCoy, Jensen.

State Penitentiary—Masterson, chairman; Fontaine, Black, Hill, Falkner.

State School for Defective Youth, Reform School and Reformatory—Field, chairman; Masterson, Stewart, LeSourd, Newman, Robe, McCoy.

State University—Christensen, chairman; Hays, Dunning, Axtell, Hastings, Murphine.

State Soldiers' and Veterans' Home—LeSourd, chairman; Goss, Merriam, Bryant, Hill, Croake.

Tide Lands—Mapes, chairman; Freeman, Arnold (W. A.), Kingston, Foster, McArdle, Langford, Murphine.

Water and Water Rights other than Irrigation—Lum, chairman; Hurd, Urquhart, Moll, Axtell, Foster, Gilkey.


Township Organization—Stevens, chairman; Aagaard, Pierce, Robe, Norton, Turnbow, Brooks, Falkner.

Industrial Insurance—McCoy, chairman; Gilkey, Wells, Beam, Bryant, Capron, Field, Gillbo, Lum, Mess, Moll, Sims, Jensen.

On motion, the House took a recess until 1:30 p. m.

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AFTERNOON SESSION.
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The House was called to order by the speaker at 1:30 p. m.
Roll call showed all members present.

The speaker announced that Mr. Adams' name was announced by mistake on the appropriation committee instead of Mr. Brown's name. The correction was made.

The following telegram was read by the clerk:

POMEROY, WASH., January 14, 1913.

Hon. Howard Taylor, care House of Representatives,
Olympia, Washington:

I congratulate both you and the House of Representatives on your election as speaker and trust the session will be harmonious and that much beneficial legislation will be enacted. With kindest regards to my friends in the House and best wishes for yourself, I remain,
Respectfully,
J. R. STEVENSON.
The speaker invited Mr. George Allen speaker of the Seattle Press Club's third house, to a seat on the rostrum.

The sergeant-at-arms of the Senate announced that the Senate was ready to proceed with the House to the rotunda of the Capitol building to hear the message of Governor-elect Lister.

JOINT SESSION.

The joint session was called to order by the Lieutenant Governor, who presided over same.

Rev. C. S. Bowen, of Olympia M. E. church, offered prayer.

Chief Justice Herman D. Crow administered the oath of office to Ernest Lister as Governor of the State of Washington.

Governor Lister addressed the joint assembly as follows:

[The governor's message is published in full in the Senate journal].

At 3:15 p. m., on motion of Senator White, the joint session dissolved.

HOUSE SESSION.

The House resumed regular session at 3:25 p. m., Speaker Taylor in the chair.

The speaker invited Mr. James Miller, member of the House of Representatives at the sessions of 1909 and 1911, to occupy a seat on the rostrum.

REPORT OF SPECIAL COMMITTEE.

Mr. Speaker:

We, your committee on House employes, beg leave to report that we find that the following employes, at the compensation set forth after their respective names, are necessary for the conduct of the House, and recommend that they be employed.

Per Diem.

L. D. Williams, Jr. .................. Assistant chief clerk ........ $6 00
W. J. Coyle ...................... Reading clerk ............... 6 00
Geo. Harrigan ..................... Minute clerk ............... 5 00
Leon Nebergall .................. Speaker's clerk .............. 5 00
E. H. Nash ......................... Engrossing clerk ........... 5 00
C. A. Snow ....................... Engrossing clerk ........... 5 00
Jacob Smith ...................... Engrossing clerk ........... 5 00
C. H. Renschler .................. Journal clerk ................ 5 00
Wm. Nessly ....................... Bill clerk ................. 5 00
Harry Van Horn .................. Assistant bill clerk ........ 4 50
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<td>E. R. Thoma</td>
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<td>R. I. MacLaughlin</td>
<td>Docket clerk</td>
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<td>G. C. Newman</td>
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<td>Lon A. Shimp</td>
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<td>Otis Hergert</td>
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<td>E. E. Drake</td>
<td>Committee clerk</td>
<td>4 50</td>
</tr>
<tr>
<td>Carl Cline</td>
<td>Committee clerk</td>
<td>4 50</td>
</tr>
<tr>
<td>W. B. Price</td>
<td>Sergeant-at-arms</td>
<td>5 00</td>
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<tr>
<td>Martin Wall</td>
<td>Asst. Sergeant-at-arms</td>
<td>4 50</td>
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<tr>
<td>J. B. Edwards</td>
<td>Postmaster</td>
<td>5 00</td>
</tr>
<tr>
<td>Zeus Page</td>
<td>Assistant Postmaster</td>
<td>4 50</td>
</tr>
<tr>
<td>W. W. Thompson</td>
<td>Doorkeeper</td>
<td>4 00</td>
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<tr>
<td>J. Laughlin</td>
<td>Doorkeeper</td>
<td>4 00</td>
</tr>
<tr>
<td>John Taylor</td>
<td>Doorkeeper</td>
<td>4 00</td>
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Your committee recommends that the compensation of the chief clerk be fixed at $7.50 per day.

Your committee recommends that the compensation of the sergeant-at-arms be fixed at $5.00 per day.

Your committee recommends that the speaker be allowed $5.00 per day additional to his statutory compensation.

Your committee desires to repeat that in selecting the above employees, it has endeavored to employ persons competent for their respective positions and wishes to recommend that the chief clerk be authorized to remove or reassign any person found to be unsuitable or incompetent for the positions to which they have been elected.

HOWARD D. TAYLOR, Chairman.


On motion of Mr. Davis, seconded by Mr. Chamberlin, the report of the committee was adopted.

RESOLUTIONS.

By Mr. Wray:

Resolved, That the committee on printing and supplies be and is hereby instructed to purchase five (5) sets of Remington & Ballinger's Code, and five (5) copies of Pierce's Code, for the use of the several House committees and members of the House, same to be and remain the property of the state.

The resolution was adopted.
By Mr. Zednick:

Resolved, That the state auditor be, and is hereby directed to draw his warrant for the payment of the members and employees of the House every seventh day of the session, upon pay rolls, which shall be signed by the members and employees, 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.

The speaker invited M. M. Godman, member of the House of Representatives in the session of 1907, to occupy a seat on the rostrum.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 15, 1913.

Mr. Speaker:

The Senate has passed Senate joint memorial No. 1, relating to the appointment of secretary of the interior;
Also, House concurrent resolution No. 2, relating to holding a joint session to hear the message of Governor M. E. Hay;
And the same are herewith transmitted.

Wm. T. Laube,
Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate joint memorial No. 1, relating to the appointment of secretary of the interior. The memorial was read the first time in full, and, on motion the rules were suspended, the first reading was considered the second and third, the memorial placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M.
M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—91.

Those absent or not voting were: Representatives Black, Brooks, Farnsworth, Hastings, Hill, McKay—6.

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

On motion, the rules were suspended, and the chief clerk was instructed to transmit Senate joint memorial No. 1 immediately to the Senate.

The following employees of the House were sworn in by the speaker:


On motion of Mr. Wray, the House adjourned.

C. R. Maybury, Howard D. Taylor, 
Chief Clerk. Speaker.
FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 16, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Representatives Axtell, Beam, Brown, Croake, Foster, McKay, Murphine, Stevens and Sumner.

Absentees were excused by the speaker.

Mr. Halsey assumed the speaker's chair.

Prayer was offered by Rev. C. S. Morrison, of St. John's Episcopal church, of Olympia.

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

COMMUNICATION FROM THE STATE TREASURER.

STATE OF WASHINGTON, TREASURY DEPARTMENT.
OLYMPIA, January 15, 1913.

Hon. Howard D. Taylor, Speaker of the House, Olympia, Washington:

DEAR SIR: The Olympia National bank and the Capital National bank are both state depositories and therefore a part of the state treasury. Arrangements have been made with these banks to cash all general fund warrants drawn on the state treasurer direct without waiting for the treasurer's check.

Kindly see that this notice is read to the House.

Very respectfully yours,

EDWARD MEATH, State Treasurer.

RESOLUTIONS.

By Messrs. Pierce and Sims:

Resolved, Until further order, that the House each day after the reading of the journal take a recess until two p.m., the time of the recess to be devoted to committee work.

The resolution was unanimously adopted.
By Mr. Halsey:

Resolved, That requisition be made on the state board of control for vacuum cleaners for the use of the janitors to clean the floor of the House, for sanitary drinking cups, and an ample supply of towels.

The resolution was unanimously adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 16, 1913.

Mr. Speaker:

The president has signed Senate bill No. 1, entitled "An act appropriating ninety thousand ($90,000) dollars for the expenses of the thirteenth legislature of the State of Washington," and the same is herewith transmitted.

Wm. T. Laube,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 3, by Mr. Sims, relating to the employment of two competent lawyers to assist the legislature and the various committees in the preparation, revision and examination of bills.

On motion of Mr. Sims, the rules were suspended and House concurrent resolution No. 3 was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third and the resolution was placed on final passage.

Mr. D. H. Rowland moved that the resolution be made a special order for Friday morning, January 17th, immediately after the reading of the journal.

The motion prevailed.

Mr. Brooks moved that the chair appoint a committee of three to ascertain whether the services of a gentleman from the University of Washington mentioned by Mrs. Axtell during the debate on this question could be obtained, and gather such information as they deemed necessary and report at the time of the consideration of the special order Friday morning, January 17th.

Mr. Chamberlin moved to amend by enlarging the duties of the committee and have it also confer with the attorney general.
and his force of assistants with a view to determining what assistance they may give in the matter.

The amendment was adopted.

Mr. Pierce moved as an amendment that the duties of the committee be enlarged to the extent of ascertaining the personality of the lawyers to be employed.

Mr. Brooks stated the point of order that the amendment is out of order inasmuch as the House at this time has not provided for the selection by the attorney general of these assistants.

The chair declared the point of order well taken.

The chair declared that the question was upon the adoption of the motion that the chair appoint a committee of three to take up the matter with the attorney general and called for a rising vote.

The motion was adopted, and the speaker appointed Messrs. Sims, Rowland (D. H.), and Chamberlin.

House joint resolution No. 2, by Mr. Rowland (D. H.), relating to the appointment of a special committee of three to act with a like committee from the Senate to investigate the volume of business of the supreme court and the necessity of relieving the work of said court.

On motion of Mr. Rowland (D. H.), the rules were suspended and House joint resolution No. 2 was placed on second reading.

The resolution was read the second time in full, and, on motion of Mr. Rowland (D. H.), the rules were suspended, the second reading was considered the third and House joint resolution No. 2 was placed on final passage, and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy,
Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moil, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—94.

Those absent or not voting were Representatives Farnsworth, Masterson, Sumner—3.

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

On motion of Mr. Rowland (D. H.), the rules were suspended, and the chief clerk was directed to immediately transmit House joint resolution No. 2 to the Senate.

House bill No. 47, by Mr. Christensen (by request): An act to amend sections 10, 11 and 15 of an act entitled: “An act to regulate the practice of barbering, and licensing persons to carry on such practices, and providing punishment for its violation,” being chapter 172, Session Laws of 1901, approved March 18, 1901, and adding what is to be known as sections 16, 17 and 18, to said act.

Referred to committee on medicine, dentistry, surgery and hygiene.

House bill No. 48, by Mr. Zednick: An act making an appropriation for the bureau of statistics, agriculture and immigration for the fiscal period commencing April 1, 1913, and ending April 1, 1915.

Referred to committee on appropriations.

House bill No. 49, by Mr. Wray: An act to prevent and punish family desertion and non-support of wife or child or children and providing for support bonds and suspension of trial and sentence, and authorizing and directing the county commissioners to work convicted persons and to pay certain moneys to the wife, or child or children for the labor performed by convicted persons; and providing the evidence required to prove, and the punishment of such offenses and repealing sec-
tions 2444 and 5933 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 50, by Mr. Brown: An act to amend chapter 249 of the Session Laws of 1909, entitled "An act relating to crimes and punishments, and the rights and custody of persons accused or convicted of crime, and repealing certain acts," by inserting an additional section 349½.

Referred to committee on judiciary.

House bill No. 51, by Mr. Brown: An act to amend section 2, chapter 121, of the Session Laws of 1911, entitled "An act relating to the disqualification of judges of the superior courts, and providing change of venue or change of judges on account thereof."

Referred to committee on judiciary.

House bill No. 52, by Mr. Brown: An act to amend paragraph 4 of section 353 of chapter 249 of the Session Laws of 1909, entitled "An act relating to crimes and punishments and the rights and custody of persons convicted or accused of crime, and repealing certain acts."

Referred to committee on judiciary.

House bill No. 53, by Mr. Brown: An act to amend chapter 249 of the Session Laws of 1909, entitled "An act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime, and repealing certain acts," by inserting an additional section numbered 353½.

Referred to committee on judiciary.

House bill No. 54, by Mr. Brown: An act to repeal chapter 91 of the Session Laws of 1911, entitled "An act for the prevention of fraud in the grain and hay trade, for the establishment and preservation of standards for grain and hay, regulating warehousemen, millers, shippers and buyers of hay and grain, defining the duty of railroads, making an appropriation, providing penalties for the violation thereof and repealing chapter 137 of the Session Laws of 1909."

Referred to committee on railroads.
House bill No. 55, by Mr. Brown: An act amending section 4, chapter 124, of the Session Laws of 1907, entitled "An act to define the practice of veterinary medicine, surgery and dentistry in the State of Washington; to regulate the same; and to provide penalties for the violation thereof."

Referred to committee on dairy and livestock.

House bill No. 56, by Mr. Brown: An act punishing the obstruction and injury of public highways, roads and bridges, and providing a penalty for violation thereof."

Referred to committee on roads and bridges.

House bill No. 57, by Mr. Brown (by request): An act to provide for the partial support of poor women whose husbands are dead or convicts, or constitutionally unable to furnish support, when such women are mothers of children under fourteen years of age.

Referred to committee on judiciary.

House bill No. 58, by Mr. Fontaine: An act repealing chapter 76 of the Laws of 1909, entitled "An act to creat 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. 59, by Mr. Corkery: An act providing for the establishment of vocational, industrial, trade and continuation schools as a part of the public school system of the state and making compulsory the attendance at school, of children between the ages of 15 and 17 years for a period of five hours a week during the school year.

Referred to committee on education.

House bill No. 60, by Mr. Corkery and Mr. Rowland (D. H.): An act to provide for the partial support of destitute women whose husbands are dead or inmates of a penal institution or an insane asylum, or who are abandoned by their husbands or because of disability of their husbands are unable to support their children when such women are mothers of children under the
age of 15 years and reside in counties now or hereafter having not less than 30,000 inhabitants, and now or hereafter having a juvenile court.

Referred to committee on judiciary.

House bill No. 61, by Mr. Rowland (D. H.): An act to provide for the regulation and supervision of corporations and investment companies and providing penalties for the violation thereof.

Referred to committee on corporations other than municipal.

House bill No. 62, by Mr. Masterson: An act to provide for the care, maintenance and instruction of blind babies and children, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 63, by Mr. Masterson: An act to establish a commission for improving the condition of the blind, fixing the number and duties of the commission and fixing their salaries and other compensation, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 64, by Messrs. Mapes, Craig, McKay and Wray: An act establishing a state athletic commission, and regulating boxing and sparring in the State of Washington.

Referred to committee on public morals.

House bill No. 65, by Mr. Brislawn: An act providing for the amendment of section 4, article 1, under chapter 4, of the school code, having to do with the powers and duties of the county superintendent of schools; and providing for rural school supervision, the appointment of supervisors, their salaries and qualifications, and also providing for the formation of joint supervisory districts covering territory in contiguous counties."

Referred to committee on education.

On motion of Mr. Dunning House bills Nos. 19, 20 and 21, introduced by Mrs. Axtell by request, were ordered printed.

The following employes appeared before the bar of the House and were sworn in by the speaker:

Elizabeth M. Boschke, P. M. Smith, Howard Fisher, D. L.

On motion of Mr. Davis, the House adjourned.

C. R. Maybury,  

Chief Clerk.  

Howard D. Taylor,  

Speaker.

FIFTH DAY.

MORNING SESSION.

House of Representatives,  
Olympia, Wash., Friday, January 17, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Hutchinson, McCoy and Moren.

The absentees were excused by the speaker.

Prayer was offered by Rev. C. S. Morrison, of St. John’s Episcopal church, of Olympia.

On motion, the reading of the journal was dispensed with, and it was approved.

The hour having arrived, House concurrent resolution No. 3, by Mr. Sims, relating to the employment of two competent lawyers to assist the legislature and the various committees in the preparation, revision and examination of bills, was read by the clerk.

REPORT OF SPECIAL COMMITTEE.

We, your committee appointed to confer with the attorney general concerning the appointment by him of two attorneys to assist in the preparation and revision of bills, beg leave to report that the following be submitted for House concurrent resolution No. 3 and take the place of House concurrent resolution No. 3 on the calendar.

E. A. Sims,  
Dix H. Rowland,  
Chas. L. Chamberlin.
By special committee:

HOUSE JOINT RESOLUTION NO. 3.

Resolved, By the House and the Senate of the 13th legislature of the State of Washington, that the attorney general be and he is hereby requested to assist any member of the legislature or any of the committees thereof in the preparation and in the revision of bills, if so requested by them, to the end that the same may be drafted in plain and unambiguous language and in conformity with the constitution and consistent with the laws of the state.

Resolved further, That the attorney general be and he is hereby authorized to employ two competent lawyers, such lawyers to be paid one thousand dollars each in full for their services and expenses for the entire legislative session from the appropriations made for the expenses of the legislature.

Resolved further, That the director of the municipal and legislative reference bureau of the University of Washington be invited to remain in Olympia during the entire session of the legislature, and assist the members in legislative research work, and that such director be allowed the sum of three hundred dollars for expenses during the legislative session.

Mr. Sims moved the adoption of the report.

The report was adopted.

On motion of Mr. Sims, duly seconded, the rules were suspended and House concurrent resolution No. 3 was placed on second reading.

Mr. Murphine offered the following amendment: Amend by adding to paragraph 1, as follows:

Provided, Said legal advisors shall not concern themselves with the merits of the ideas embodied in bills, And provided further, All bills presented to them by a member or a committee shall be returned to such member or committee upon demand.”

Mr. Murphine moved the adoption of the amendment.

The amendment was adopted.

Mr. Dunning moved to strike out all of paragraph two from the resolution.

On motion of Mr. Childe, the previous question was ordered. The motion to strike all of paragraph two failed to carry.

Mr. Zednick offered the following amendment to paragraph three:

Amend by striking the words “and that such director be allowed the sum of three hundred dollars for expenses during the legislative session.”

The amendment was adopted.
On motion of Mr. Sims, duly seconded, the rules were sus­
pended, the second reading was considered the third, House con­
current resolution No. 3 was placed on final passage and passed
the House by the folloiwng vote: Yeas, 71; nays, 20; absent or
not voting, 6.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown,
Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland,
Conner, Craig, Darling, Davis, Earle, Farnsworth, Fontaine,
Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Hal­
sey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser,
Hughes, Hurd, Jensen, Kennedy, Kingery, Lum, Masterson,
McArdle, McFarland, Mess, Middaugh, Miles, Murphine, Neu­
mann (M. M.), Newman (G. H.) Overman, Picken, Robe, Row­
land (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens,
Stewart, Stream, Sweet, Tonkin, Truax, Turnbow, Urquhart,
Wray, Zednick, Mr. Speaker—71.

Those voting nay were: Representatives Axtell, Black,
Christensen, Corkery, Croake, Dunning, Falkner, Foster,
Holmes, Langford, LeSourd, Mapes, McKay, Merriam, Moren,

Those absent or not voting were: Representatives Field,
Hutchinson, McCoy, Moll, Sumner, Wells—6.

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

On motion of Mr. Chamberlin, duly seconded, Ray Darling
was added to the House employes as page.

On request of Mr. Masterson, the speaker ordered that House
bill No. 62 be referred to the committee on education and that
House bill No. 63 be referred to the committee on defective
youth, with the understanding that these bills be referred to the
appropriation committee after their return from there commit­
tees.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 66, by Mr. Merriam: An act relating to the
relief of indigent soldiers, sailors and marines who served in
the civil war, in the war of Mexico, or in any of the Indian wars of the United States, or in the Spanish-American war and Philippine insurrection, and amending sections 8914, 8915, 8916, 8917 and 8918 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on military affairs.

House bill No. 67, by Mr. Foster: An act providing for the registration of candidates seeking public office, providing for the filing of declarations, publication of list of candidates, repealing inconsistent measures, etc.

Referred to committee on miscellaneous.

House bill No. 68, by Mr. Foster: An act authorizing the State of Washington to issue and sell its bonds for twenty million ($20,000,000.00) dollars, principal and interest due and payable within twenty years from date of issuance of the same for the purpose of constructing a system of permanent highways over the state and providing for the submission of such bond issue to the qualified voters of the state.

Referred to committee on roads and bridges.

House bill No. 69, by Mr. Zednick: An act to prevent and punish unlawful arrest and false imprisonment.

Referred to committee on miscellaneous.

House bill No. 70, by Mr. Zednick: An act to prevent and punish unlawful searches and seizures and house and room invasions.

Referred to committee on miscellaneous.

House bill No. 71, by joint committee of House and Senate on banks and banking: An act providing methods for the assessment and taxation of the stock of banks in this state.

Passed to second reading.

House bill No. 72 by committee on appropriations: An act appropriating the sum of one hundred and fifty thousand dollars for the purchase of jute and operation of the jute mill at the state penitentiary.

Passed to second reading.
House bill No. 73, by Mr. Chamberlin: An act to amend section 4, article 11, of the constitution of the State of Washington, relating to county, city and township organization.

Referred to committee on constitutional revision.

House bill No. 74, by Mr. Christensen: 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 railroads.

House bill No. 75, by Mr. Urquhart: An act relating to the superior court of Douglas and Grant counties and providing for the election of judges therein, and providing for the appointment of a judge for Grant county.

Referred to committee on judiciary.

House bill No. 76, by Mr. Murphine: An act relating to elections and providing for the election of United States senators and amending section 4841 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, and repealing section 4840 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, and repealing all laws in conflict herewith.

Referred to committee on privileges and elections.

House bill No. 77, by Mr. Freeman: An act providing for the temporary use of public waterways or portions thereof not actually excavated or put into active use for the purpose of navigation, and repealing sections 8117, 8118, and 8119, of Remington & Ballinger's Codes and Statutes of Washington, relating to the vacation of waterways.

Referred to committee on harbors and waterways.

House bill No. 78, by Mr. Freeman: An act permitting and regulating the use of waterway areas between the boundaries thereof and government pierhead lines, and providing for the disposition of receipts therefrom."

Referred to committee on harbors and waterways.
House bill No. 79, by Mr. Freeman: An act providing for the disposition to be made of the rents from leases of harbor areas and tide lands.
Referred to committee on harbors and waterways.

House bill No. 80, by Mr. Freeman: An act providing for the leasing of harbor areas and tide lands situate within the territorial limits of port districts, annulling certain preferences relating to leasing of harbor areas and tide lands, and repealing all conflicting enactments.
Referred to committee on harbors and waterways.

House bill No. 81, by Mr. Holmes: An act relating to the construction of an armory for the use of the national guard of Washington at Everett, appropriating money from the military fund therefor, and creating a board to superintend the construction thereof.
Referred to committee on military affairs.

House bill No. 82, by Mr. Childe: An act to grant relief to persons erroneously convicted in the courts of the State of Washington.
Referred to committee on judiciary.

House bill No. 83, by Mr. Childe: An act providing for the organization and operation of mutual savings banks in the State of Washington, and defining their powers, duties, and privileges, and providing penalties for the violation thereof.
Referred to committee on banks and banking.

House bill No. 84, by Mr. Neumann (M. M.): An act relating to commissions of real estate brokers.
Referred to committee on judiciary.

House bill No. 85, by Mr. Langford: An act appropriating funds for the relief of Laura Winter Nelson.
Referred to committee on appropriations.

House bill No. 86, by Mr. Newman (G. H.): An act entitled "An act to amend an act to provide for the submission to the qualified electors of the question of whether the sale of intoxicating liquors shall be licensed or prohibited, providing for the
enforcement of the results, of the elections hereunder, defining offenses hereunder, and providing penalties therefor," being section 1, chapter 81, of the Session Laws of 1909, relating to local option.

Referred to committee on public morals.

House bill No. 87, by Mr. Hedger: An act to dedicate certain strips of land in Walla Walla county for road and highway purposes.

Referred to committee on state, school and granted lands.

House bill No. 88, by Mr. Middaugh: An act to amend section twenty-three of article two of the constitution of the State of Washington, relating to salaries of members of the legislature.

Referred to committee on constitutional revision.

House bill No. 89, by Mr. Langford: An act establishing the forms of petitions for the referendum and initiative to the people, providing for a limitation of names on each sheet, providing for the circulation of the petitions, the appointment of persons by the governor to circulate petitions, and his qualification; providing for the filing of the petitions with the secretary of state and mandamus to compel the filing; providing for the establishment of the ballot title by the attorney general and arguments on each measure before circulation, providing for the printing of the same together with proposed amendments to the constitution with arguments in pamphlet form and the circulation thereof, counting of votes, returns and proclamation by the governor—providing for the qualification of signers on petitions, and penalty for signing any other name than that of the signer.

Referred to committee on privileges and elections.

House joint resolution No. 4, by committee on appropriations: Relating to a visit by special train by the members of the 13th legislature of the State of Washington, to the various educational, penal and reformatory institutions.

Passed to second reading.
RESOLUTIONS.

By Mr. Hughes:

Resolved, That the chief clerk have printed 300 copies of Governor Lister's message.

Upon motion of Mr. Hughes, the resolution was adopted.

By Mr. Dunning:

WHEREAS, The message of retiring Governor Hay and the inaugural address of Governor Lister contain many matters of the highest importance to the people of our state, and

WHEREAS, Under our American system of government, there is not a close connection between the executive and legislative departments, and

WHEREAS, The constitution of the State of Washington imposes upon the governor the duty "to communicate at every session by message to the legislature the condition of affairs of the state, and recommend such measures as he shall deem expedient for their action;" and

WHEREAS, The recommendations of the president to congress and of the governors to the various state legislatures are not given sufficient consideration, therefore

Be it Resolved, By this House that there should be and there hereby is added to the list of House standing committees, a committee of five members to be known as the committee on "the governor's message" and whose duty it shall be before the ending of the session to prepare and submit for consideration in proper form to this body by bills, resolutions or otherwise, any important recommendations by the retiring and incoming governor which may not have been presented to the Senate by other members of this body.

On request of Mr. Dunning, the resolution was referred to the committee on resolutions.

The following House employes were sworn in by the speaker: W. I. McLaughlin, M. L. Mylne, Jacob Smith, Marie Lane, Marie Weisenburger, D. D. James, Z. B. Page, E. E. Drake, Ray Darling.

On motion of Mr. Wray, the House adjourned until 11:00 o'clock a. m., Monday, January 20, 1913.

C. R. Maybury, Howard D. Taylor,
Chief Clerk Speaker.
EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 20, 1913.

The speaker called the House to order at 11:00 o'clock a. m.
Roll call showed all members present except Messrs. Craig, Childe, Foster, Field, Freeman, Gilkey, Hastings, Herber, Langford, Mapes, McCoy, Mess, Stevens and Stewart.
All absentees were excused.
Prayer was offered by Rev. Charles A. Bowen, of the Olympia M. E. church.
On motion the reading of the journal was dispensed with, and it was approved.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 20, 1913.

We, your committee on banks and banking of Senate and House, by whom is proposed House bill No. 71, entitled "An act providing methods for the assessment and taxation of the stock banks in this state have had the same under consideration, and we respectfully report the same to the House with the recommendation that it do pass.

E. L. FARNSWORTH, Chairman.


On motion the House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The House was called to order at 2:00 o'clock p. m.
The roll call showed all members present except Messrs. Beam, Childe, Hurd, Hutchinson, and McCoy, of whom Mr. Childe was excused.
RESOLUTIONS.

By Mr. Zednick:

Resolved, That the chairman of the various standing committees of the House are hereby instructed to prepare a daily calendar of the bills to be acted on by said committees the following day, together with the place and time of said meetings and the chief clerk is hereby instructed to post the same on a bulletin board to be provided and placed at the entrance to the House chamber.

The resolution was unanimously adopted.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, your committee on privileges and elections, to whom was referred the matter of the election contest between G. D. McQuesten as contestant and A. M. Bryant and Frank Sweet contestees, as representatives of the 35th legislative district of the State of Washington, beg leave to make the following report:

First: Your committee met in the committee room on Friday the seventeenth day of January, 1913, all members being present, together with the contestant G. D. McQuesten and the contestee A. M. Bryant and proceeded with the matters involved in the contest; whereupon the contestant McQuesten filed his formal dismissal and withdrawal of his contest against the election of Frank Sweet.

Second: The committee examined the papers filed in the contest and find that the same are in all respects regular and in conformity with the law.

Third: Your committee finds that the contestant has made a prima facie case entitling him to have a recount of the ballots cast in said 35th legislative district at the last general election. Your committee further reports that the said G. D. McQuesten, contestant, and the said A. M. Bryant, contestee, consented and agreed that a recount of the ballots in said district should be had.

Therefore, your committee recommends that the speaker appoint a committee of seven members to recount the ballots cast effecting the election of A. M. Bryant, G. D. McQuesten and Frank Sweet in the aforesaid legislative district and said committee shall have the power to issue subpoenas and compel the attendance of witnesses and the production of documentary and other evidence and upon the conclusion of their proceedings, report back to the House their findings of fact and conclusions of law in the premises.

W. W. Conner, Chairman.


On motion of Mr. Conner, the report was unanimously adopted.

3—H.
The speaker appointed on this committee to count the votes Messrs. Horrigan (chairman), Brislawn, Hedger, Brown, Oaks, Chamberlin and Conner.

January 18th, 1913.

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. C. Miles, Chairman.

We concur in this report: F. K. Overman, J. A. Fontaine, Eli P. Norton.

PLACES AND DAYS OF COMMITTEE MEETINGS.

At Call of Chairman.

Engrossed Bills—Room 4.
Enrolled Bills—Room 4.
Rules and Order—In speaker's room.
House Arrangements—Room 3.
Judiciary—Room 5.
Appropriations—Room 304.
Compensation and Fees for State and County Officers—Room 3.
Tide Lands—Room 215.
Reapportionment of State Senatorial and Representative District—Room 407.
Public Morals—Room 100.

MONDAY.

State Soldiers' and Veterans' Home—Room 407.
Labor and Labor Statistics—Room 204 (labor commissioner's office).
Corporations other than Municipal and Railroads—State Library.
Municipal Corporations of the First Class—Room 109 (railroad commissioners' office).
Harbors and Waterways—Room 220 (auditor's office).

TUESDAY.

Insurance—Room 407.
Military Affairs—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 Schools—Superintendent of public instruction's office.
Game and Game Fish—Room 3.
Pure Foods 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.
Fisheries—Rooms 204-205.
MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 27, entitled "An act relating to false statements, and making the same a gross misdemeanor," 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 banks and banking.

WILLIAM WRAY, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 20, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 4, entitled "An act relating to the nomination of supreme court and superior court judges and amending section 4842 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the committee on privileges and elections.

William Wray, Chairman.


The report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 16, 1913.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 2, relating to bridge across Columbia river at Vancouver, Wash.;

Also the Senate has passed Senate concurrent resolution No. 2, relating to the holding of memorial services in memory of the late Senator John A. Whalley;

And the same are herewith transmitted.

Wm. T. Laube,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House joint memorial No. 2, asking the congress of the United States for an appropriation of $1,400,000, to be immediately available for the completion of the Celilo canal and the opening of the Columbia and Snake rivers to free navigation.

House joint memorial No. 3, relating to the reclamation and declaration of soldiers' burying ground on San Juan island.

House joint memorial No. 4, relating to the establishment of additional life-saving equipment on Klipsan beach, Washington.
On motion of Mr. Stream, the rules were suspended and House joint memorial No. 4 was placed on second reading.

The memorial was read the second time in full, and on motion of Mr. Stream the rules were suspended, the second reading was considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Childe, Goss, Hurd, McCoy, Urquhart—5.

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

Senate joint resolution No. 2, by Senator French, relating to a bridge across the Columbia river at Vancouver, Wash.

House concurrent resolution No. 5, by Mr. Jensen, relating to memorial in memory of Hon. S. J. Appleman.

On motion the rules were suspended and Senate joint resolution No. 2 was placed on second reading, the resolution was read the second time in full, and, on motion, the rules were suspended, the second reading was considered the third and the resolution was placed on third reading, and passed the House by the following vote: Yeas, 91; nay, 1; absent or not voting, 5.

Voting nay: Representative Holmes—1.

Those absent or not voting were: Representatives Childe, Goss, Hurd, Kingery, McCoy—5.

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

On motion, the rules were suspended and House concurrent resolution No. 5 was placed on second reading.

House concurrent resolution No. 5, relating to memorial in honor of S. J. Appleman, was read the second time in full.

On motion, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, Le-
Those absent or not voting were: Representatives Black, Childe, Freeman, Goss, Hill, Hurd, McCoy—7.

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

On motion, the rules were suspended and House joint memorial No. 2 was placed on second reading.

House joint memorial No. 2, relating to the Celilo canal, etc.

House joint memorial No. 2 was read the second time in full.

On motion, the rules were suspended and the memorial was placed on final passage and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Childe, Freeman, Hurd, Hutchinson, McCoy—5.

The memorial, having received the constitutional majority, was declared passed.
On motion, the rules were suspended and House joint memorial No. 3 was placed on second reading.

House joint memorial No. 3, relating to a soldiers' burying ground on San Juan island, was read the second time in full.

On motion, the rules were suspended and the memorial was placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.


Those absent or not voting were: Representatives Childe, Freeman, Hedger, Hughes, Hurd, McCoy—6.

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

Senate concurrent resolution No. 2, by Senator Jackson, relating to the holding of memorial services in memory of the late Senator John A. Whalley.

On motion, the rules were suspended and the resolution was placed on second reading.

Senate concurrent resolution No. 2 was read the second time in full.

On motion, the rules were suspended and the resolution was placed on final passage and passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those absent or not voting were: Representatives Childe, Freeman, Hurd, McCoy—4.

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

On motion, the rules were suspended and the chief clerk directed to transmit House joint memorials Nos. 2, 3 and 4, and House concurrent resolutions Nos. 4 and 5, Senate joint resolution No. 2 and Senate concurrent resolution No. 2 immediately to the Senate.

The speaker instructed the sergeant-at-arms to allow no one to enter the House of Representatives during the session of the House through the main door with the exception of the members of the House and the press.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 90, by Mr. Farnsworth: An act relating to the sale of intoxicating liquors and authorizing cities and towns, upon vote of the people therein, to establish public dispensaries for the sale of intoxicating liquors.

Referred to the committee on public morals.

House bill No. 91, by Messrs. Murphine, Zednick, Hastings, Sumner and Grass: An act making an appropriation for and
directing the payment of the principal and interest due on the purchase of fractional section 16, in township 25 north, range 4 east, Willamette meridian, made under the provisions of chapter 122, Laws of Washington, 1903.

Referred to committee on appropriations.

House bill No. 92, by Mr. Merriam: An act relating to justices and constables of cities and towns and amending sections 6537 and 6538 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 93, by Mr. Truax: An act to prevent the spreading of noxious weeds, relating to the duties of owners, lessees, mortgagees, occupiers and agents of lands and of district road supervisors, prosecuting attorneys, county commissioners, county auditors, county treasurers, and superior courts, providing a penalty for the violation thereof, providing for appeals to the superior court and the supreme court, providing for the exception of certain lands therefrom, and amending sections 3038, 3039, 3040 and 3041 of chapter 60 of the Session Laws of 1911, and section 3042 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on agriculture.

House bill No. 94, by the Appropriations Committee: An act providing for the maintenance and support of the state salmon hatcheries and making an appropriation therefor.

Passed to second reading.

House bill No. 95, by Mr. Farnsworth: An act amending section 4 of "An act regulating automobiles or motor vehicles on public roads, parks or parkways, streets or avenues within the State of Washington," approved March 11, 1905.

Referred to committee on roads and bridges.

House bill No. 96, by Mr. Goss: An act providing that household goods, furniture, personal wearing apparel (except jewelry) and mechanics' tools of trade shall not be considered property for the purposes of taxation, within this state.

Referred to committee on revenue and taxation.
House bill No. 97, by Mr. Hedger: An act establishing vocational continuation schools in the State of Washington.
Referred to committee on education.

House bill No. 98, by Mr. Black: An act amending section 5370 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the protection of elk.
Referred to committee on game and game fish.

House bill No. 99, by Mr. Black: An act amending section 3707 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the dissolution of corporations.
Referred to committee on corporations other than municipal.

House bill No. 100, by Mr. Hays: An act pertaining to carrying weapons and providing a penalty therefor.
Referred to committee on judiciary.

House bill No. 101, by Mr. Black: An act to amend sections 4 and 5 of an act entitled "An act relating to the management of the jute mill at the state penitentiary, regulating the purchase, manufacture and sale of jute and other products manufactured at the state penitentiary, defining the duties of the state board of control in connection therewith, repealing sections 8559, 8560, 8561, 8562, 8563, 8564, 8565, 8566 and 8567 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency," approved March 20, 1911, relating to the sale and disposition of jute and other products at the state penitentiary.
Referred to committee on state penitentiary.

House bill No. 102, by Mr. E. K. Brown: An act relating to local improvements in cities and towns, and amending sections 11 and 42 of an act entitled "An act relating to local improvements in cities and towns and repealing certain acts and parts of acts," approved March 17, 1911, being chapter 98 of the Laws of 1911.
Referred to committee on municipal corporations other than the first class.
House bill No. 103, by Mr. Capron: An act granting to county commissioners the authority to fix and impose a license on the owners of dogs, providing for the manner of collecting the same, creating a dog license fund, designating the purposes for which said fund shall be used, providing for reimbursing the owners of sheep and angora goats for damages done by dogs, and authorizing the transferring of said fund to the road and bridge fund.

Referred to committee on roads and bridges.

House bill No. 104, by Mr. Capron: An act amending section 5, chapter 74, Session Laws of 1911, providing for the immediate care and treatment of injured workmen, and relating to workmen under twenty-one years of age.

Referred to the committee on industrial insurance.

House bill No. 105, by Mr. Capron: An act authorizing the county commissioners of San Juan county to transfer moneys from the game fund to the road and bridge fund of said county, and repealing all acts or parts of acts in conflict therewith.

Referred to committee on roads and bridges.

House bill No. 106, by Mr. Davis: An act providing for the payment of interest on bonds issued for the purchase of the highway bridge across the Columbia river at Wenatchee, under chapter 78 of the Laws of 1909, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 107, by Mr. Moren: An act to redistrict and reapportion the State of Washington into five congressional districts.

Referred to committee on congressional apportionment.

House bill No. 108, by Messrs. Murphine, Zednick and Hill: An act relating to political parties and to provide for the expression of the qualified electors of the several political parties of their choice for nomination by their party for president of the United States, and to provide for the election of the delegates and alternates of said political parties to their respective national conventions, and to provide for the nomination of pres-
idential electors of said political parties, and to provide for an expression of the wish of the electors in regard to their party platforms, and repealing all laws in conflict herewith.

Referred to committee on privileges and elections.

House bill No. 109, by Messrs. Chamberlin, Corkery and Turnbow: An act to amend section 73, article 6, chapter 117 of the Laws of 1911, authorizing the public service commission to require physical connection and joint rates between telephone and telegraph companies.

Referred to committee on railroads.

House bill No. 110, by Mr. Houser: An act defining and prohibiting trusts, monopolies and conspiracies.

Referred to committee on judiciary.

House bill No. 111, by Mr. Houser: An act prescribing the procedure for the disposition of lands that may be uncovered by the permanent lowering, by the government of the United States in the interest of navigation, of the level of any of the navigable waters located within port districts of the State of Washington.

Referred to committee on harbors and waterways.

House bill No. 112, by Mr. Zednick: An act to amend article 11 of the constitution of the State of Washington, relating to county, city and township organizations.

Referred to committee on constitutional revision.

House bill No. 113, by Mr. Holmes: An act appropriating money to defray the expenses of establishing and maintaining an exhibit of the products of the State of Washington at the Panama-Pacific International Exposition to be held in the city of San Francisco, California, in 1915, and providing for the appointment of a commission to prepare and manage said exhibit.

Referred to committee on appropriations.

House bill No. 114, by Messrs. Chamberlin, Turnbow, Bris-lawn, Darling and Reid: An act providing for the formation and carrying on of co-operative associations and providing for the rights, powers, liabilities and duties.

Referred to committee on agriculture.
House bill No. 115, by Mr. Holmes: An act appropriating money to defray the expenses of establishing and maintaining an exhibit of the products of the State of Washington at the Panama-California Exposition to be held in the city of San Diego, California, in 1915, and providing for the appointment of a commission to prepare and manage said exhibit.
Referred to committee on appropriations.

House bill No. 116, by Mr. Brown: 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.
Referred to committee on mines and mining.

House bill No. 117, by Mr. Chamberlin: An act to provide for the regulation and supervision of investment companies and providing penalties for the violation thereof.
Referred to committee on banks and banking.

House bill No. 118, by Mr. Chamberlin: An act providing for the creation of three departments of the supreme court, the assignment of the judges therein, the powers and duties of each department, and amending sections 8 and 9 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.
Referred to the committee on judiciary.

House bill No. 119, by Mr. Pierce: An act proposing an amendment to section 2 of article 4 of the constitution of the State of Washington, relating to the judiciary, defining the power of the supreme court to declare laws invalid.
Referred to committee on constitutional revision.

House bill No. 120, by Messrs. Murphine, Zednick and Hill: An act relating to elections, regulating and providing for the nomination of candidates for county and precinct officers and judges of the superior court of the State of Washington, repealing section 4826 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, and repealing all laws in conflict herewith.
Referred to committee on privileges and elections.
House bill No. 121, by Messrs. Moren and Brown: An act relating to the duties and functions of prosecuting attorneys; abolishing the office of coroner, and repealing sections 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, which said sections relate to the election, qualification and duties of coroners and deputy coroners.

Referred to committee on judiciary.

House bill No. 122, by Mr. Hastings: An act permitting certain county and city officers to close their respective offices at 12 o'clock, noon, on Saturday, amending section 1 of chapter 177, Session Laws of 1909.

Referred to committee on labor and labor statistics.

House bill No. 123, by Mr. Hastings: An act relating to the administration of estates and amending section 1389 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 124, by Mr. Taylor: An act relating to the making or signing of written pledges, promises or agreements to support or oppose legislative measures, and providing a penalty.

Referred to committee on judiciary.

House bill No. 125, by Mr. Wray: An act permitting county and city officers to close their respective offices at 1 o'clock on Saturday afternoon, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on labor and labor statistics.

House bill No. 126, by Mr. Herber: An act to authorize municipal corporations in the State of Washington to sell and dispose of surplus water and electric current outside of their own limits; and to grant rights of way to such corporations along public highways for such purpose.

Referred to committee on municipal corporations of the first class.

Referred to committee on township organization.

SECOND READING OF BILLS.

House joint resolution No. 4, relating to the visiting by the legislature of the various state education, penal and reformatory institutions, by special train.

The resolution was read the second time in full.

Mr. Neumann moved to amend the resolution by inserting the words "and such stenographers and committee clerks as may be necessary" after the word "legislature" in the first line of the fifth paragraph.

The amendment was adopted.

Mr. Sims offered the following amendment: "Insert after the word 'state,' at the end of paragraph five, the following: 'and such other places en route as it may deem necessary or advisable to visit.'"

The amendment was adopted.

Mr. Kennedy moved to amend by adding after the words "reformatory institutions" the following: "hotels included."

The amendment was lost.

Mr. Foster moved to amend by inserting after the word "state," in the fifth paragraph, the following: "such highways as have been constructed by the state contiguous to such railways over which the legislature goes."

The amendment was lost.

Mr. Houser offered the following amendment: "Strike the last line of paragraph five, inserting, 'be made from a collection to be made by the members of the House and Senate.'"

The amendment failed to carry.
Mr. Conner offered the following amendment: "In first line of last paragraph, insert after the word 'governor,' a comma and the words 'lieutenant-governor.'"

The amendment was adopted.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, and the resolution placed on final passage, and passed the House by the following vote: Yeas, 54; nays, 41; absent or not voting, 2.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Brislawn, Brown, Capron, Catlin, Childe, Christensen, Cleland, Conner, Craig, Davis, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Herber, Horrigan, Hughes, Jensen, Kennedy, Kingery, Lum, Mapes, McArdle, Mess, Middaugh, Moll, Neumann (M. M.), Oaks, Overman, Picken, Pierce, Rowland (H. K.), Siler, Sims, Stevenson, Stevens, Stream, Sweet, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—54.

Those voting nay were: Representatives Arnold (W. E.), Black, Brooks, Bryant, Chamberlin, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farsworth, Foster, Fontaine, Field, Gillbo, Hedger, Hill, Holmes, Houser, Hutchinson, Langford, LeSourd, Masterson, McFarland, McKay, Merriam, Miles, Moren, Murphine, Newman (G. H.), Norton, Reid, Robe, Rowland (D. H.), Sisson, Smith, Stewart, Sumner, Truax, Turnbow—41.

Those absent or not voting were: Representatives Hurd, McCoy—2.

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

On motion of Mr. Sims, the rules were suspended and the chief clerk was directed to transmit the resolution immediately to the Senate.

House bill No. 72, by the Committee on Appropriations, relating to the appropriation of $150,000 for the purchase of jute and operation of the jute mill at the state penitentiary.

The bill was read the second time in full by sections.
On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 5.


Those voting nay were: Representatives Houser, Murphine, Pierce—3.

Those absent or not voting were: Representatives Dunning, Hill, Hurd, McCoy, Sumner—5.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk ordered to immediately transmit the bill to the Senate.

The following employes were sworn in by the speaker: Ray Neville and August Witt.

The House adjourned.

C. R. MAYBURY, Howard D. Taylor,
Chief Clerk. Speaker.
HousE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 21, 1913.

The House was called to order by the speaker at 10 o'clock a. m.
Roll call showed all members present excepting Messrs. Hutchinson, Jensen, Masterson, McCoy and Neumann.
Prayer was offered by Rev. Charles A. Bowen of the Olympia M. E. church.
On motion, the reading of the previous day's journal was dispensed with and it was approved.
Mr. Chamberlin asked that the committee having in charge the recount of ballots in the election contest be allowed the privilege of sitting during the sessions of the House.
There being no objections, it was so ordered.
On motion, a recess was taken until 2 o'clock p. m.

COMMUNICATION.

A communication from Corwin S. Shank, president of the board of managers of the Washington state reformatory, was read and referred to the committee on memorials, resolution and petitions.
MR. SPEAKER:

We, your committee on memorials, to whom was referred House joint resolution No. 1, entitled "Election of United States senators by the people," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, E. A. Sisson, J. E. McFarland, T. C. Miles, Fred M. Hedger.

The report of the committee on mileage and contingent expenses was read and referred back to the committee for further consideration, the same to be returned Wednesday afternoon, January 22, 1913.

Dr. Blalock, a member of the constitutional convention of the State of Washington, was invited by the speaker to occupy a seat on the rostrum, and the speaker appointed Messrs. Hedger and Fontaine to escort him to the chair.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 128, by Mr. Stream: An act prescribing a penalty for taking up or having in one's possession any marked log or timber of value without the owner's consent, and amending sections 7101 and 7103 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on commerce and manufacturing.

House bill No. 129, by Mr. Stream: An act authorizing the incorporation of log, timber and lumber salvage associations, and permitting such corporations to pick up and reclaim lost or strayed logs, timber, or lumber, and giving a lien for reasonable compensation therefor.

Referred to committee on commerce and manufacturing.

House bill No. 130, by Mr. McArdle: An act to redistrict and reapportion the State of Washington into five congressional districts.

Referred to committee on congressional apportionment.
House bill No. 131, by Mr. Masterson: An act to amend section 6 of an act entitled "An act for the practice of medicine and surgery, osteopathy and other systems or modes of treating the sick or afflicted."

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 132, by Messrs. Moren and Brown: An act relating to special officers to perform certain functions in cases where the sheriff is interested or incapacitated, and providing for their appointment.

Referred to committee on judiciary.

House bill No. 133, by Messrs. Taylor, Tonkin and Mess: An act relating to the exercise of the power of eminent domain by cities, and amending section 7770 of Remington & Ballinger’s Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 134, by Mr. Cleland: An act relating to the acknowledgment of deeds, mortgages, and other written instruments, prescribing the persons before whom the same shall be taken, and declaring legal and valid all acknowledgments heretofore taken as prescribed by this act, and amending section 8754 of Remington & Ballinger’s Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 135, by Mr. Cleland: An act amending section 1907, Remington & Ballinger’s Annotated Codes and Statutes of the State of Washington, relating to the taking of depositions in actions pending before justices of the peace.

Referred to committee on judiciary.

House bill No. 136, by Mr. Kennedy: An act for the protection of innkeepers.

Referred to committee on judiciary.

House bill No. 137, by Mr. Kennedy: An act relating to lien of hotel keepers on property of guests for charges.

Referred to committee on judiciary.
House bill No. 138, by Mr. Stewart: An act providing for the payment by the state, county or city, or other municipal corporation, of the premiums or charges on official or fidelity bonds of public officers or public employes when given by surety companies and validating the payment of premiums on such bonds heretofore made.

Referred to committee on banks and banking.

House bill No. 139, by Mr. Stewart: An act prohibiting cities or towns of the third or fourth class from granting any franchise for any purpose to any corporation, individual or individuals, except by a vote of the electorate voting either at a general or special election, providing a filing fee therefor.

Referred to committee on municipal corporations other than first class.

House bill No. 140, by Mr. Stewart: An act relating to the distribution of fines imposed by judges of the superior court and justices of the peace, and repealing sections 2230, 2280, 3287, 4724, 4730, 5180, 5219, 5333, 5421, 5448, 5617 and 5686 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts or parts of acts, either general or special, in conflict therewith.

Referred to committee on revenue and taxation.

House bill No. 141, by Entire King County Delegation: An act authorizing county commissioners to issue county road bonds for constructing and improving public highways, and for aiding in so doing, both within and without the limits of incorporated cities and towns, prescribing the method of expending proceeds thereof, validating elections and other proceedings heretofore held or had relating thereto, and authorizing certain incomplete proceedings to be completed under this act.

Referred to committee on judiciary.

House bill No. 142, by Messrs. Halsey, Farnsworth, Axtell, Truax and Earle: An act relating to houses or places of lewdness, assignation and prostitution, to declare the same to be nuisances, to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building or prop-
erty used for such purposes, and to assess a tax against the person or persons maintaining said nuisances and against the building or property and owner and agent thereof.

Referred to committee on public morals.

House bill No. 143, by Mr. Cleland: An act amending section 5299 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, relating to and defining the sale or transfer of goods, wares and merchandise and furniture, fixtures and equipment incident thereto in bulk and providing for waiver by creditors.

Referred to committee on judiciary.

House bill No. 144, by Mr. Foster: An act consolidating the Washington soldiers' home and the Washington veterans' home for honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, members of the state militia disabled while in the line of duty, and who are bona fide citizens of the state, and also the wives and widows of such soldiers, sailors and marines, and making an appropriation.

Referred to committee on appropriations.

House bill No. 145, by Mr. Foster: An act prohibiting the sale of meats and poultry which have been in cold storage for a period longer than twelve months and providing a penalty for the violation thereof.

Referred to committee on pure food and drugs.

House bill No. 146, by Mr. Hurd: An act amending section 1568 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to preferred and other claims and the order of the payment of debts of estates in probate.

Referred to committee on judiciary.

House bill No. 147, by Mr. Foster: An act relating to the operation of cold storage warehouses and providing a penalty for operating the same in violation thereof.

Referred to committee on pure food and drugs.
House bill No. 148, by Mr. Grass: An act authorizing justices of the peace in cities of the first class to vacate, set aside or modify default judgments and fixing the time therefor.
Referred to committee on judiciary.

House bill No. 149, by Messrs. Greenbank and Hays: An act relating to the superior court of the counties of Thurston and Mason and the appointment and election of judge therein.
Referred to committee on judiciary.

House bill No. 150, by Mr. Grass: An act to amend section 1864 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

House bill No. 151, by Mr. Grass: An act prescribing the procedure for the disposition of lands that may be uncovered by the permanent lowering, by the government of the United States in the interest of navigation, of the level of any of the navigable waters located within port districts of the State of Washington.
Referred to committee on harbors and waterways.

House bill No. 152, by Mr. Stewart: An act relating to the regulation of the practice of osteopathy, mechano-therapy, suggestive therapy, chiropractice, naturopathy and physcultopathy in the treatment of the sick and afflicted in the State of Washington, and to appoint a board of health examiners for such regulation and to license drugless physicians and manipulative and orthopedic surgeons; to punish all persons violating the provisions of this act, and to repeal all acts and parts of acts inconsistent herewith.
Referred to committee on medicine, dentistry, surgery and hygiene.

House bill No. 153, by Mr. Wray: An act relating to justices of the peace and constables in cities having a population of fifty thousand or more inhabitants; providing for their election or appointment, fixing their salaries, and repealing sections 6537 and 6538 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.
Referred to committee on judiciary.
House bill No. 154, by Mr. Capron: An act providing for the amendment of section 3 of article 2 of the constitution of the State of Washington, relating to the apportionment and redistricting of members of the House of Representatives.

Referred to committee on constitutional revision.

The speaker appointed on Senate joint resolution No. 2 Messrs. McCoy, Kennedy and McArdle.

The speaker appointed on House concurrent resolution No. 5 Messrs. Halsey, Jensen and Dr. Croake.

On motion of Mr. Cleland, the rules were suspended and the House returned to the consideration of propositions, motions and resolutions.

RESOLUTION.

By Mr. Cleland:

Relating to the granting of the use of the House chamber for a joint meeting of the House and Senate on Tuesday, January 28, 1913, between the hours of 8 p. m. and 12 midnight for the purpose of discussing and hearing discussion on House bill No. 35.

On motion, the unanimous consent of the House was given.

House concurrent resolution No. 6, by Mr. Davis, relating to the holding of memorial services in commemoration of former Representative R. D. Shutt.

On motion the rules were suspended and House concurrent resolution No. 6 was placed on final passage and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Mastersen, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.),
Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—96.

Absent or not voting: Representative Black—1.

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

On motion of Mr. Davis, the rules were suspended and the chief clerk was directed to transmit the resolution immediately to the Senate.

On motion of Mr. Dunning, the rules were suspended, the House returned to second of bills.

SECOND READING OF BILLS.

On motion, the rules were suspended, and House joint resolution No. 1 was placed on second reading.

House joint resolution No. 1, relating to the election of United States senators.

The resolution was read the second time in full.

On motion, the rules were suspended, the second reading was considered the third, the resolution was placed on final passage, and passed the House by the following vote: Yeas, 97; nays, 0; absent or not voting, 0.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson,
The resolution, having received the constitutional majority, was declared passed.

The House adjourned.

C. R. MAYBURY, Howard D. Taylor,
Chief Clerk. Speaker.

TENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, January 22, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Messrs. Beam, Childe, Goss, Moren, Oaks, Rowland (H. K.), and Wray.

Prayer was offered by Rev. Wm. A. Arnold, representative from Wahkiakum county.

On motion, reading of previous day’s journal dispensed with, and it was approved.

On motion, the House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Messrs. Darling and Oaks.

PETITIONS, MEMORIALS AND RESOLUTIONS.

A communication from the city of Cleveland, Ohio, urging the Washington state legislature to memorialize the congress of
the United States recommending the coinage of three-cent pieces, was read by the clerk.

The communication was referred to the committee on banks and banking.

A communication from the United States Revolver Association, urging the enactment of legislation permitting individuals to carry firearms, was read by the clerk.

The communication was referred to the committee on game and game fish.

The following telegram was read by the clerk:

SEATTLE, WASH., January 21, 1913.

Clerk of the House, Olympia, Washington:

George Allen and myself leave here on the three o'clock train for Olympia.

George A. Sample.

Mr. Farnsworth moved that the vote by which House joint resolution No. 1 was passed be reconsidered.

Mr. Sims seconded the motion.

Mr. Chamberlin moved the previous question.

The motion was carried.

The clerk called the roll on the reconsideration of House joint resolution No. 1, and the motion to reconsider carried by the following vote: Yeas, 84; nays, 10; absent or not voting, 3.

Those voting nay were: Representatives Axtell, Christensen, Dunning, Falkner, Foster, Herber, Murphine, Neumann (M. M.), Rowland (D. H.), Zednick—10.

Those absent or not voting were: Representatives Freeman, Oaks, Sumner—3.

On motion of Mr. Farnsworth, the resolution was referred to the committee on constitutional revision.

RESOLUTION.

By committee on rules and order:

Resolved, That until further orders that the House do adjourn after the roll-call of the afternoon session and devote the balance of the day for the purpose of committee work.

HOWARD D. TAYLOR, Chairman.


The resolution was adopted.

The sergeant-at-arms announced the governor of the State of Washington.

The governor was received and invited by the speaker to occupy a seat on the rostrum.

The governor advanced to the rostrum and occupied a seat beside the speaker.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 22, 1913.

MR. SPEAKER:

The Senate has passed Senate joint memorial No. 2, "Relating to reclamation of arid lands in Franklin and adjoining counties;"

Also Senate joint memorial No. 3, "Relating to the prohibition of race track gambling and pool selling at Allan and other places within the State of Idaho;"

Also House concurrent resolution No. 5, "Relating to the holding of memorial exercises in memory of the late Honorable S. J. Appleman;"

Also the Senate has indefinitely postponed House joint resolution No. 4, "Relating to an investigation of the state educational, penal and reformatory institutions by the legislature;"

And the same are herewith transmitted.

WM. T. LAUBE,
Secretary of the Senate.
RESOLUTIONS

By Mrs. Croake:

Resolved, That the House instruct the House committee to install more light, or drop the present light in the center of the House chamber.

The resolution was adopted.

By Mr. Houser:

House concurrent resolution No. 7, relating to tide lands and harbor areas.

The speaker directed the clerk to read rule 36.

The clerk read rule 36, and the speaker declared that after the disposition of House concurrent resolution No. 7 this rule would be in effect.

Mr. Houser moved that the rules be suspended and that House concurrent resolution No. 7 be passed to second reading.

The speaker declared that a two-thirds vote would be necessary to carry the motion.

The motion was carried.

The resolution was read by the clerk.

Mr. Sims moved that the resolution be printed.

Mr. Brooks moved the previous question.

The motion was lost.

Mr. Corkery asked that the resolution be re-read by the clerk.

The resolution was read by the clerk.

On motion of Mr. Zednick, House concurrent resolution No. 7 was made a special order for January 23, 1913, at 2:15 p.m., and the resolution was ordered to be printed.

The speaker announced that on January 21, he appointed Mr. McCoy as a member of the committee provided for in Senate joint resolution No. 2, that the resolution read that the members of this committee be appointed from the roads and bridges committee, and he would name Mr. Aagaard instead of Mr. McCoy.

The speaker announced that he would appoint the following committee provided for in Senate concurrent resolution No. 2, relating to memorial services for Senator John A. Whalley: Messrs. Hughes, Tonkin, Farnsworth and Hastings.
REPORTS OF STANDING COMMITTEES.

We, your committee on patronage, do recommend that the chief clerk be authorized to engage a journal clerk and an enrolling clerk at a salary of $5 per day each.

Howard D. Taylor, Chairman.


The report was adopted.

Mr. Speaker:

We, your committee on rules and order recommend the adoption of the joint rules of Senate and House of Representatives of 1911.

Howard D. Taylor, Chairman.


The report was adopted.

House of Representatives,
Olympia, Wash., January 21, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 68, entitled "An act authorizing the State of Washington to issue and sell its bonds for twenty million ($20,000,000.00) dollars, principal and interest due and payable within twenty years from date of issuance of the same for the purpose of constructing a system of permanent highways over the state and providing for the submission of such bond issue to the qualified voters of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

L. D. McCardle, Chairman.


Mr. McCardle moved the adoption of the report.

Mr. Foster moved that the bill be made a special order for January 28, 1913, at 11:30 a. m.

The motion was lost.

Mr. Pierce moved that the bill be re-referred to the committee on roads and bridges.

The motion was lost.

The report was adopted.
Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 27, entitled "An act relating to false statements and making the same a gross misdemeanor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. L. Farnsworth, Chairman.


Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 26, entitled "An act to amend section one of an act entitled 'An act relating to the nomination of supreme court and superior court judges, and amending section 4842 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved March 17th, 1911, and being chapter 101 of the Session Laws of 1911," 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 privileges and elections.

William Wray, Chairman.

We concur in this report: Hance H. Cleland, Eugene A. Childe.

The report was adopted.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 14, entitled "An act relating to the withdrawal of bank deposits in banks or trust companies and amending section 3364 of Rem. & Bal. 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.

E. L. Farnsworth, Chairman.


Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 13, entitled "An act for the relief of Jacob Majerus, 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.

J. H. Davis, Chairman.


House bill No. 28: Do pass as amended.
House bill No. 7: Do pass as amended.
House bill No. 5: Majority, be indefinitely postponed; minority, do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 20, 1913

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 these several amounts be allowed:

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We concur in this report J. C. Miles, Victor Zednick, Fred M. Hedger, W. H. Kingery.

The report was adopted.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 155, by Mr. Greenbank: An act for the relief of Thomas R. Giles, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 156, by Mr. Hill: An act declaring certain persons to be habitual drunkards, preventing the sale of intoxicating liquors to them, preventing the purchase of liquors by habitual drunkards, protecting people in person and property, and repealing sections 1708, 1709, 1710, 1711, 1712, 1713, 1714 and 1715 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington relating thereto and all acts and parts of acts inconsistent with the provisions of this act.

Referred to committee on public morals.

House bill No. 157, by Mr. Picken: An act for the relief of A. C. Smith, Guy Fruit and J. M. Sharp or their estates and making appropriations therefor.

Referred to committee on appropriations.

House bill No. 158, by Mr. Max M. Neumann: An act relating to summoning jurors in the superior court.

Referred to committee on judiciary.
House bill No. 159, by Mr. Truax: An act to repeal sections 2691 and 2692 of Remington & Ballinger's Annotated Codes and Statutes of Washington and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington of 1909, relating to soliciting or receiving tips and providing a penalty therefor.

Referred to committee on judiciary.

House bill No. 160, by Mr. D. H. Rowland: An act to amend section 22 of article 1 of the constitution of the State of Washington relating to criminal prosecutions and appeals.

Referred to committee on constitutional revision.

House bill No. 161, by Mr. D. H. Rowland: An act to amend sections 7434 and 7435 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington relating to municipal corporations.

Referred to committee on municipal corporations other than the first class.

House bill No. 162, by Mr. D. H. Rowland: An act relating to the issuance and enforcement of executions and amending section 510 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 163, by Mr. D. H. Rowland: An act prohibiting the sale or distribution of intoxicating liquors within three miles of a soldiers' or veterans' home.

Referred to committee on state soldiers' and veterans' homes.

House bill No. 164, by Mr. Stevens and others: An act making appropriation for the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor.

Referred to committee on appropriations.

House bill No. 165, by Messrs. McArdle, Sims, Beam and Kingery: An act relating to state road 14, or the Hoods Canal road, providing for the improvement and completion thereof, and making an appropriation therefor.

Referred to committee on roads and bridges.
House bill No. 166, by Mr. McFarland: An act relating to the crime of murder in the first degree and amending section 140 of an act entitled "An act relating to crimes and punishments and the rights and punishment of persons accused or convicted of crime and repealing certain acts," approved March 22nd, 1909.

Referred to committee on judiciary.

House bill No. 167, by Mr. Davis: An act relating to the Washington state reformatory, the management and government thereof, and amending sections 8577, 8580, 8581, 8582, 8583, 8584, 8585, 8586, 8587, 8588, 8593, 8594 and 8595 and repealing sections 8578, 8579 and 8590 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 168, by Mr. Pierce: An act relating to the pleadings in actions, amending title No. 81, § 281, of Pierce's Code of 1912.

Referred to committee on judiciary.

House bill No. 169, by Mr. McCoy: An act authorizing the construction jointly with the State of Oregon of the Pacific highway bridge across the Columbia river at the city of Vancouver, Wash., making an appropriation therefor and creating a commission for the purpose of carrying out provisions of this act, defining its powers and duties, and declaring an emergency.

Referred to committee on appropriations.

House bill No. 170, by Mr. McCoy: An act providing for an annual tax levy for the Pacific highway fund to be used for the purpose of constructing bridges over the Columbia river and its tributaries.

Referred to committee on roads and bridges.

House bill No. 171, by Mr. McCoy: An act relating to the powers of counties to enlarge or aid in the construction, enlargement, improvement, modification and repair or operation of harbors, canals, waterways, slips, docks, wharves, bridges, and other facilities and public improvements within or on the border thereof, for purposes of commerce, navigation, sanitation and
drainage, or any thereof and acquisition of wharf sites, dock sites, land and other properties, rights and interest necessary or proper to be acquired for public enjoinment for any such improvement, and to incur such indebtedness therefor, and to issue bonds for payment of monies for sale of same, and providing for the payment by the State of Washington of the interest on any such bond or indebtedness so incurred, and declaring an emergency.

Referred to committee on harbors and waterways.

House bill No. 172, by Mr. M. M. Neumann: An act relating to the employment, tenure and discharge of certain officers and employes of this state, and of the various counties thereof, and providing for a civil service commission, and defining its powers and duties.

Referred to committee on appropriations.

House bill No. 173, by Mr. Hughes: An act to provide for the selection and adoption of an official state flag.

Referred to committee on state soldiers' and veterans' homes.

House bill No. 174, by Mr. Farnsworth: An act providing for the appointment of a county administrator in each county in the State of Washington and prescribing the powers, duties and compensation thereof.

Referred to committee on judiciary.

House bill No. 175, by Mr. Moll: An act to amend section 2665 of the first volume of Remington & Ballinger’s Annotated Codes and Statutes of the State of Washington, relating to trespass.

Referred to committee on game and game fish.

House bill No. 176, by Mr. Corkery: An act to amend sections 33 and 34 of article 1 of the constitution of the State of Washington, relating to the recall of elected officials, by striking from said section 33 the words “except judges of courts of record,” and striking from said section 34 the words “other than judges,” and including judges in this recall.

Referred to committee on constitutional revision.
House bill No. 177, by Mr. Corkery and Mr. Goss: An act to amend section 1 of article 5 of the constitution of Washington, relating to the vesting of the judicial power and providing that the legislature may create a court of domestic relations.

Referred to committee on constitutional revision.

House bill No. 178, by Mr. Davis: An act regulating the keeping and deposit of municipal funds and amending section 1 of chapter 10 of the extraordinary Session Laws of 1909, and amending section 2, chapter 103 of the Session Laws of 1905.

Referred to committee on municipal corporations of the first class.

House bill No. 179, by Mr. Freeman: An act authorizing and directing the state auditor to audit, and the state treasurer to pay bills of expenses which hereafter may be incurred by the bureau of plant industry of the department of agriculture of the United States, in the investigation and experimentation in the various methods of clearing logged off and timbered lands in this state, to an amount in the aggregate equal to the sum hereafter to be expended by said bureau from its congressional appropriation for such purposes within this state, not exceeding $10,000, and making an appropriation therefor.

Referred to committee on commerce and manufacturing.

House bill No. 180, by Mr. Freeman: An act relating to the acquisition by condemnation, or otherwise, of certain lands in private ownership for the state reforestation purposes, and making an appropriation therefor.

Referred to committee on commerce and manufacturing.

House bill No. 181, by Mr. Freeman: An act relating to reforesting certain state lands, and withdrawing from sale state lands suitable only for reforestation.

Referred to committee on commerce and manufacturing.

House bill No. 182, by Mr. Freeman: An act relating to the improvement of logged off or cut over lands and providing a method for the payment therefor.

Referred to committee on commerce and manufacturing.

House bill No. 183, by Mr. Robe: An act amending section 2, 4, 6 and 12 of an act entitled "An act regulating automobiles
or motor vehicles on public roads, highways, parks or parkways, streets or avenues within the State of Washington," approved March 11, 1905.

Referred to committee on revenue and taxation.

House bill No. 184, by Mr. Conner and Senator Collins: An act to provide for the exhibits of the resources, products and advantages of the State of Washington, the erection of a state building or buildings at the Panama-Pacific International Exposition to be held at San Francisco, California, in the year 1915 and also at the Panama-California Exposition to be held at San Diego, California, and making an appropriation to pay the cost of such exhibits and state building or buildings and the maintenance of said exhibits.

Referred to committee on appropriations.

House joint resolution No. 5, by Mr. McCoy: Relating to the appointment of a committee to investigate the matter of a proposed bridge across the Columbia river between Vancouver, Washington, and Portland, Oregon.

Referred to committee on appropriations.

House joint resolution No. 5, by Mr. McCoy, relating to the appointment of a committee of the House and Senate to confer with a like committee of the Oregon legislature regarding the construction of a bridge over the Columbia river.

Mr. McCoy moved that the rules be suspended and that the House take up House joint resolution No. 5 on second reading.

The motion was lost and House joint resolution No. 5 was referred to the committee on appropriations.

On motion of Mr. Goss, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
ELEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 23, 1913.

The House was called to order by the speaker.
Roll call showed all members present except Messrs. Beam and Stevens.
Prayer was offered by Rev. C. S. Bowen of the Olympia M. E. church.
On motion, reading of previous day's journal was dispensed with, and it was approved.

RESOLUTION.

By Messrs. Zednick and Murphine:

WHEREAS, The question of senatorial and representative re-apportionment is one of the most important matters to be considered by the legislature this session; and
WHEREAS, This question should be settled early in the session to the end that other legislation may not be interfered with and trading on other measures may be prevented; and
WHEREAS, The constitution of the State of Washington requires that the state be re-apportioned on a population basis; therefore, be it

Resolved, That only such re-apportionment bills be considered by this House as provide for re-districting the state for senatorial and representative purposes in strict accordance with the constitution; and

Resolved, That this House go on record as in favor of constitutional re-apportionment.

Mr. Zednick moved the adoption of the resolution.

Mr. Halsey moved that the resolution be laid on the table.

Roll call was demanded and the resolution was laid on the table by the following vote: Yeas, 65; nays, 29; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-
Those voting nay were: Representatives Childe, Christensen, Corkery, Dunning, Earle, Falkner, Foster, Goss, Grass, Hastings, Houser, Hurd, Kennedy, Masterson, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Oaks, Overman, Pierce, Reid, Robe, Tonkin, Wray, Zednick, Mr. Speaker—29.

Those absent or not voting were: Representatives Freeman, Stevens, Sumner—3.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1913.

Mr. SPEAKER:

We, your committee on memorials, to whom was referred an invitation to the Honorable Senate and House of Representatives from Corwin S. Shank, president of the board of managers of the Washington State Reformatory, to visit the institution at Monroe, Wash., have had the same under consideration, and we respectfully report the same back to the House without recommendation.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, R. L. Picken, T. C. Miles.

PETITIONS, MEMORIALS AND REMONSTRANCES.

SEATTLE, WASH., JANUARY 18, 1913.

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

Gentlemen: I have noticed in the press reports that one or two members of your honorable body have passed criticism upon the work of the board of managers of the Washington State reformatory. If the press reports are true as to the source from which these emanated, it is only fair to say that these gentlemen have never visited the reformatory and know nothing from actual investigation of what has been done. Believing that all men want to be fair minded, I am at-
tributing these criticisms to a lack of knowledge of what has been done.

For ten years, beginning with Governor Rogers' induction first into office, I labored personally to create a sentiment in this state in favor of a reformatory that the poor unfortunate young man who had committed his first offense, might not be submitted to the stigma there is attached to the serving of a penitentiary sentence. I have had the honor of being president of the board of managers since the establishment of the reformatory. Hundreds of men and women have visited the institution during the five years that it has been handled by the board of managers. Universal praise has been accorded the management for what has been accomplished. The state turned over to us 329 acres of jungle with an inadequate appropriation and the board of managers without one cent of compensation have given up valuable time and thought in the development of a great and useful institution, to which in the past five years, over a thousand young men have been sentenced.

In order that the legislature of this state may be properly informed, I hereby extend an invitation to your honorable bodies to go as my guests and at my expense and spend a day at the reformatory. If this invitation is accepted, I shall provide a steamer to take you from Olympia to Everett, and then by special train to the reformatory, giving five or six hours at the institution and returning you to Olympia the evening of the same day. I would be glad to have you go on Saturday, January 25th; if some other day would suit you better, I would be pleased to have you so indicate.

I have no fear after you have visited the institution but what you will say that the management have given this state larger returns in actual values and in results accomplished than has ever been returned to the State of Washington from any institution established during the history of this state, and developed and operated for the short period of five years, and this too, by a board who have acted without compensation and whose only object has been to restore to useful walks of life, the unfortunate man who has committed his first offense.

I earnestly request you to accept this invitation.

Yours very truly,

CORWIN S. SHANK,

President Board of Managers Washington State Reformatory.

Mr. Grass moved that the invitation be declined.

Roll call was demanded and the motion prevailed by the following vote: Yeas, 68; nays, 26; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Cleland, Conner, Corkery, Craig, Darling, Davis, Dunning, Falkner, Field, Gilkey,


Those absent or not voting were: Representatives Black, Farnsworth, Freeman—3.

On motion of Mr. Pierce, the speaker instructed the chief clerk to enter the following on the record: The record will show that the invitation be not accepted and the speaker ordered to notify Mr. Shank that there is no intention upon the part of the House to offer any insult to him in declining his invitation.

House bill No. 49: Do pass as amended.
House bill No. 53: Do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 23, 1913.

MR. SPEAKER:

We, your committee on rules and orders, to whom was referred House bill Nos. 18 and 71, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that they be referred back to the committee on banks and banking.

HOWARD D. TAYLOR, Chairman.

We concur in this report: Elmer E. Halsey, P. H. Adams, E. A. Sims, A. M. Stevens.

The report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 23, 1913.

MR. SPEAKER:

The president has appointed Senators Collins, Jackson and Allen as Senate members of the committee under House concurrent resolu-
tion No. 5, and Senators Metcalf and Davis as Senate members of the committee under House concurrent resolution No. 6;

Also the Senate has passed House concurrent resolution No. 5, "Relating to holding of memorial exercises in memory of the late Honorable R. D. Shutt;"

Also Senate concurrent resolution No. 3, "Relating to holding memorial exercises in memory of late Honorable John R. Kinnear;"

Also the president has signed Senate joint memorial No. 1, "Relating to the appointment of a secretary of interior by President-elect Woodrow Wilson;"

And the same are herewith transmitted.

William T. Laube,
Secretary of the Senate.

Mr. Lorenzo Dow, a member of the House of Representatives at its 12th session, and now prosecuting attorney of Pierce county, at the invitation of the speaker, occupied a seat upon the rostrum.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 185, by Mr. G. H. Newman: An act to amend sections 1 and 23 of "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," said act being chapter 81 of the Session Laws of 1909, approved March 12, 1909.

Referred to committee on judiciary.

House bill No. 186, by Mr. Cleland: An act relating to the powers of boards of directors of school districts of the first class, and amending section 4509 of Remington & Ballinger's Annotated Codes and Statutes of Washington, by adding thereto an additional paragraph.

Referred to committee on education.

House bill No. 187, by Mr. Cleland: An act to regulate and limit the hours of employment of females in any mechanical or mercantile establishment, laundry, hotel or restaurant; except females employed in the printing business, and establishments engaged in harvesting, packing, curing, canning or drying certain perishable articles and providing a saving clause as to such
exception; to provide for its enforcement and a penalty for its violation, and amending section 1 of chapter 37 of the Session Laws of Washington for the year 1911.

Referred to committee on judiciary.

House bill No. 188, by Mr. LeSourd: An act relating to the superior courts in the counties of Clallam, Island, Jefferson and Snohomish and the election of judges therein.

Referred to committee on judiciary.

House bill No. 189, by Mr. Dunning and Mr. Falkner: An act amending section 5225 of Remington & Ballinger's Annotated Codes and Statutes of Washington, permitting the fish commissioner to furnish certain information to assessors and boards of equalization.

Referred to committee on fisheries.

House bill No. 190, by Mr. Truax: An act to provide for annexing certain county territory to a neighboring county to which it is contiguous, providing for a special election therefor, amending section 3812 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 3821, of Remington & Ballinger's Annotated Codes and Statutes of Washington, placing a limitation on such annexation.

Referred to committee on county boundaries.

House bill No. 191, by Mr. Gray: An act relating to the registration of voters and amending section 4764 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 192, by Messrs. Conner, Wells and Sisson: An act authorizing the consolidation of two or more diking districts, heretofore organized or which may hereafter be organized under the diking laws of the State of Washington.

Referred to committee on dikes and drains.

House bill No. 193, by Messrs. Conner, Wells and Sisson: An act amending section 1 of an act entitled "An act amending section 13, 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 providing the means
of payment thereof, and decreeing an emergency.'” Approved March 20, 1895. Approved March 16, 1901, the same being section 4107 of Remington & Ballinger’s Code of the State of Washington.

Referred to committee on dikes and drains.

Senate joint memorial No. 2, relating to the reclamation of arid lands in Whitman county.

On motion of Mr. Horrigan, the rules were suspended, and Senate joint memorial No. 2 was placed on second reading.

The memorial was read the second time in full.

On motion of Mr. Horrigan, the rules were suspended, the second reading considered the third, and Senate joint memorial No. 2 was placed on final passage, and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.


Those absent or not voting were: Representatives Freeman, Oaks, Sims—3.

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the memorial to the Senate.

The speaker announced that he was about to sign Senate joint memorial No. 1.
Senate joint memorial No. 3, relating to race track gambling in the State of Idaho.

Referred to committee on public morals.

Senate concurrent resolution No. 3, by Senator Piper, relating to memorial services to be held for the late Hon. John R. Kinnear.

On motion, the rules were suspended and Senate concurrent resolution No. 3 was placed on second reading.

The resolution was read the second time in full.

On motion, the rules were suspended and Senate concurrent resolution No. 3 was placed on final passage and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.


Those absent or not voting were: Representatives Black, Freeman, Sims—3.

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

On motion of Mr. Merriam, recess was declared until 2 o'clock p. m.
The house was called to order by the speaker at 2 o'clock p. m.

Roll call showed all members present except Mr. McKay.

SPECIAL ORDER.

The hour having arrived the House took up for consideration House concurrent resolution No. 7.

Mr. Sumner moved the adoption of the following as a substitute:

Resolved, That the speaker appoint a committee of three members of the House to make an inquiry and determine whether it is necessary for the legislature to make an investigation asked for in House concurrent resolution No. 7, and report its findings to the House not later than Thursday, January 30, 1913.

On motion of Mr. Kingery, the previous question was ordered. Roll call was demanded; the clerk called the roll and the substitute resolution was adopted by the following vote: Yeas, 62; nays, 35; absent or not voting, 0.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—62.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Gillbo, Herber, Hill, Holmes, Houser, Kingery, Langford, Masterson, Merriam, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Truax, Turnbow—35.
The speaker appointed as a committee to act under the substitute resolution Messrs. Sumner, Hughes and Goss.

Mr. Murphine moved that, in conformity with Rule 8 of the House rules, Mr. Houser be added to the committee.

Mr. Goss stated the point of order that Rule 8 refers to standing committees of the House and not to special committees named in resolutions introduced on the floor of the House.

The speaker declared the point well taken.

Mr. Murphine appealed from the decision of the chair.

The roll was called, and the chair was sustained by the following vote: Yeas, 63; nays, 31; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Middagh, Miles, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick—63.


Those absent or not voting were: Representatives Houser, Sumner, Mr. Speaker—3.

The House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
TWELFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 24, 1913.

The House was called to order by the speaker at 10 a. m.
Roll call showed all members present.
Prayer was offered by Rev. C. S. Bowen, of the Olympia M. E. church.

On motion, the reading of the journal was dispensed with, and it was approved.

The speaker called attention to the first bill on the calendar and stated that the same was a bill which a certain candidate for office in the last campaign declared would never be reported out of the rules committee of the House.

RESOLUTION.

By the rules committee:

Resolved, That the state board of tax commissioners be asked to furnish the House with roll top desk now in their possession for the use of the enrolling clerk.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 22, 1913.

Mr. Speaker:

We, your committee on agriculture, to whom was referred House bill No. 32, entitled "An act creating the bureau of farm development of the State of Washington, providing for appointment and maintenance of agricultural experts thereunder and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate and set aside monies therefor," have had the same under consideration, and we respectfully report the same back
to the House with the recommendation that House bill No. 28 be sub-
stituted.

J. A. Fontaine, Chairman.


The report was adopted.

House of Representatives,
Olympia, Wash., January 23, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House joint resolution No. 5, "Relating to the appointment of a committee to investigate the matter of a proposed bridge across the Columbia river between Vancouver, Washington, and Portland, Oregon, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


On motion of Mr. Davis, the rules were suspended, and House joint resolution No. 5 was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 14; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (D. H.), Siler, Sims, Smith,
Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Urquhart, Wray, Wells, Zednick, Mr. Speaker—79.

Those voting nay were: Representatives Farnsworth, Foster, Holmes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Miles, Moll, Robe, Rowland (H. K.), Sisson, Tonkin, Truax, Turnbow—14.

Those absent or not voting were: Representatives Field, Herber, Kennedy, Lum—4.

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

On motion, the rules were suspended and the chief clerk instructed to immediately transmit the resolution to the Senate.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 22, 1913.

We, a majority of your committee on constitutional revision, to whom was referred House bill No. 88, entitled "An act to amend section twenty-three of article two of the constitution of the State of Washington, relating to salaries of members of the legislature," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, and that it be entered on the journal of the House.

HANCE H. CLELAND, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 22, 1913.

We, a minority of your committee on constitutional revision, to whom was referred House bill No. 88, entitled "An act to amend section twenty-three of article two of the constitution of the State of Washington, relating to salaries of members of the legislature," have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: F. A. LeSourd.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 23, 1913.

We, your committee on judiciary to whom was referred House bill No. 84, entitled "An act relating to commissions of real estate brokers,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

William Wray, Chairman.


Mr. Wray moved the adoption of the report.

Mr. Neumann moved that the bill be re-referred to the judiciary committee.

On motion of Mr. Davis, the motion to re-refer and the bill were laid on the table.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 23, 1913.

Mr. Speaker:

The Senate has passed House joint resolution No. 3, Relating to the appointment by the attorney general of two competent assistants to draft bills for the legislature, with the following amendments:

In lines 5, 6, 7 and 8 of the original resolution strike the words "to the end that the same may be drafted in plain and unambiguous language and in conformity with the constitution and consistent with the laws of the state."

In line 9 of the original resolution strike the word "themselves" and insert in lieu thereof the word "himself."

In line 10 of the original resolution strike the word "them" and insert in lieu thereof the word "him."

In lines 12, 13, 14, 15, and 16 of the original resolution, strike the words, "Resolved further, That the attorney general be and he is hereby authorized to employ two competent lawyers, such lawyers to be paid one thousand dollars each in full for their services and expenses for the entire legislative session from the appropriations made for the expenses of the legislators."

Insert before the last paragraph the following paragraph: "Resolved further, That the attorney general be authorized to employ such additional assistants as he may deem necessary to carry out the provisions of this resolution. The expense thereof to be not more than the sum of one thousand dollars to be paid from the appropriation for legislative expenses of the thirteenth legislature."

Also the president signed Senate joint resolution No. 2, and Senate joint memorial No. 2.

And the same are herewith transmitted.

William 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 joint resolution No. 3 by the following vote: Yeas, 85; nays, 8; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArile, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—85.

Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Hays, Moll, Overman, Truax—8.

Those absent or not voting were: Representatives Axtell, Field, Houser, Kennedy—4.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 194, by Mr. Sims: An act relating to the sale of intoxicating liquors to Indians or mixed bloods, and repealing section 6288 of Remington & Ballinger’s Codes and Statutes of Washington.

Referred to committee on public morals.

House bill No. 195, by Mr. Cleland (by request): An act to amend section 44 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 here-
by brought under state supervision, and fixing a penalty for its violations," approved March 16, 1907.

Referred to committee on banking.

House bill No. 196, by Mr. Cleland (by request): An act to amend section 14 of an act entitled "An act providing for the incorporation of trust companies, and defining their powers and duties," approved March 17, 1903, being chapter 176 of the laws of the legislature of the State of Washington, passed in the year 1903.

Referred to committee on banking.

House bill No. 197, by Messrs. Taylor, Tonkin and Mess: An act relating to the creation and organization of the county of Vashon, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties.

Referred to committee on county boundaries.

House bill No. 198, by Mr. Moren: An act relating to unlawful discrimination in the sale of commodities; declaring void all contracts made pursuant thereto; permitting the recovery of money paid for goods delivered under such contracts and providing for its violation.

Referred to committee on commerce and manufacturing.

House bill No. 199, by Mr. Masterson: An act to provide relief for the needy blind.

Referred to committee on state school for defective youth.

House bill No. 200, by Mr. Goss: An act relating to the crime of murder and punishment therefor, and amending section 2317 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 201, by Mr. Goss: An act relating to the crime of treason and the punishment therefor, and amending section 2992 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 202, by Mr. Goss: An act relating to pardons of persons convicted of murder.

Referred to committee on judiciary.
House bill No. 203, by Mr. Greenbank: An act to prevent the adulteration of and deception in the sale of linseed oil, turpentine, white lead and mixed paints.

Referred to committee on pure food and drugs.

House bill No. 204, by Mr. Earle and the entire King county delegation: An act relating to validation of indebtedness by school districts, and bonds therefor, and amending chapter 29 of Remington & Ballinger's Annotated Codes and Statutes of Washington, by adding one section thereto and declaring an emergency.

Referred to committee on public morals.

House bill No. 205, by Mr. Christensen: An act relating to the crime of incest, and amending section 203 of chapter 249 of the Session Laws of the State of Washington for the year 1909.

Referred to committee on judiciary.

House bill No. 206, by Mr. Hurd: An act relating to moving or motion picture machines and the operators thereof, where the film used is made of celluloid or other inflammable material, requiring such operators to be examined, licensed and registered; providing for a board of examiners in cities of the first and second classes, and providing a penalty for violating any of the provisions of this act.

Referred to committee on surgery and dentistry.

House bill No. 207, by Mr. Wray: An act relating to insurance, and amending sections 79 and 84 of chapter 49 of the Laws of 1911.

Referred to committee on insurance.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 49, entitled "An act to prevent and punish family desertion or non-support of wife or child or children, and providing for support bonds and suspension of trial and sentence, and authorizing and directing the county commissioners to work convicted persons and to pay certain monies to the wife or child, or children, for the labor per-
formed by convicted persons; and providing the evidence required to prove, and the punishment of such offenses, and repealing sections 2444 and 5933 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend title of act: Insert before the word "To," in the first line of title, the words "Concerning domestic relations and."

Amend title: In line — of title, printed bill, being line 10 of original bill, strike words "of the State."

Amend section 1, line 2, by striking the first subdivision of said section, and inserting in lieu thereof, the following: "1st: Having any child under the age of sixteen years dependent upon him or her for care, education or support, deserts such child in any manner whatever, with intent to abandon it."

Amend section 1, line 5 of the printed bill, being line 7 of the original bill, by adding after the word "children" the words "or ward or wards."

Amend section 3, line 2 of the printed bill and of the original bill "or," after the word "non-support," to make printed bill conform to original, inserting in lieu of said word the word "of."

Amend section 3, line 2 of the printed bill and of the original bill by striking from the word "omission" the first letter "m."

Amend section 3, line 3 of the printed bill, being line 5 of the original bill, by striking from the word "omission" the first letter "m."

Amend section 3 by adding after the last word thereof the following: "The provisions of section 1 are applicable whether the parents of such child or children are married or divorced and regardless of any decree made in said divorce action relative to alimony or to the support of the wife or child or children."

Amend section 5, line 2 of the printed bill and of the original bill, by striking the words "of the State."

Amend section 5, line 2 of the printed bill and of the original bill, by striking the word "is," and inserting in lieu thereof the word "are."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Wray, the committee amendments were adopted.

Rev. W. J. Hindley, mayor of the city of Spokane, at the invitation of the speaker occupied a seat upon the rostrum.
Mr. McKay moved to amend the bill by making line 1 of section 5 read as follows: "Sections 2444 and 5933, etc."
The amendment was adopted.
On motion of Mr. Wray, the following amendments were adopted:
  Amend section 3, line 1, by inserting at the end of line 1 the following: "ward or wards."
  Amend section 2, line 25, by inserting after the word "children" the words "ward or wards."
  Amend section 3, line 3, by inserting after the word "children" the words "ward or wards."
  Mr. Pierce moved to amend by striking out section 4.
The amendment was adopted.
Mr. Pierce moved to amend by making section 5 read section 4.
The amendment was adopted.
The bill was passed to third reading and ordered engrossed.
Mr. George Cotterill, former member of the state Senate and now mayor of Seattle, at the invitation of the speaker, occupied a seat on the rostrum.
House bill No. 27, by Mr. Catlin, relating to false statements, and making the same a gross misdemeanor.
The bill was read the second time in full by sections.
On motion of Mr. Murphine, the following amendment was adopted:
  In the 2d line of the printed bill strike the words "derogatory to" and substitute the word "concerning."
On motion of Mr. Brown, the bill was re-referred to the committee on judiciary.
House bill No. 94, providing for the maintenance and support of the state salmon hatcheries and making an appropriation therefor.
The bill was read the second time in full by sections.
Mr. Murphine moved to strike section two of the bill.
The motion was lost.
Mr. Black moved that the bill be indefinitely postponed.
On motion of Mr. Cleland, the previous question was ordered. The motion to indefinitely postpone failed to carry.

On motion of Mr. Sims, 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, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Foster, Field, Houser, Kennedy, Moll—5.

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

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

MR. SPEAKER:

Olympia, Wash., January 22, 1913.

We, your committee on agriculture, to whom was referred House bill No. 28, entitled "An act creating the bureau of farm development of the State of Washington, providing for the appointment and maintenance of agricultural experts thereunder, and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate and set aside moneys therefor," have had the same under consideration, and we respectfully report the same back
to the House with the recommendation that it do pass with the following amendments:

First. That instead of the word "president" in line 2, section 1, there be substituted the words "director of the experiment station."

Second. That the first three lines of section 2 be amended to read as follows: "Upon the written petition therefor by at least twenty per cent of the taxpayers of any county of the State of Washington, the board of county commissioners of the said county may by request in writing apply to the director of the bureau of farm development, who shall," etc.

Third. Section 2 be amended by striking out the words "two hundred dollars ($200.00)," and substitute in lieu thereof "one hundred and fifty dollars ($150.00)."

Fourth. In line 5, section 5, strike out the words "and six hundred."

Fifth. That section 6 be rejected.

J. A. Fontaine, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Murphine, the committee amendments were adopted.

Mr. Farnsworth moved the adoption of the following amendment:

In section 2, as amended, after the word "month" in line six of the printed bill, being at the end of said section 2, insert the following words: "necessary traveling expenses."

The amendment was adopted.

Mr. Pierce moved the adoption of the following amendment to the bill as amended:

In section 2, as amended, after the word "month" in line six of the printed bill, being at the end of said section 2, insert the following words: "and in their discretion."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 21, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 5, entitled "An act to repeal an act entitled "An
act requiring judges of the supreme court and superior courts to wear gowns while sitting in the hearing of causes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

WILLIAM WRAY, Chairman.


We concur in this report: Chas. L. Chamberlin, N. B. Brooks, Walker Moren, F. W. Hastings, Frank Pierce.

The bill was read the second time in full by sections.

The amendment of the minority committee was adopted.

The bill was passed to third reading and ordered engrossed.

WILLIAM WRAY, Chairman.

We concur in this report: Walker Moren, Thos. F. Murphine, H. W. Holmes, N. B. Brooks, Dix H. Rowland, Frank Pierce, W. V.
The bill was read the second time in full by sections.
On motion of Mr. Wray, the committee amendment was adopted.
Mr. Rowland (D. H.), offered the following amendment:
Strike the words "in any pasture" from section 1.
The amendment was adopted.
The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 7, entitled "An act relating to justice courts and amending section 6547 of Remington & 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 with the following amendments:

In line 3 of the printed bill, being line 4 of the original bill, after the word "Commissioners" insert the words "in their discretion."
In line 3 of the printed bill, being line 5 of the original bill, after the word "class" insert the words "150,000 inhabitants."
In line 4 of the printed bill, being line 7 of the original bill, strike the word "they" and insert in lieu thereof the words "said board."
In line 5 of the printed bill, being line 8 of the original bill, after the word "designate" insert the words "provided that such salary shall not be less than fifty dollars per month for each clerk."


The bill was passed to second reading.
On motion of Mr. Mapes, the bill was re-referred to the judiciary committee.

On motion of Mr. Cleland, permission was granted for the use of the House chamber by the committee of the House and Senate on constitutional revision, on the night of February 6,
instead of January 28, as previously asked, for the considera-
tion of House bill No. 35.

On motion of Mr. Wray, the House adjourned until eleven
o’clock, Monday morning, January 27, 1913.

C. R. Maybury,       Howard D. Taylor,
Chief Clerk.  Speaker.

FIFTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 27, 1913.

The speaker called the House to order at 11 o’clock a.m.
Roll call showed all members present except Messrs. Conner,
Craig, McKay and Sumner.
Prayer was offered by Rev. James H. Edgar of the Olympia
U. P. church.
On motion, the reading of the journal was dispensed with, and
it was approved.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, January 25, 1913.

To the Honorable, the Senate and House of Representatives:

I have the honor to herewith transmit a copy of a resolution passed
by the legislature of Oregon, reading as follows:

"Be it Resolved by the Senate (the House concurring), That a
committee consisting of two members of the Senate and three members
of the House be appointed for the purpose of examining and investi-
gating the feasibility of utilizing the vast water power at Celilo falls
on the Columbia river for industrial purposes and that such committee
have the right and is hereby authorized to meet with any committee
appointed for like purpose by the legislature of the State of Wash-
Washington and confer therewith as to such project, and further that the governor of the State of Oregon be requested to act as chairman of such committee."

This resolution was transmitted by Honorable Oswald West, governor of Oregon, with a request that the same be presented to your honorable body at as early a date as possible. In submitting this resolution to you I would respectfully request that it be given your earnest consideration.

Respectfully submitted,

Ernest Lister, Governor.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

The resolution of Mr. Grass, relating to an investigation of the state reformatory at Monroe and the board of managers thereof, was read the first time.

Mr. Grass moved that the resolution be referred to a committee for deliberation.

The resolution was referred to the committee on commerce and manufacturing.

Mr. Ole Hanson, of King county, a member of the House of Representatives during the 1909 session, at the invitation of the speaker occupied a seat on the rostrum.

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., January 24, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 60, entitled "An act to provide for the partial support of destitute women whose husbands are dead or inmates of a penal institution or an insane asylum, or who are abandoned by their husbands, or because of disability of their husbands who are unable to support their children, when such women are mothers of children under the age of fifteen years, and reside in counties now or hereafter having a juvenile court," 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 by striking title of act and inserting in lieu thereof the following title: "An act relating to the support of certain destitute women who are mothers, and prescribing penalties for those who fraudulently obtain the benefit thereof."

Amend section 1 by striking the words beginning with the word "now" in line 1 of the printed bill and of the original bill, and ending

5—H
with the word "held," after the word "hereafter," in line 3 of the printed bill and of the original bill.

Amend section 1, line 3 of the printed bill, being line 4 of the original bill, by striking the word "duties" and inserting in lieu thereof the word "duty."

Amend section 1, line 4 of the printed bill, being line 5 of the original bill, by striking the words "not already appropriated."

Amend section 1, line 5 of the printed bill, being line 6 of the original bill, by striking the word "partial."

Amend section 2, line 1 of the printed bill, being line 2 of the original bill, by striking the words "ten ($10.00)" and inserting in lieu thereof the words "fifteen ($15.00)."

Amend section 2, line 3 of the printed bill, being line 4 of the original bill by striking the word "ten" and inserting in lieu thereof the word "fifteen."

Amend section 3, line 4 of the printed bill, being line 5 of the original bill, by striking the words "remain at home with her children" and insert in lieu thereof the words "maintain a home for her child or children."

Amend section 3, line 7 of the printed bill, being line 10 of the original bill, by striking the words "two years" and inserting in lieu thereof the words "one year."

Amend section 3, line 1 of the printed and of the original bill, by inserting after the word "court" the following words: "in the counties where such court is held, and elsewhere by the superior court."

Amend section 3, line 4 of the printed bill, being line 6 of the original bill, by striking the word "juvenile."

Amend section 4, line 2 of the printed bill, being line 3 of the original bill, by striking the word "juvenile."

Amend section 5, line 2 of the printed and of the original bill, by inserting before the word "misdemeanor" the word "gross," and strike the remainder of the section after the word "misdemeanor."

Amend section 6, line 2 of the printed bill, being line 3 of the original bill, by striking the word "juvenile."

Amend section 6, line 10 of the printed bill, being line 14 of the original bill, by striking the word "his" before the word "county" and inserting in lieu thereof the word "the."

Amend section 6, line 13 of the printed bill, being line 19 of the original bill, by adding after the word "child" the words "or children."

WILLIAM WRAY, Chairman.


On motion of Mr. Wray, House bills Nos. 60 and 49 were ordered reprinted.
REPORTS OF SPECIAL COMMITTEES.

Report of special legislative committee to canvass the ballots in the contest of G. Dowe McQuesten vs. A. M. Bryant and Frank Sweet.

OLYMPIA, WASH., January 27, 1913.

MR. SPEAKER:

We, your committee appointed to canvass the ballots in the matter of a contest brought by G. Dowe McQuesten against the seating of A. M. Bryant and Frank Sweet, beg leave to report as follows:

That your committee organized on the 21st day of January, 1913, employing the necessary clerks and watchmen, and on said date received from J. L. Wadsworth, county auditor of Pierce county, State of Washington, all of the ballots cast in the Thirty-fifth legislative district of the State of Washington at the last general election. That we took testimony from the following witnesses, to-wit:

J. L. Wadsworth and A. J. Wisenbach, county auditor and deputy county auditor, respectively, of Pierce county, State of Washington; also the testimony of J. H. Chandler, formerly deputy county auditor of Pierce county, State of Washington, all of whom established to our satisfaction that the ballots as delivered to your committee were in the same condition as they were when received by the above named officials from the various precinct election boards. Your committee found some of the packages unsealed, but this was evidently caused by the wear and tear of handling.

Your committee proceeded to count the said ballots and with the exception of the necessary adjournments continued said count until Thursday, January 23, 1913, at 7 p. m., at which time said count was completed. During all the adjournments of the committee the said ballots were kept locked in a vault in the office of the secretary of state of Washington, which vault was also guarded by special guards appointed by your committee.

After completing said count and totaling the same, your committee unanimously found that there were eight candidates for the office of state representative from the Thirty-fifth legislative district to be voted upon at the last general election, and that at said election

Frank Sweet received .............. 2248 votes
A. M. Bryant received .............. 2118 votes
G. D. McQuesten received ........... 2115 votes

and that the remaining five candidates all received a vote considerably less than the vote received by G. Dowe McQuesten.

That your committee has in its possession all of said ballots, the same being in a vault in the office of the secretary of state at Olympia, Wash. That your committee is composed of three Democrats, two Republicans and two Progressives. That all deliberations of your committee were harmonious and all findings unanimous. That J. W. Brislawn, one of your committee, expended the sum of two dollars and twenty-five cents ($2.25) in purchasing the necessary paper on which to keep the tally.
Wherefore your committee recommends that the contest of the said G. Dowe McQuesten be dismissed; that Frank Sweet and A. M. Bryant be confirmed as members of this house; that the ballots be returned by express to the county auditor of Pierce county; and that J. W. Brislawn be reimbursed for the amount of money he expended.

Respectfully submitted,

B. B. Horrigan, Chairman.


The report was adopted.

Mr. A. M. Bryant, of Pierce, thanked the committee and members of the House for the conscientious work of performing the recount.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 8, by Mr. Stream: Relating to memorial exercises to be held for the late Hon. Peter Wallace Stewart.

On motion of Mr. Stream, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion, the rules were suspended, the second reading considered the third, the resolution placed on final passage and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Bean, Black, Bris­lawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Conner, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horri­gan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McAr­dle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Row­land (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin,
Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—94.

Those absent or not voting were: Representatives Cleland, Craig, Field—3.

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the resolution to the Senate.

The speaker announced that he was about to sign House joint resolution No. 3.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 208, by Messrs. Sims, McArdle, Kingery and Beam: An act relating to state road No. 14, or the Hoods Canal road, and amending section 5903 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on roads and bridges.

House bill No. 209, by Mr. Catlin (by request): An act to make uniform the law of warehouse receipts.

Referred to committee on banks and banking.

House bill No. 210, by Messrs. Overman and Bryant: An act to prohibit the collection of fees for securing employment or furnishing information looking thereto and fixing a penalty for the violation of the same.

Referred to the committee on labor and labor statistics.

House bill No. 211, by Mr. Urquhart: An act to withdraw from appropriation under the laws of the State of Washington, all unappropriated waters of the Wenatchee watershed, north of range 25 east W. M., and reserving them to the State of Washington for irrigation and power purposes.

Referred to committee on irrigation and arid lands.

House bill No. 212, by Mr. Sims: An act relating to easements across, over, under and along state roads and other public highways under the control of the state, and regulating and granting thereof.

Referred to committee on railroads. Ordered not printed.
House bill No. 213, by Mr. Pierce: An act to promote agriculture, to levy a tax and make an appropriation therefor.
Referred to committee on agriculture.

House bill No. 214, by Mr. Childe: An act relating to and regulating the filing and approval of plats of land within and without cities of the first class, second and third class and other cities and towns having a population of ten thousand or more persons, and prescribing public places, parks, commons and playgrounds therein.
Referred to committee on municipal corporations of the first class.

House bill No. 215, by Mr. Brown: An act relating to assessment work on mining claims on the public domain, and amending section 7354 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on mines and mining.

House bill No. 216, by Mr. Pierce: An act relating to the investment of the permanent school funds.
Referred to committee on education.

House bill No. 217, by Mr. Masterson: An act authorizing and empowering the fish commissioner to establish one or more natural fish hatcheries.
Referred to committee on fisheries.

House bill No. 218, by Mr. McArdle (by request): An act to amend section 8389 of Remington & Ballinger’s Code relating to licenses to treat the sick or afflicted.
Referred to committee on medicine, surgery, dentistry and hygiene.

On motion of Mr. McArdle House bill No. 218 was ordered printed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 27, 1913.

MR. SPEAKER:
The president has appointed as Senate members under Senate concurrent resolution No. 2, relating to memorial exercises for the late John A. Whalley, Senators Jackson, Steiner and Imus; also
The president has appointed as Senate members under Senate con-
current resolution No. 3, relating to memorial exercises for the late John R. Kinnear, Senators Piper and Flummerfelt; also

The president has appointed as Senate members under House concurrent resolution No. 8, relating to memorial exercises for the late Peter Wallace Stewart, Senators Espy and Leonard; also

The president has appointed as Senate members under House concurrent resolution No. 9, relating to memorial exercises for the late Thomas Hayton, Senators Hammer and Sharpstein.

**William T. Laube,**

*Secretary of the Senate.*

Mayor W. W. Seymour, of Tacoma, was invited by the speaker to occupy a seat on the rostrum.

Messrs. Gillbo and Herber accompanied Mayor Seymour to the rostrum.

House concurrent resolution No. 9, by Messrs. Conner, Sisson and Wells: Relating to the holding of memorial services for the late Hon. Thomas Hayton, of Skagit county, a member of the constitutional convention.

On motion of Mr. Conner, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Conner, the rules were suspended, the second reading was considered the third, the resolution was placed on final passage and passed the House by the following vote:

Yea, 95; nay, 0; absent or not voting, 2.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, Mc Ardle, Mcoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith,
Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—95.

Those absent of not voting were: Representatives Field, Goss—2.

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

On motion, the rules were suspended and House concurrent resolution No. 9 was immediately transmitted to the Senate.

The speaker announced the following committee appointments:

Senate concurrent resolution No. 3, Messrs, Hastings, Hurd and Childe.

House concurrent resolution No. 8, Messrs. Stream, Stevenson and Mapes.

House concurrent resolution No. 9, Messrs, Conner, Capron and LeSourd.

The following employees were administered the oath of office: E. A. Peters, Gertrude Spofford and C. H. Renschler.

On motion, the House adjourned until 2 o'clock p. m.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Corkery, Newman (G. H.) and Stewart.

Lieutenant Governor Hart and Mr. Joseph Burch, a member of the 1909 House of Representatives, at the invitation of the speaker, occupied seats on the rostrum.

On motion of Mr. McKay, the House returned to the introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 219, by Messrs. McKay, Mapes and Craig: An act relating to cities of the second class, providing for the
drainage and filling of low lands, swamp lands, tide lands or tide flats, within their borders, and in effecting such fill and drainage and to secure material therefor, empowering such cities to construct and control shipping canals and artificial waterways for public use, and to acquire, hold and lease lands abutting upon said canals or waterways for the purpose of erecting public docks, wharves and bridges and to lease said lands to private persons or concerns for manufacturing, shipping and other commercial purposes, and providing for the payment of such improvement by creating special improvement districts, assessing the cost of such improvements to the land benefited thereby, from the general expense fund, or both of such methods, and extending to such cities the right of eminent domain for the purpose of carrying into effect the provisions of this act, for the taking or damaging of property, and providing a method of making compensation therefor.

Referred to committee on tide lands.

Mr. McArdle arose to a point of personal privilege.

Mr. McArdle declared that an editorial in the Seattle Post-Intelligencer under date of January 27 was a reflection and challenge against the integrity of every member of the House.

With the permission of the speaker, Mr. McArdle read the editorial to the members of the House.

Mr. Foster moved that the editorial be placed in the House journal.

The motion was seconded by Mr. Murphine.

Mr. McArdle moved to amend the motion of Mr. Foster by adding that members of the press would be requested to give the same publicity to the matter and that subsequent articles in the press negative to the editorial be also placed in the journal.

The speaker declared Mr. McArdle's motion out of order.

On motion of Mr. Davis, the matter was laid on the table.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., January 27, 1913.

The Senate has passed Senate joint resolution No. 4, relating to the appointment of a joint committee to investigate the feasibility of
utilizing the water power at Celilo falls, and the same is herewith transmitted.

WILLIAM T. LAUBE,
Secretary of the Senate.

On motion of Mr. Davis, the rules were suspended, and Senate joint resolution No. 4 was placed on second reading.

The resolution was read in full the second time.

On motion of Mr. Davis, the rules were suspended and the resolution was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 5; absent or not voting, 11.


Those voting nay were: Representatives Holmes, Moll, Murphine, Overman, Robe—5.

Those absent or not voting were: Representatives Axtell, Dunning, Falkner, Farnsworth, Freeman, Goss, Grass, Houser, Hughes, Stewart, Sumner—11.

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

MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker: Olympia, Wash., January 27, 1913.

The Senate has passed House joint resolution No. 5, with the following amendments:

In lines 1 and 2 of the original resolution, strike the words “on the..............day of January, 1913.”
Strike all of the resolution after the second paragraph and substitute the following:

"Therefore, Be it Resolved by the legislature of the State of Washington, That Senate joint resolution No. 2 be amended to read as follows:

SENATE JOINT RESOLUTION No. 2.

"Be it Resolved by the Senate and House of Representatives of the legislature of the State of Washington, That a committee of eight, consisting of three members of the roads and bridges committee of the House, two members of the appropriations committee of the House, and two members of the roads and bridges committee of the Senate, and one member of the appropriations committee of the Senate, be appointed by the speaker of the House and the president of the Senate, respectively, to confer with a like committee to be appointed from the House and Senate of the State of Oregon, to consider and investigate the matter of a proposed bridge across the Columbia river at Vancouver, Washington, and to report its findings back to the joint roads and bridges committee."

And the same is herewith transmitted.

WILLIAM T. LAUBE,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. McCoy moved that the House concur in the Senate amendments to the resolution.

The roll was called, and the House concurred in the Senate amendments to House joint resolution No. 5 by the following vote: Yeas, 67; nays, 23, absent or not voting, 7.


Those voting nay were: Representatives Christensen, Conner, Earle, Farsworth, Foster, Gray, Holmes, Hurd,
SIXTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, January 28, 1913.

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

Roll call showed all members present except Messrs. Aagaard, Field, Halsey, Kennedy, McArdle, McKay.

All absentees were excused.

Prayer was offered by Rev. James H. Edgar of Olympia.

On motion of Mr. Chamberlin, the reading of the previous day's journal was dispensed with, and it was approved.

MESSAGE FROM THE SECRETARY OF STATE.

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

Gentlemen: I have the honor to transmit herewith certified copy of joint resolution making application to congress under provisions of article V of the constitution of the United States for the calling of a convention to propose an amendment to the constitution of the United States, whereby polygamy and polygamous cohabitation shall be prohibited.
In witness whereof I have set my hand and affixed hereto the seal of the State of Washington. Done at Olympia this 24th day of January, A. D. 1913.

(Seal.)

I. M. HOWELL, Secretary of State.

JOINT RESOLUTION MAKING APPLICATION TO CONGRESS UNDER THE PROVISIONS OF ARTICLE V OF THE CONSTITUTION OF THE UNITED STATES FOR THE CALLING OF A CONVENTION TO PROPOSE AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES WHEREBY POLYGAMY AND POLYGAMOUS COHABITATION SHALL BE PROHIBITED.

WHEREAS, It appears from investigation recently made by the Senate of the United States, and otherwise, that polygamy still exists in certain places in the United States, notwithstanding prohibitory statutes enacted by the several states thereof, and

WHEREAS, The practice of polygamy is generally condemned by the people of the United States and there is a demand for the more effectual prohibition thereof by placing the subject under federal jurisdiction and control, at the same time reserving to each state the right to make and enforce its own laws relating to marriage and divorce; now, therefore,

Resolved by the Senate and House of Representatives, That the application be made and hereby is made to congress, under the provisions of article V of the constitution of the United States for the calling of a convention to propose an amendment to the constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited, and congress shall be given power to enforce such prohibition by appropriate legislation.

Resolved, That the legislatures of all other states of the United States, now in session or when next convened, be and they hereby are respectfully requested to join in this application by the adoption of this or an equivalent resolution.

Resolved further, That the secretary of state be and he hereby is directed to transmit copies of his application to the Senate and House of Representatives of the United States, and to the several members of said bodies representing this state therein; also to transmit copies hereof to the legislatures of all other states of the United States.

FRANK E. HOWE,
President of the Senate.

CHARLES A. PLUMLEY,
Speaker of the House of Representatives.

Approved December 18, 1912.

ALLEN M. FLETCHER, Governor.

STATE OF VERMONT,
Office of the Secretary of State.

I hereby certify that the foregoing is a true copy of "A joint resolution making application to congress under the provisions of article V
of the constitution of the United States for the calling of a convention to propose an amendment to the constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited," approved December 18, 1912, as appears by the files and records of this office.

Witness my signature and the seal of this office, at Montpelier, this tenth day of January, one thousand nine hundred thirteen.

(Seal.)

GUY W. BAILEY, Secretary of State.

RESOLUTION.

By Mr. Robe: Relating to appreciation of work in connection with Monroe state reformatory by Mr. Corwin S. Shank.

Mr. Robe moved the adoption of the resolution.

On motion of Mr. Pierce, the resolution was referred to the committee on commerce and manufacturing.

Mr. L. M. Sims was invited by the speaker to a seat on the rostrum.

Mr. Catlin escorted Mr. Sims to the rostrum.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 27, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bills Nos. 13, 28 and 5, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 27, 1913.

Mr. Speaker:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 12, entitled "An act to require street and interurban railway companies to maintain the portions of streets occupied by their tracks in cities of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. W. HASTINGS, Chairman.

MR. SPEAKER:

We, your committee on banks and banking, to whom was referred House bill No. 18, entitled "An act regulating notaries public who are stockholders, directors, officers or employees of banks or other corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be passed with the following amendment:

Section 1, line 8 of the printed bill, being line 14 of the original bill, strike the word "to" immediately after "is a party" and insert the word "executing."

E. L. FARNSWORTH, Chairman.


MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 3, entitled "An act providing for six judges of the superior court of the State of Washington in and for Spokane county, providing for the appointment of the additional judge thereof, providing for the election of his successor to serve until the second Monday in January, 1917, and providing for the election of six judges of said court at the general election in November, 1916, 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 with the following amendment:

Amend by striking section 4.

WILLIAM WRAY, Chairman.


MESSAGE FROM THE SENATE.

SENNATE CHAMBER,
OLYMPIA, WASH., JANUARY 21, 1913.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 8, relating to memorial exercises for Honorable Peter Wallace Stewart, and House concurrent resolution No. 9, relating to memorial exercises for Honorable Thomas Hayton.

Also the Senate has passed engrossed Senate bill No. 30, entitled "An act to establish and regulate the salaries of county commissioners in counties having a township organization, other than counties of the first class."
Also Senate bill No. 25, entitled "An act to amend section 6251 of Remington & Ballinger's Annotated Codes and Statutes of Washington, which is section 2 of chapter 136, Session Laws of 1895, relating to the rate of interest."

Also House bill No. 72, entitled "An act appropriating the sum of one hundred and fifty thousand dollars for the purchase of jute and operation of the jute mill at the state penitentiary," with the following amendments:

In section 1, line 2 of the printed bill, the same being section 1, line 3 of the original bill, strike out the words "as a revolving fund."

In section 1, line 2 of the printed bill, the same being section 1, line 2 of the original bill, immediately following the word "dollars" add the words "out of the general fund."

And the same are herewith transmitted.

WILLIAM T. LAUBE,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Davis moved that the House concur in the Senate amendments to House bill No. 72. The roll was called and the House concurred in the Senate amendments to House bill No. 72 by the following vote: Years, 84; nays, 0; absent or not voting, 13.


Those absent or not voting were: Representatives Aagaard, Farnsworth, Field, Freeman, Halsey, Houser, Hughes, Kennedy, Mc Ardle, McCoy, McKay, Stream, Sumner—13.
INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 220, by Mr. Pierce: Authorizing the creation of harbors of refuge for the birds and game birds of this state, making it unlawful to take such birds or game birds from such harbors of refuge, and providing a penalty.
Referred to committee on game and game fish.

House bill No. 221, by Mr. Pierce: An act proposing amendment to article 2 of the constitution relating to legislative departments of the state government.
Referred to committee on constitutional revision.

House bill No. 222, by Mr. Hurd: An act in aid of the fiftieth anniversary of the battle of Gettysburg, and making an appropriation therefor.
Referred to appropriation committee.

House bill No. 223, by Mr. Stewart: An act relating to game animals and birds, prohibiting hunting without a license, providing penalties, and amending section 5327 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on game and game fish.

House bill No. 224, by Mr. Stewart: An act authorizing municipal corporations to fix a minimum wage scale on any and all municipal construction of local improvement work, and to provide a penalty for the violation thereof.
Referred to committee on municipal corporations of the first class.

House bill No. 225, by Mr. Davis: An act for the relief of Poole's Seed & Implement Company, and making an appropriation therefor.
Referred to committee on appropriations.

House bill No. 226, by Mr. Stewart: An act relating to county, city, town and other municipal warrants, prohibiting the treasurers of counties, cities, towns or municipal corporations from purchasing the same and providing a penalty for the violation thereof.
Referred to committee on municipal corporations of the first class.
House bill No. 227, by Mr. Kingery: An act for the relief of Mary J. Soash and making an appropriation therefor.
Referred to committee on appropriations.

House bill No. 228, by Mr. Lum: An act for the relief of Frank X. Nagler, and making an appropriation therefor.
Referred to committee on appropriations.

House bill No. 229, by Mr. Brown: An act relating to appeals to the supreme court and amending section 1716 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington by adding thereto subdivision (8).
Referred to committee on judiciary.

House bill No. 230, by Mr. Darling: An act to amend sections 3588 and 3593 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to bounties for killing wild animals.
Referred to committee on game and game fish.

House bill No. 231, by Mr. Foster: An act providing for recovery of damages in cases where the person injured or killed has by his or her neglect contributed to the death or injuries.
Referred to committee on miscellaneous.

House bill No. 232, by Mr. Foster: An act to amend section 703 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on miscellaneous.

House bill No. 233, by Mr. Foster: An act to regulate hours of employment of females in any mechanical or mercantile establishment, laundry, hotel or restaurant; to provide for its enforcement and a penalty for its violation; and amend chapter 37, page 131, of the Session Laws of 1911.
Referred to committee on labor and labor statistics.

House bill No. 234, by Mr. Darling: An act to amend section 4641 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to holding examinations of teachers.
Referred to committee on education.
House bill No. 235, by Mr. Field: An act relating to the commitment of persons to the Washington state training school and to their discharge therefrom.
Referred to committee on reformatory.

House bill No. 236, by Mr. Foster: An act making it unlawful for any person to falsely represent himself or herself as blind, deaf, dumb, crippled or otherwise physically defective, and providing a penalty for the violation thereof.
Referred to committee on miscellaneous.

House bill No. 237, by Mr. Foster: An act authorizing the auditor of each county upon request to make an abstract of the instruments conveying the title to any property in such county and of record in his office and providing that such abstract shall be prima facie evidence of such records.
Referred to committee on miscellaneous.

House bill No. 238, by Mr. Pierce: An act relating to the qualification of jurors, and amending title 283, section 15, of Pierce's Code, 1912.
Referred to committee on judiciary.

House bill No. 239, by Mr. Stream: An act relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a state road.
Referred to committee on roads and bridges.

House bill No. 240, by Mr. Brown: An act defining the weight of a ton of coal for mining and selling, providing a penalty for a violation thereof, and repealing sections 9532 and 9533 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on labor and labor statistics.

Referred to committee on reapportionment of state senatorial and representative districts.
House bill No. 242, by Mr. Overman: An act to amend chapter 177, section 1, of the Session Laws of 1909.
Referred to committee on judiciary.

House bill No. 243, by committee on appropriations: An act for the relief of Hugh Phillips and making an appropriation therefor.
Direct to second reading.

House concurrent resolution No. 10, by Mr. Pierce: Relating to the publication of supreme court reports.
Referred to committee on judiciary.

House joint memorial No. 5, by Mr. Wells: Relating to the construction of a waterway connecting Fidalgo bay with Similk bay in Skagit county.

On motion of Mr. Wells, the rules were suspended and House joint memorial No. 5 was placed on second reading.

House joint memorial No. 5 was read the second time in full.
On motion of Mr. Wells, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.


Those absent or not voting were: Representatives Aagaard, Brislawn, Field, Freeman, Halsey, Hastings, Houser, Hughes,
Kennedy, McArdle, McCoy, McKay, Smith, Stevens, Sumner—15.

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

On motion, the rules were suspended, and the chief clerk was instructed to immediately transmit House joint memorial No. 5 to the Senate.

House concurrent resolution No. 11, by Mr. Goss: Relating to the death of the Honorable John Lockwood Wilson, and providing for memorial services.

On motion of Mr. Goss, the rules were suspended, the first reading considered the second, the second the third, the resolution was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.


Those absent or not voting were: Representatives Black, Brislawn, Earle, Field, Freeman, Halsey, Holmes, Houser, Hughes, Kennedy, McArdle, McCoy, McKay, Middaugh, Sumner—15.

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

On motion, the rules were suspended, and the chief clerk was instructed to immediately transmit House concurrent resolution No. 11 to the Senate.
House concurrent resolution No. 12, by Mr. Grass: Relating to the memorial services for the late Honorable Harry A. Fairchild.

Mr. Grass moved that the rules be suspended, and that House concurrent resolution No. 12 be placed on second and third reading.

House concurrent resolution No. 12 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.


Those absent or not voting were: Representatives Aagaard, Black, Dunning, Fontaine, Field, Freeman, Halsey, Houser, Hughes, Kennedy, Mc Ardle, McCoy, McKay, Moren, Stevenson, Sumner—16.

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

On motion of Mr. Grass, the chief clerk was instructed to immediately transmit House concurrent resolution No. 12 to the Senate.

Senate joint resolution No. 2, of the Oregon legislature, transmitted to the House of Representatives of Washington by the secretary of state: Relating to the calling of a convention to propose an amendment to the constitution of the United States, whereby polygamy and polygamous cohabitation shall be pro-
hibited, and congress shall be given power to enforce such pro-
hibition by appropriate legislation.

Referred to committee on public morals.

Senate joint memorial No. 2, of the Oregon legislature, trans-
mittted to the House of Representatives of Washington by the
secretary of state: Relating to Federal protection of migratory
game birds.

Referred to committee on game and game fish.

Mr. Farnsworth moved that House bill No. 117 be referred
to the committee on corporations other than municipal.

On request of Mr. Chamberlin, Mr. Farnsworth withdrew his
motion.

THIRD READING OF BILLS.

House bill No. 13, relating to the relief of Jacob Majerus and
making an appropriation therefor.

The bill was read the third time in full.

The bill was placed on final passage, and passed the House by
the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Adams, Arnold (W.
A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown,
Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christen-
sen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis,
Dunning, Earle, Farnsworth, Foster, Fontaine, Gilkey, GIlbo,
Grass, Gray, Greenbank, Hastings, Hays, Hedger, Herber, Hill,
Holmes, Horrigan, Hurd, Hutchinson, KIngery, Langford, Le-
Sourd, Lum, Mapes, Masterson, McFarland, Merriam, Mess,
Middaugh, Miles, Moll, Moren, Murphine, Neuman (M. M.),
Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid,
Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson,
Smith, Stevenson, Stevens, Stewart, Stream, Sweet, Tonkin,
Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker
—83.

Those absent or not voting were: Representatives Aagaard,
Falkner, Field, Freeman, Goss, Halsey, Houser, Hughes, Jensen,
Kennedy, McArdle, McCoy, McKay, Sumner—14.

The bill, having received the constitutional majority, was de-
clared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 5, relating to the repealing of the law compelling judges of the superior and supreme courts to wear gowns.

Mr. Chamberlin moved that the minority report of the committee on judiciary be substituted for the majority report.

Mr. Chamberlin withdrew his motion.

Mr. Davis moved the previous question.

The motion of Mr. Davis carried.

The bill was read for the third time, placed on final passage and failed to pass the House by the following vote: Yeas, 32; nays, 51; absent or not voting, 14.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Brislawn, Brooks, Catlin, Chamberlin, Christensen, Darling, Falkner Fontaine, Gray, Hastings, Hurd, Hutchinson, LeSourd, Masterson, Merriam, Middaugh, Miles, Moren, Neumann (M. M.), Newman (G. H.), Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Stream, Turnbow, Urquhart—32.


Those absent or not voting were: Representatives Aagaard, Childe, Farnsworth, Field, Freeman, Goss, Greenbank, Halsey, Houser, Hughes, Kennedy, McArdele, McCoy, Sumner—14.

Having failed to receive a constitutional majority, the bill was declared lost.

House bill No. 28, relating to the creation of a bureau of farm development.

The bill was read the third time in full.
On motion of Mr. Brislawn, the rules were suspended, and House bill No. 28 was returned to second reading.

A committee composed of Messrs. Brislawn, Pierce and Brown was appointed by the speaker to confer with the minute clerk of the House regarding House bill No. 28.

Mr. Grass moved that House bill No. 28 be re-referred to the committee on judiciary.

The motion was lost.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., January 21, 1913.

The president has signed House joint resolution No. 3, "Relating to the employment, by the attorney general, of such assistants as he may deem necessary to assist him in the preparation and revision of bills," and the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced the following committee, as provided by Senate joint resolution No. 4: Messrs. Stewart (chairman), Brooks and Rowland.

On motion, the House adjourned until 2 o'clock 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. Aagaard, Beam, Brown, Davis, Foster, Fontaine, Field, Goss, Halsey, Hill, Kennedy, McArdle, Moren, Neumann (M. M.), Picken, Pierce and Sumner.

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 at 2:10 o'clock p. m.

At the request of the speaker, Lieutenant Governor Hart president of the Senate, presided.
The secretary called the Senate roll, the absentees being Senators French, Nichols and Scott, all of whom were excused.

The chief clerk of the House called the House roll, showing the following members absent: Aagaard, Axtell, Black, Christensen, Corkery, Farnsworth, Field, Freeman, Goss, Halsey, Hastings, Houser, Hughes, Hurd, Kennedy, McArdle, McCoy, Picken, Sumner, all excused.

Prayer was offered by Rev. James H. Edgar, of the United Presbyterian church, of Olympia.

The president announced that the memorial services were a mark of respect to the memories of Senators Whalley and Kinnear, Representatives Appleman, Shutt, Stewart and Hon. Thomas Hayton.

Eulogies on the life of Senator Kinnear were delivered by Senators Piper and Sharpstein and Mr. Childe, and on the life of Senator Whalley, by Senators Collins and Steiner and Mr. Wray.

Addresses in memoriam were made by Senator Phipps and Representative Jensen on the life of Representative Appleman and in memory of Representative Shutt by Senator Davis and Representative Davis.

Senator Espy and Representative Stream spoke of the life and achievements of the late Representative Stewart, and tributes to the memory of the late Hon. Thomas Hayton were delivered by Senator Hammer and Representative W. W. Conner.

Senator Phipps spoke as follows:

*Mr. President and Gentlemen of the Senate and House of Representatives:*

It is my duty today to pay my humble tribute of love and respect to the memory of my friend and associate, Honorable S. J. Appleman, state representative from Stevens county in 1911, and who was re-elected from Pend Orielle county at the last election.

One thing that has most deeply impressed me in the short time that I have been a member of this body, is the frequency with which the Mysterious Hand, out of the potent and unknown space, reaches into our midst and gives the signal of departure for our comrades and co-workers. But if our minds were as broad, deep and lofty as the power that creates us, we would look upon these calls, as the starving, shivering mother, with her little brood of suffering children looks upon the mansion filled with comfort, peace and happiness.
I hope and firmly believe that our friend, Mr. Appleman, has been called to a better and higher field of activity in the great eternal plan of our Creator. He so lived and worked, that when the mysterious door of death swung ajar he was ready to walk through from this weary life of toil, into another room, of greater and better things; and there he awaits the company of his kind and faithful wife, and his friends.

It seems a great loss to have such a citizen called from our midst in the time of his greatest usefulness and when manhood's morning was just touching noon, and as some writer says "while the shadows were still falling westward," but He who creates, knows best and always acts justly and wisely.

At this time I can add nothing more fitting than to read to you a few words from the "Newport Miner," a newspaper published in the home town of our deceased friend. I attended the funeral services of the departed and followed the remains to its final resting place on the hill near Newport, and I could realize the shadow of sorrow that hung low and heavy over the beautiful Pend Oreille valley and especially over Newport, and I know this item correctly indicates the feeling of every man, woman and child who knew Mr. Appleman.

The item read as follows:

" * * * Mr. Appleman was always honorable in political and business life, aggressive in working for what he thought was right, above reproach as a citizen in public and private life, and Newport mourns, and the usual joy of the holiday season has been saddened by his demise. The flag flying at half mast in the park expresses the feeling of our people, and is a just tribute to one of our foremost citizens. Many of us have the sense of a personal loss in parting from a valued friend.

Many of our citizens will have as their last recollection of Mr. Appleman his appearance at Moose Hall the evening before the election of last November. Arising to answer attacks that had been made on his legislative career, he brought to his hearers a greater sense of the strength and ability of the man who was addressing them, and won an ovation unparalleled in the history of our community. No one who heard him that evening could have questioned the honesty and sincerity of all his public acts. * * *"

And, gentlemen, I say unhesitatingly that no one who ever heard him in the halls of this legislature, or who ever worked with him in committees or elsewhere, could have ever questioned his honesty, integrity or faithfulness to his duties, either public or private.

In closing I will say—Well done, thou good and faithful servant. Thy talents have been judiciously multiplied for the uplift of humanity. Enter thou into the joys of thy Master.

Mr. Jensen spoke as follows:

Mr. President:

We have met here today to pay a tribute to those who have been members of this body, but who have passed away.
This is due them, not only for services rendered the state, but for those qualities of mind and heart that stamp them as worthy citizens and good men.

In asking your attention for a few moments, while I pay my tribute of respect to the memory of Mr. S. J. Appleman, who was counted as a friend by those of us who knew him, I do so, realizing that the simple words I can say do in no wise adequately express the feeling of esteem and respect I held for Mr. Appleman.

Mr. Appleman was born in Wisconsin in 1877, thus in the prime of life when called away. After securing his education in the common schools of that state, he remained there teaching school for some time, but soon heard the call of the west and moved to Livingston, Montana, where he met and married his wife. He soon decided to go further west and in the early summer of 1906 he came to Newport, Stevens county, and engaged therein in the mercantile business.

He met with success and quickly made the citizens of that community his friends. They at all times found him to be a man of honor, a man of truth, a man of the highest integrity, ever faithful in all things entrusted to him. Mr. Appleman was never found unworthy of the confidence of his fellow citizens, but his every act and deed made more admire and respect him.

He was elected to represent Stevens county in the last session of the legislature, introduced then and secured the passage of an act creating Pend Oreille county, being therefore in a way the father of that county. Again in the last general election, the citizens of Pend Oreille expressed their confidence in Mr. Appleman and elected him their first representative and but for his untimely death, you would have had his able services in this session.

In the passing to the Great Beyond of our friend, Mr. Appleman, a man of noble thoughts, sterling character, and of unselfish motives, a citizen worthy of being called a man, worthy of admiration, love and respect of his fellow citizens has been lost to this state and to his community.

But while we mourn his loss, we have faith that somehow and somewhere we may meet again.

Senator Collins addressed the session as follows:

But yesterday the members of this state legislature were pitted against each other in the throes of political strife and partisan opinion, hot words were bandied back and forth and the debate was at times acrimonious. The same thing may occur perhaps tomorrow; perhaps many times during the session, and yet in a little while, maybe a very little while for some of us, this will all be over and then this Senate and this House will meet to do for our memory what we are now seeking to do for those who have passed out into the great unknown, since the last legislature adjourned. We have met here today to pay a tribute to the names and characters of Senator John Whalley of King, and Representative S. J. Appleman.
We have not met as republicans, democrats or progressives or as members of any party clique but just as members of the great human family in a spirit of love and charity to show some little mark of respect for their memory, to say some few kindly words of praise for them and their work which may be taken as testimonial of their merit and be of some comfort to the loved ones they have left behind them.

I shall address my remarks to the personality of Senator Whalley. He was a personal friend of happier days of long ago when I first came to this state. Two years ago Senator Whalley was one of the most active men in the Senate, in the prime of life, active in mind and superb physical health apparently; yet the Grim Reaper struck him a short time after the legislature adjourned.

Senator Whalley was one of those unostentatious, simple minded, straight forward citizens who, no matter where found, either in the ranks of labor, on the farm, in commercial pursuits or in the learned professions, he was of the type whose aggregate stands for the foundation stone of all that is best in American manhood and citizenship because, first, he was honest; second, he was a bread winner and industrious; third, he was of a kindly sympathetic nature; he was possessed of good common sense and he was loyal and a seeker after truth.

I think he tried to follow as his guide in life the philosophy of the immortal, than which there is nothing more practical, more wholesome or more beautiful, “Love All.”

Mr. Wray spoke as follows:

Mr. President, Ladies and Gentleman of the Thirteenth Legislature:

I rise to the performance of the duty devolving upon me with a desire to add a few words to the beautiful tribute paid to the memory of the late Senator John A. Whalley.

I cannot, as can others, lay a garland of eloquence upon the bier of the deceased; I can only say a few plain words. While I had known of Senator Whalley several years before his death, it was not until three years ago that I began to know him well.

In the session of 1911 Senator Whalley was chairman of the insurance committee, and I had the honor of being chairman of the same committee in the House. We had a new code to draft. His committee and my committee did not agree on some of the important matter now written in the insurance code, and at times the contest between the two committees was very bitter, still, during all those stormy scenes, our personal friendship continued, each crediting the other with the same ideals he claimed for himself—he, believing what he fought for was for the best interests of the people of the state, although I thought different, but was prompted by the same motive of loyalty to my constituency.

Senator Whalley played his part as a citizen of the state heroically and courageously. He performed his work as a senator with all the
diligence and conscientiousness that he would have devoted to his own personal affairs. He was a good man and a good citizen. He did his duty as he saw it in the sight of God, and defied, if necessary, the criticisms of man.

Senator Whalley was true in all the relations of life. He was true to himself, to his convictions, to his country, to his friends, and to those he loved. He lived a clean life. He walked with the conscious strength of honest purpose.

Our acquaintance was short, indeed, but it was long enough to enable me to know not only the quality of his public service, but also his firm faith in our common Master.

In his death the state has lost a splendid public servant, the city of Seattle a useful and exemplary citizen, and his devoted wife and children an indulgent and loving husband and father.

Of him it might be truly said:

“If everyone for whom he has done some kindly act could bring a blossom to his grave, he would sleep tonight beneath a wilderness of flowers.”

Having performed the duty that confronted him on earth, with courage and unflagging conscience, he has not only left an enviable example for us to emulate, but has likewise prepared for himself a reward in the hereafter, which shall gladden for him the endless years of the future. While we here on earth mourn his departure and sit with his loved ones in the shadow of profound gloom, we are none the less conscious that the sorrow only abides on this side of the grave. For us there may be darkness while he is just awaking to the light of the perfect day.

The prow of his vessel has turned from the narrow sea of time, to the boundless and nobler ocean of eternity; so, that while we sorrow in his absence, we yet rejoice in the glory which he now enjoys, and which adds to and increases the nobility which he manifested in his life on earth.

Senator Steiner spoke as follows:

I feel it a great privilege to speak a word in commemoration of my friend and neighbor, John Ackroyd Whalley, who on the 30th day of March, 1912, in the prime of life was called to his final rest.

Mr. Whalley was at the time of his death a member of the state Senate, having been elected in November, 1910. His vacant chair in the Senate chamber, I, for the time being, have been called to occupy; but his place in the legislature I can not hope to fill. Although Mr. Whalley when stricken had scarcely passed the noon time of his life, and was looking forward hopefully to a glorious afternoon, the hopes and joys of domestic association, the comforts which his industry had made possible, the work he had planned for the future, all of which he left unfinished; yet, when measured by his achievements, his life was well rounded out.
Mr. Whalley was born in Yorkshire, England, in 1863. He spent his boyhood in San Francisco and came to Seattle in 1883, where he became the private secretary of Mr. Leigh S. Hunt, the editor and publisher of the Post-Intelligencer, from which position he rose rapidly to treasurer and business manager of that publication. In 1897 he engaged in the general insurance business in Seattle, building up a large business in which he was engaged at the time of his death. He was a member of the Masonic order, a Knight Templar and Shriner—one of the organizers of the National Guard of Washington, an active member of the Y. M. C. A. and a member of the Plymouth Congregational church. In 1891 he married Miss Clara H. Dickey, who with three daughters survive him.

Mr. Whalley was an optimist. He will be remembered best by those who knew him well by the unfailing cheerfulness of his disposition, and the high hope he inspired in those with whom he came in contact. My last recollection of Mr. Whalley was just prior to his departure for California in January, 1912; although then broken in health and in the shadow of death, he bade me goodbye with the same cheerful countenance that he had always worn.

The passing of a friend is in some respects like the closing of a treasured volume. We survey the field of human action covered, and ask ourselves, “What is the author’s message?” and so when a friend has passed, we ask, “What was his message to mankind?”

Those who knew Mr. Whalley well will instantly recall the message of good cheer which he lived and taught in his daily life. With high heart, and frank, open countenance, he daily proclaimed the message of his Master of Galilee: “Be of good cheer, I have overcome the world.”

Senator Davis spoke as follows:

This gathering here today, and this sadly memorable occasion remind us how thin is the veil that separates time from eternity, and mortality from immortality.

Mr. President, it is with mingled feelings of sadness and of satisfaction that I arise to pay a brief tribute of respect to the memory of Robley D. Shutt, sadness over his untimely taking away, but joy and satisfaction in memory of his genial kindly life, and of his labors of good to men. Coming from the same representative and senatorial district, it was my good fortune to enjoy the friendship of our departed friend and brother in whose memory we have met today.

In every relation of life Robley D. Shutt bore a manly part. Within these halls you knew him for his geniality, for his unfailing good humor, and good temper, for his attention to duty, for his devotion to the right as God had given him to see the right. You remember him for the hearty handclasp, for the wit which never wounded, for his patriotism, for his industry, for his patient endeavor, for his unwearied zeal in behalf of good legislation. Many a constituent can recall some kindly act performed for him by Mr. Shutt. These same kindly qualities he carried into his home which was made brighter and happier.
by his presence. Love, joy and happiness ruled the home life of our departed comrade. Into his business relations he carried the principles of honesty and integrity. His word was as good as his bond. Success crowned his efforts. In early life, like many an American boy, he had felt the driving sting of poverty, but by his industry he became the possessor of a home and a prosperous business. Not only in the home, in the state and business did he perform his part but also in that other great human institution the church. Here on Sunday morning he could always be found in his accustomed place, with his good wife who still mourns his loss, his silver crowned temples making him a conspicuous mark of attention in any assemblage. In quiet simplicity he reverently drew near to his Maker.

He was also a friend to the great cause of education. To struggling institutions of learning, and the worthy young men and women working their way through school he gave not only interest and sympathy, but also liberally from his purse. Thus today, Mr. President, do we recall the memory of our beloved and lovable friend. He was one who loved his fellow man. To him friendship was sacred, and few men were more richly blessed with friends, and many of the flowers of friendship he gathered from these legislative halls. Those of you who attended his funeral will remember the beautiful and earnest tribute falling from the lips of our retiring Governor Hay. The life of our friend was gentle and the elements so mixed in him that nature might stand up and say to all the world "This was a man." He is gone, but the lesson of his life is a clarion call to us who today occupy these legislative seats, to be faithful in the performance of every duty, to let not the spirit of party swerve us in the least from duty to the people of the entire state, to be faithful to every trust committed to our care, and to do our part toward planting the foundations of the State of Washington upon the eternal principles of morality, justice, and righteousness.

Representative J. H. Davis spoke as follows:

In speaking today in memory of Mr. Shutt, I do so in sadness. I claimed him as my friend. He came to Tacoma in 1889, about the same time that I arrived. We met and became fellow laborers in the railroad shops and soon became fast friends.

We worked together as fellow laborers, in business, and in this legislative hall. He was indeed my friend, and we often walked to our offices together. Mr. Shutt was intensely loyal to his state, his city, to his family and to his God.

He never waited until his friend should pass over to the other side to scatter flowers in his pathway, but this was his daily custom.

Always generous—and many citizens of the city of Tacoma will long remember him with kindness and many will mourn him long for his loss.

I remember well the day of his funeral as a beautiful, sunshiny day, and the great crowd of sorrowing friends that came to pay a loving
tribute to his memory. I remember seeing him borne to the cemetery and just as evening let its curtain down and pinned it with a star, we laid him to rest.

Senator Piper spoke as follows:

*Mr. President, and Members of the Legislature:*

It is my pleasure at this time to say a few words of my old friend and fellow townsman, John R. Kinnear, whose death occurred in Seattle recently. In his death his family were deprived of a true and affectionate husband and father; his associates an able, sincere and lovable friend; and the state and country a patriotic and loyal supporter. He fought in the war for the Union, served one term in the territorial legislature, was a member of the state constitutional convention, and was a senator in the first, second and third legislatures. While serving in the constitutional convention and the state Senate, it was my pleasure to make his acquaintance, which extended throughout the remainder of his life. In my work as a newspaper correspondent, it was necessary for me to follow closely the legislative proceedings, and I remember well the prominent part he took. In the constitutional convention he was chairman of the committee on corporations, other than municipal, and a member of the judiciary committee; and in the first, second and third sessions of the legislature, chairman of the judiciary committee. This record alone speaks for itself, and shows how he was considered in those days by the legal profession. There were many trying times in the formation of the laws of the new state, and the judiciary committee work was singularly difficult and important. It is not my purpose here to enumerate in detail the great service the deceased rendered his state, but it is modest indeed to testify to the fact that the state was very fortunate to have such a man at the post of duty at this time.

Senator Kinnear made comprehensive notes of the work of the constitutional convention, and they are of great value to the people of the state. He often spoke of them to explain various articles of the constitution and its purpose. It is the intention of his son, the Hon. Ritchey M. Kinnear, to have these notes printed and you can well understand their value.

For several years before his death, Senator Kinnear was an invalid, and when the final summons came he died like the soldier he was. He never complained during his illness, and to illustrate his character he made no will. He had always stood for the law, and he said that it was better to have the law take its course in the disposition of his fortune, accumulated by industry, wise investment and integrity. In speaking of his son, the Hon. Ritchey M. Kinnear, he followed his father in legislative work, and many present here today will remember the splendid service he rendered as a member of the state Senate during more recent years. Like father, like son, he was untiring in work for the betterment of our great commonwealth.
Simple were the services when this good man was laid to rest. His old comrades in arms were in charge. The beautiful service of the G. A. R. was invoked. Many friends were there, and as the soldier-statesman was lowered into the grave, a squad of soldiers fired the last salute. Then, as the bugler sounded "Taps," the solemn but beautiful note bade goodbye to all that was mortal of John R. Kinnear.

Mr. Childe spoke as follows:

John R. Kinnear, one of the grand old men of Washington, came to this state in 1883, was elected to the territorial legislature in 1884 and again elected to the upper house in 1888. In the mean time the constitutional convention was called and he was selected as a member and took a leading part in drawing that important instrument. He was a candidate for governor of the new state and came within two or three votes of receiving the nomination. The delegation from King county was delayed in arriving, and had they arrived at the convention hall in time he would have undoubtedly been nominated and elected. He served as state senator for the first two terms. He made his influence felt during both sessions. He passed into the Great Silence March 31st, 1912, at the age of 69, less than one year before reaching the allotted term of three score years and ten. "The finger of God touched him and he slept."

He took an active part in the Civil war, was recognized in civil life as a man of affairs, a man of honor and integrity, a soul worthy of our highest honor, love and esteem. In the presence of death man feels most keenly his littleness and insignificance. Language is wholly inadequate and our thoughts find utterance in broken sentences. We are confronted with the ever present truth that "In the midst of life there is death." This is the one ever-present fact—the great oppressive mystery, impelling men in all ages to repeat the great riddle "If a man die shall he live again?"

The life of such a splendid man as John R. Kinnear forms the strongest possible argument in favor of immortality. We cannot believe that his generous nature, his kind and genial courage, his practical patriotism, and his sterling character, can perish at the grave. The memory of his life is a kindly light that leads us on in higher achievement. In conclusion let me repeat the beautiful words of the great Ingersoll:

"Life is a narrow vale between the cold and barren peaks of two eternities. We strive in vain to look beyond the heights. We cry aloud, and the only answer is the echo of our wailing cry. From the voiceless lips of the unreplying dead, there comes no word; but in the night of death hope sees a star, and listening love can hear the rustle of the wing."

Senator Sharpstein spoke as follows:

The suggestion of the committee appointed by the president of the Senate that I say a few words as to the life and character of the late John R. Kinnear confers on me an opportunity which I appreciate as
a great honor—permits me in my humble way to express the great esteem and admiration entertained for this man in our part of the state.

When I first came to Olympia in an official capacity, twenty-two years ago this month, my dearly beloved father, who knew John R. Kinnear well, and had served with him in the constitutional convention, said to me: "When you get over to Olympia go to Senator Kinnear; make yourself known to him; you will find in him an honest man of sound judgment, having always the good of all the people in mind, and in all matters of legislation relating to subjects west of the mountains, you will be safe in following where he leads."

Needless to say, I found Senator Kinnear all this, and more too. Our acquaintance thus begun was such as to cause me to ever after honor and respect this honest man; this "noblest work of God."

The man who is born with a silver spoon in his mouth, who in his boyhood and early manhood has expectation of great inherited wealth finds it harder to hold his own—let alone not going back—than does the man of fair ability, and high ambition, who begins life without wealth, to rise above his beginning and make a useful and honored citizen of himself.

John R. Kinnear's parents were farmers. He was born in Indiana, raised and educated in Illinois, and after he had graduated from Knox College he enlisted in the army of the United States as a private soldier and was engaged in many battles for the preservation of the Union.

First and above all else he was a patriot; a loyal loving citizen. Subsequently he was admitted to practice as an attorney and held several important offices in Illinois before he moved to Seattle and became a citizen of this state, a useful and honored citizen he was, too. He was several times a member of the territorial legislature; a member of the constitutional convention. He ran a close race for nomination on the republican ticket for the first governor of this state. In the convention he received the united support of King county. He was a member of the state Senate at the first, second and third legislatures, being at each session chairman of the judiciary committee.

He was not a trimmer; he had a high regard for the opinion of his fellow citizens when deliberately and soberly formed, but not for their hasty biased judgments brought about through prejudice, passion or misinformation; willing to do and doing at all times all that he was capable of to see that the people stood for justice, for equity and for right.

He abhored the unfounded and unjust abuse of men and measures, particularly was he against the unfounded criticism of our laws and our courts. He knew that the scoundrel and the demagogue often used such attacks as these to cover their own shortcomings or feather their own nests.

An honest patriotic citizen, he had no use for the other kind.
I do not agree with Tennyson, who says:

"A life of honor and of worth
Has no eternity on earth;
'Tis but a name."

John R. Kinnear was a man of honor and of worth; he has passed to the hereafter—his memory will live eternally in the hearts of those who knew and loved him.

"Who lives to bravely take
His share of toil and stress,
And, for his weaker fellows' sake,
Makes every burden less,—
He may, at last seem worn—
Lie fallen—hands and eyes folded—
Yet though we mourn and mourn,
A good man never dies."

Senator Espy spoke as follows:

It is with double trepidation that I arise to speak in tribute to the memory of this great hearted man. First because I presumed until a few moments before we convened that one of his old comrades in service in this hall would take this part, and so am entirely unprepared to do justice to such a subject, and secondly because on viewing the progress made and work done by one who had so few advantages as compared with us more fortunate of his fellows, I am forced to the conclusion that we have not builded as we should.

Wallace Stuart was born in Willapa Harbor, Pacific county, Washington, about 1860. As the name indicates, his father was from that sturdy stock from the northern portion of Great Britain which has furnished so many of our leaders in finance, industry and the large affairs of life. His mother, however, was of that race which in this state at least, particularly in the extreme southwestern portion, did so much to facilitate and expedite the settlement and development of our great northwest; in spite of the fact that in so doing they were relinquishing an empire which was theirs by all the rights of possession and heritage. In this connection, while we are paying tribute to the memory of this beloved man as the representative of our people of the present day, and because he was during his life sent to this hall by the people of our own race to represent one of the most virile and progressive communities of our state, I wish to pay particular tribute to his memory as one of that race, which, though dispossessed of their rightful heritage by the inevitable march of civilization and utilization has not only acquiesced therein; but has stood nobly by and helped in that development, holding up the hands of the white interloper, because forsooth even in their ignorance, and to their immediate loss, they recognized that the new order was the rightful one, and that ultimately they themselves would be the beneficiaries as well as the benefactors. Although we as a nation owe much to the lowly Indian,
this state, more particularly the Western portion thereof to a special and peculiar degree is indebted to that race for the help and encouragement which has enabled us to take our place in so short a time as one of the most progressive and prosperous of the sisterhood within our Union.

Having come from this lowly origin (for his father though coming from the proud stock of Northern Britian, arrived here, I am told, as a sailor before the mast) and in spite of the fact that he lost that father by drowning in the waters of our harbor when he was a boy of but eight or nine years, and having from that time been reared by that good mother, alone, who with all her good qualities of mind and heart, was at best not blessed by education or training as are our own mothers, wives, and sisters, and with the further drawback of losing even their kind influence for good at an early age, Wallace Stuart came to years of discretion and later to maturity with a sound physique, mind and heart which made him during his entire life a leader among his fellows, and a force and perseverance which made his name and personality known from Vancouver, B. C., to San Diego, California.

In his early days he was a sportsman recognized as such all along the coast. In the olden days when the sailing regattas were the great events of the year, he was known as among the best sailors of the entire Northwest.

Whatever the capacity of the boat he sailed, so long as Wallace was at the helm, we knew that all was well and that she would be in the front rank in the finals. His judgment was never stampeded. He might make his mistakes as we all do, but he was capable at all times giving the best that was in him at a moment's notice. The same qualities which marked him in the sports of his youth, characterized him later in the regular and more trying affairs of life.

In business as in play he was always ready to give mature and explicit decision on the instant.

His force and ability to do things were prodigious. As a developer of the southwestern portion of our state he was in a class by himself.

He was always looked to in time of stress to do the necessary thing to help the community. One instance of this ability is worth reciting as typical of all.

Long engaged in the native oyster industry, he early recognized the value and practicability of transplanting the eastern varieties in our waters. He, though a poor man, by sheer force of his personality, capitalized the idea among his friends, whose name was legion in all the cities of the coast, and brought out the first eastern plants to the waters of the northwest on a commercial scale.

By his peculiar knowledge of conditions he made a success of growing these oysters where others with more capital and larger grounds had repeatedly failed.
Now comes the great test before which so many of our great geniuses and pioneers in different lines of industry have from time immemorial failed completely; that is the evolving of a successful salesman from the producer. Few have been able to assume the double role, yet, this man, sprung from these humble but honest sources, raised as an orphan, fatherless, later motherless, in a pioneer community far from the advantages of civilized life, rose to the occasion as few have done under the most advantageous circumstances.

In the face of a competition from the East and South which appeared almost a complete monopoly, he introduced and forced the sale of his oyster, which, after the place where transplanted, he called the "Toke Points," until they were used and required by the best clubs and hotels from Victoria to San Diego. And so energetic was he in their exploitation that before many years that name was applied to all the oysters transplanted from the East to and grown in the waters of the Northwest, which are acknowledged by all to be the most delicious bivalve grown by man.

This is but symbolic of his energy and enterprise in every task he undertook.

His views and mine were not always the same, and in our county he and myself often belonged to opposing factions. But while recognizing his ability and resource as a fighter, his opponents always acknowledged he was absolutely on the square, fair to friend and foe alike—one who would stay by the former but always ready to meet the latter half way.

In Pacific county and the Southwest generally, whenever a scheme for the betterment or uplift of the community required particular tact and skill, it was Wallace Stuart who was called upon and gladly responded.

When the needy were to be relieved, the one who did it was Wallace Stuart. When a thorough comrade and loyal friend was wanted you approached Wallace Stuart. When the afflicted mourned or the happy rejoiced, a sympathetic response was found in Wallace Stuart.

These qualities were those which so endeared Wallace Stuart to all who knew him, that, when he met his death by drowning in early April, 1911, the entire county mourned his loss and joined as would members of one's immediate family, in the continued search for his body, and it was these qualities of force, loyalty, tenderness and good fellowship which caused not only his entire county, but the neighboring counties of the Southwest to pay tribute to him at his funeral.

This life of Wallace Stuart, beginning with such untoward prospects, gradually developing by sheer force of the "ego,"—the inner man; and his services benefitting, and recognized by, the entire coast were such as to prove that we ourselves are the great controllers of our destiny, as in the words of Longfellow:

"The lives of great men oft remind us,
We can make our lives sublime,
And departing leave behind us,
Footprints on the sand of time."
Representative Stream spoke as follows:

Peter Wallace Stuart was born at Willapa Harbor in Pacific county. He was a man beloved by all. Wallace Stuart was a man who, it is safe to say, had no enemies in the community where he lived. He was a man just to a fault. The poor and needy never went away from him empty handed, and the fact of it is that the knowledge of their need came to him; they did not have to apply to him for help because his hand was always open to those in distress, and with it all, he was a man who never let his left hand know what his right hand did. He was of a jovial disposition, always happy and good natured. He was liberal in his views, and always willing to grant to the other fellow the right of his own thoughts and opinions. He was a good citizen, a splended neighbor, and a kind and loving father.

Senator Emerson Hammer spoke as follows:

The Hon. Thomas Hayton of Skagit county was one of the pioneers of the state of Washington, and one of the earliest pioneers of Skagit county. It was he who with others of the sturdy men of the day who drove back the waves of Puget Sound and fenced them out, and drove the salmon and other fishes from the land, and builded great dikes to prevent their return. It was he who helped to transform this waste of land and water into the richest agricultural land in the world, viz., the Skagit delta. It took men of iron nerve, stable character and indomitable will to thus hew from the wilderness and reclaim from the ocean this wonderfully rich and beautiful farming section of our county in spite of the hardships always attendant upon pioneer effort.

However, Providence permitted him to live to a good old age and enjoy for some years the fruits of his early efforts. And permitted him when in reminiscent mood to call up the past and command those events to pass before his view like moving pictures in their regular order the building of an empire; a privilege of which any of us might be proud.

Many honors were conferred upon him from time to time when the people felt that they needed a man of good, sound business judgment; a solid, well balanced, deliberative mind. The most distinguished of these honors being his election as member of that great body who gave to us that splendid and most profound document, our state constitution.

Representative Conner spoke as follows:

The Honorable Thomas Hayton was a pioneer of the early '70's, a man loved by all who knew him, a man whose first thought was for his community, his county, his state and his country, his private interests coming after all these.

He served his country well as a member of Company D, 39th Kentucky volunteer infantry during the last three years of the civil war,
coming out of the service with the rank of sergeant, and being honor­ably discharged in October, 1965.

In 1875 Mr. Hayton and his family crossed the plains, making their first stop in the State of Washington at Walla Walla, shortly afterward coming to Puget Sound to what is now Skagit county, where the majority of his family have resided ever since.

As a lifelong republican Mr. Hayton was always active in political matters and a leader in his party, having for many years prior to his death attended every county convention in official capacity and serving at various times in the territorial and state conventions as a delegate. In 1889 his name was perpetuated in the annals of the history of this state, by his being elected and serving as a member of the constitutional convention.

His death occurred only last Thursday, and at this time all that is left of his mortal being rests at his home at Mt. Vernon, awaiting the arrival of relatives from the east.

At this very moment the surviving six sons and two daughters and their respective families are beside the bier mourning the loss of the departed, and tomorrow will follow his mortal body to its burial.

His life was well spent and his final call was as to one faithful in the few things to rule over the many.

The president's gavel sounded three times, the Senate and the House in joint session assembled, stood with bowed heads in silent prayer.

At 3:30 p.m., on motion of Senator Hammer, the joint session dissolved.

HOUSE SESSION.

The House was called to order by the speaker at 3:40 o'clock p.m.

On motion of Mr. Farnsworth, the House adjourned until January 29th, at 10 o'clock a.m.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
SEVENTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 29, 1913.

The House was called to order by the speaker at 10:00 a.m.
Roll call showed all members present except Mr. Conner, who was excused.

Prayer was offered by Rev. James H. Edgar, of Olympia.

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

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1913.

Your committee on engrossed bills, to whom was referred House bill No. 53, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.


House bill No. 153: Do pass as amended.
House bill No. 121: Do pass as amended.
House bill No. 112: Do pass as amended.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1913.

We, your committee on commerce and manufacturing, to whom was referred House bill No. 181, entitled "An act relating to reforesting certain state lands, and withdrawing from sale state lands suitable only for reforestation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to committee on state schools and granted lands.

ROBERT GRASS, Chairman.

We concur in this report: Max M. Neumann, Jens Jensen, J. C. Hutchinson, E. A. Sims, J. E. Beam, Miller Freeman.

The report was adopted.
Mr. Speaker:

We, your committee on commerce and manufacturing, to whom was referred House bill No. 180, entitled "An act relating to the acquisition by condemnation or otherwise, of certain lands in private ownership for state reforestation purposes, 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 referred to the committee on state, school and granted lands.

Robert Grass, Chairman.

We concur in this report: Max M. Neumann, Jens Jensen, J. C. Hutchinson, E. A. Sims, J. E. Beam, Miller Freeman.

The report was adopted.

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 177, entitled "An act to amend section 1, article 14, of the constitution of Washington, relating to the vesting of the judicial power and providing that the legislature may create a court of domestic relations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, and that it be entered upon the journal of the House.

Hance H. Cleland, Chairman.


Mr. Speaker:

We, a majority of your committee on constitutional revision, to whom was referred House bill No. 176, entitled "An act to amend sections 33 and 34 of article one (1) of the constitution of the State of Washington, relating to the recall of elected officials, by striking from said section 33 the words: "except judges of courts of record," and striking from said section 34, the words "other than judges" and including judges in said recall," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Hance H. Cleland, Chairman.

We concur in this report: Chas. L. Chamberlin, W. V. Wells, F. A. LeSourd, J. M. Stevenson, T. H. McKay, Sam R. Sumner.
MR SPEAKER:

We, a minority of your committee on constitutional revision, to whom was referred House bill No. 176, entitled "An act to amend sections 33 and 34 of article one (1) of the constitution of the State of Washington, relating to the recall of elected officials, by striking from said section 33 the words "except judges of courts of record," and striking from said section 34, the words "other than judges," and including judges in said recall," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, and that it be entered upon the journal of the House.

We concur in this report: Frank W. Middaugh, E. K. Brown.

MR SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 132, entitled "An act relating to special officers to perform certain functions in cases where the sheriff is interested or incapacitated, and providing for their appointment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


MR SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 133, entitled "An act relating to the exercise of eminent domain by cities, and amending section 7770 of Remington & Ballinger's 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.

William Wray, Chairman.

eminent domain by cities, and amending section 7770 of Remington & 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 not pass.

We concur in this report: Dix H. Rowland.

MR SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1913.

We, your committee on public morals, to whom was referred House bill No. 20, entitled “An act amending subdivision 3 of section 2436, Remington & Ballinger’s Code of the State of Washington, relating to the offense of having carnal knowledge of children,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. M. STEVENSON, Chairman.

We concur in this report: Frank Goss, John Urquhart, F. L. Sweet, John Gray, J. A. Fontaine.

Mr. Stevenson moved the adoption of the report.

Mrs. Axtell demanded a roll call.

The roll was called and the indefinite postponement of House bill No. 910 failed to carry by the following vote: Yeas, 36; nays, 49; absent or not voting, 191.

Those voting yea were: Representatives Adams, Arnold (W. E.), Brown, Brooks, Catlin, Chamberlin, Childe, Cleland, Craig, Davis, Foster, Fontaine, Gilkey, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Horrigan, Hurd, Lum, McKay, Mess, Middaugh, Moren, Sims, Stevenson, Stevens, Sweet, Tonkin, Truax, Turnbok, Urquhart, Wray, Mr. Speaker—36.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislaw, Bryant, Capron, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Gillbo, Hastings, Hill, Holmes, Houser, Hutchinson, Jensen, Kingery, Langford, LeSourd, Masterson, McFarland, Merriam, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oakes, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stewart, Stream, Turnbow, Wells, Zednick—49.
Those absent or not voting were: Representatives Aagaard, Conner, Field, Freeman, Goss, Herber, Hughes, Kennedy, Mapes, McArdle, McCoy, Sumner—12.

On motion of Mr. Sims, House bill No. 20 was re-referred to the judiciary committee.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 29, 1913.

Mr Speaker:

The Senate has passed House joint memorial No. 2, relating to the asking of the congress of the United States for an appropriation for the completion of the Celilo canal, with the following amendments: Strike the word "respectively" in line 2 of the memorial and substitute therefor the word "respectfully." Strike the fourth paragraph of the memorial which reads as follows: "Whereas, one of the great steamship lines of the world, namely, the Hamburg-American line, has selected the Columbia river as the Pacific coast terminal for its trans-Pacific-Oriental service; and,"

Also the Senate has passed House joint memorial No. 3, relating to the reclamation and decoration of soldiers' burial ground on San Juan Island;

Also the Senate has passed House joint memorial No. 4, relating to the establishment of additional life saving equipment on Klipsan beach, Washington, with the following amendment: Strike the last line of the memorial;

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.

On motion of Mr. Farnsworth, the House concurred in Senate amendments to House joint memorial No. 2, by the following vote: Yeas, 87; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Adams, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Greenbank, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles,

Those absent or not voting were: Representatives Aagaard, Arnold (W. A.), Conner, Goss, Halsey, Hughes, Kennedy, McCoy, Sumner—9.

On motion, the House concurred in Senate amendments to House joint memorial No. 4 by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.


Those absent or not voting were: Representatives Aagaard, Childe, Conner, Freeman, Goss, Hughes, Kennedy, Mc Ardle, McCoy, Sumner—10.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 29, 1913.

Mr Speaker:

The Senate has passed Senate concurrent resolution No. 6, "Relating to the appointment of a joint committee to investigate the state reformatory at Monroe," and the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Referred to the committee on commerce and manufactures.
Mr. Speaker:
The Senate has passed Senate bill No. 16, entitled "An act creating a state school for the deaf and a state school for the blind;"
Also Senate bill No. 110, entitled "An act appropriating the sum of fifteen thousand dollars for the printing of the thirteenth legislature."
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Davis, the rules were suspended and Senate bill No. 110 was placed on second reading.

The bill was read the second time in full by sections.
On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.


Those absent or not voting were: Representatives Aagaard, Childe, Cleland, Farnsworth, Freeman, Goss, Hughes, McCoy, Moren, Stevenson, Sumner—11.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Davis, the rules were suspended and the chief clerk instructed to immediately transmit Senate bill No. 110 to the Senate.

**INTRODUCTION AND FIRST READING OF BILLS.**

Engrossed Senate bill No. 30, by Senator Brown: An act to establish and regulate the salaries of county commissioners in counties having a township organization, other than counties of the first class.

Referred to committee on township organization.

Senate bill No. 25, by Senator Fairchild: An act to amend section 6521 of Remington & Ballinger's Annotated Codes and Statutes of Washington, which is section 2 of chapter 136 of Session Laws of 1895, relating to the rate of interest.

Referred to committee on banks and banking.

House bill No. 244, by Messrs. Adams, Brown and Picken: An act relating to the organization and government of irrigation districts, and the sale of bonds arising therefrom, and amending sections 6417, 6418, 6419, 6425, 6426, 6427, 6481, 6482, 6483, 6487, 6488, 6499, 6440, 6441, 6442, 6443, 6444, 6450, 6451, 6452, 6466 and 6488 of Remington & Ballinger's Annotated Codes and Statutes of Washington, contained in chapter VII, title XLVIII of said codes and statutes, relating to irrigation districts, and repealing sections 6448, 6458, 6459, 6460, 6461, 6474, 6484 and 6485 thereof, and saving rights relating to or affecting existing irrigation districts or any proceedings therein.

Referred to committee on irrigation and arid lands.

House bill No. 245, by committee on appropriations: An act appropriating the sum of five thousand dollars, or so much thereof as may be necessary, for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1913.

Passed to second reading.

House bill No. 246, by committee on appropriations: An act making an appropriation for maintenance of the governor's mansion from January 1, 1913, to March 31, 1913.

Passed to second reading.
House bill No. 247, by Mr. McKay: 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.

Referred to committee on municipal corporations of the first class.

House bill No. 248, by Messrs. Dunning and Falkner: An act declaring the sovereignty of the state over all fishing grounds and food fishes in Puget Sound and its tributaries, and that portion of the Gulf of Georgia, with its tributaries, lying within the boundaries of the State of Washington; providing a means whereby the use of fixed fishing appliances in such territory shall be regulated; enlarging the duties of the board of fish commissioners, the commissioners of public lands and the state fish commissioner; and repealing all conflicting laws or parts of laws.

Referred to committee on fisheries.

House bill No. 249, by Messrs. Mapes, McKay and Craig: An act granting certain tidelands to the port of Grays Harbor for port purposes only and providing for its reversion to the state if not used for such purposes.

Referred to committee on tidelands.


Referred to committee on judiciary.

House bill No. 251, by Mr. Moren and Mr. Lum: An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at North Yakima, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishings of said armory, and authorizing the promulgation and regulations for the government thereof.

Referred to committee on appropriations.

House bill No. 252, by Mr. Hastings: An act relating to the submission of constitutional amendments and other questions
to popular vote and amending section 4890 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on privileges and elections.

House bill No. 253, by Mr. Rowland (H. K.): An act relating to the duties of county treasurers regarding public monies coming into their possession and the custody of the same, and amending section 3943 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on banks and banking.

House bill No. 254, by Mr. Lum: An act establishing state road No. 19 and defining its boundaries.

Referred to committee on roads and bridges.

SECOND READING OF BILLS.

House bill No. 18, relating to notaries public in banks and other corporations.

Mr. Freeman moved to have the bill re-referred to the committee on judiciary.

Mr. Mapes demanded a roll call.

A sufficient number arising, the clerk was directed to call the roll, and House bill No. 18 was re-referred to the committee on judiciary by the following vote: Yeas, 51; nays, 35; absent or not voting, 11.


Those voting nay were: Representatives Adams, Catlin, Chamberlin, Childe, Christensen, Farnsworth, Fontaine, Gray, Greenbank, Halsey, Hays, Hill, Holmes, Horrigan, Hurd, Jensen, Lum, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Neumann (M. M.), Picken, Reid, Rowland (H. K.);
Sisson, Smith, Truax; Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—35.

Those absent or not voting were: Representatives Aagaard, Conner, Davis, Goss, Hughes, Kennedy, McCoy, Oaks, Stevens, Stevens, Sumner—11.

The speaker announced that he noticed in the gallery of the House former Senator Graves, from Spokane, and former Senator Smithson, of Kittitas, and at his direction Mr. Adams and Mr. Cleland escorted the two gentlemen to the rostrum.

House bill No. 88, relating to an increase in compensation and mileage of members of the state legislature.

The bill was read the second time in full by sections.

Mr. Newman offered the following amendment to section 1:

Amend by inserting after the word “session,” section 23, line 6, the following:

Provided, That such state representative elect, between the time of his election and the convening of the state legislature, shall give at least thirty days (30) to visiting and examining the various hospitals, homes, penal and educational institutions of the state, roads, bridges, and other enterprises in which the state is interested and shall have made a separate report of the same to the state auditor who shall keep such report on file to be by him delivered to the House of Representatives upon its being organized. Such visits and reports may be made by any representative individually or in company with other representatives. Each member shall sign such report and shall make an affidavit of the time he has actually spent in making such visits and examination; otherwise he shall be entitled to, and receive, only five dollars ($5.00) per day during the session of the legislature.”

The amendment was lost.

Mr. Childe moved to amend as follows: Amend section 23, line 6, by striking the words “ten cents for every mile he shall travel,” and inserting the words “the necessary expense.”

The amendment was lost.

Mr. Middaugh moved the adoption of the following amendment:

Amend title by striking out the words “An act to amend” and insert in lieu thereof the words “proposing an amendment to.”

The amendment was adopted.
Mr. Middaugh moved the adoption of the following amendment:

Amend enacting clause by striking out the word “enacted” and inserting in lieu thereof the words “proposed and resolved.”

The amendment was adopted.

House bill No. 28, relating to the creation of a bureau of farm development.

On motion, the rules were suspended and House bill No. 28 was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 12.


Those voting nay were: Representatives Mapes, Mess, Miles, Moren, Tonkin, Turnbow, Mr. Speaker—7.

Those absent or not voting were: Representatives Aagaard, Beam, Conner, Davis, Freeman, Goss, Hughes, Kennedy, McCoy, McKay, Middaugh, Sumner—12.

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

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

On motion of Mr. Chamberlin, the House took a recess to 2:00 p. m.
AFTERNOON SESSION.

The House was called to order by the speaker at 2:00 p.m.
Roll call showed all members present except Messrs. Conner, Davis, Houser, Stewart and Sumner, who were excused.
The speaker announced that Ezra Meeker, one of the early pioneers, and marker of the Old Oregon trail was in the lobby, and at his direction Mr. Gilkey and Mrs. Croake escorted the gentleman to the rostrum.
On motion of Mr. Rowland (D. H.), unanimous consent was given, and Mr. Meeker addressed the House for a few moments on the subject of state and national highways.
On motion of Mr. Pierce, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

EIGHTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, January 30, 1913.
The House was called to order by the speaker at 10:00 a.m.
Roll call showed all members present except Messrs. Adams and Rowland (H. K.).
The absentees were excused.
Prayer was offered by Rev. James H. Edgar, of Olympia.
On motion, reading of previous day's journal was dispensed with and it was approved.
PETITIONS.

A petition from the women of the Big Bottom country, addressed to Mr. Siler, with reference to the subject of good roads, was read.

The petition was referred to the committee on roads and bridges.

A duplicate of the above petition addressed to the governor was read by the clerk.

The petition was referred to the governor.

RESOLUTIONS.

By Mr. Overman:

WHEREAS, The bills submitted to the state printer, who must follow copy, have been found to contain a mass of errors.

Therefore be it Resolved, That the chief clerk be instructed to employ a proofreader in the person of Medill Connell, at a salary of five dollars per day.

Mr. Overman moved the adoption of the resolution.

Mr. Corkery moved to amend by adding to the resolution that the chief clerk be empowered to hire two competent stenographers for the use of the members in their correspondence and other work.

The amendment was adopted.

The resolution as amended was adopted.

Br. Mr. Neumann:

Resolved, That the chief clerk be instructed to have printed 200 copies of House bill No. 61.

Mr. Neumann moved the adoption of the resolution.

The resolution was adopted.

On motion of Mr. Farnsworth, House bill No. 117, in the committee on banks and banking, was re-referred to the committee on corporations other than municipal.

The speaker announced that he was about to sign the following:

House joint memorials Nos. 2, 3 and 4, House concurrent resolutions Nos. 1, 5, 8 and 9, House joint resolution No. 5, and House bill No. 72.
MR. SPEAKER:

We, your committee on state school and granted lands, to whom was referred House bill No. 87, entitled "An act to dedicate certain strips of land in Walla Walla county for road and highway purposes," 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 committee on state penitentiary.

W. V. Wells, Chairman.


On motion of Mr. Hedger, the report was adopted.

MR. SPEAKER:

We, your committee on public morals, to whom was referred House bill No. 69, entitled "An act to prevent and punish unlawful arrest and false imprisonment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on judiciary.

J. M. Stevenson, Chairman.


On motion of Mr. Stevenson, the report was adopted.

Mr. Speaker:

We, your committee on public morals, to whom was referred House bill No. 70, entitled "An act to prevent and punish unlawful searches and seizures and house and room invasions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on judiciary.

J. M. Stevenson, Chairman.


On motion, the report was adopted.

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 73, entitled "An act to amend section 4 of article
11 of the constitution of the State of Washington, relating to county, city and township organization," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 73 be substituted for House bill No. 73, and that it do pass, and that it be entered upon the journal of the House.

HANCE H. CLELAND, Chairman.

We concur in this report: W. V. Wells, Frank W. Middaugh, F. A. LeSourd, E. K. Brown, Robert Grass, Engene A. Childe, Chas. L. Chamberlin.

On motion of Mr. Chamberlin, the motion as to the substitute bill was adopted.

On motion of Mr. Pierce, the substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 27, 1913.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 124, entitled "An act relating to the making or signing of written pledges, promises or agreements to support or oppose legislative measures, and providing for a penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 27, 1913.

MR. SPEAKER:

We, a minority of your committee on judiciary, to whom was referred House bill No. 124, entitled "An act relating to the making or signing of written pledges, promises or agreements to support or oppose legislative measures, and providing for a penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


House bill No. 93: Do pass as amended.
House bill No. 138: Do pass as amended.
House bill No. 22: Do pass as amended.
House bill No. 19: Do pass as amended.
House bill No. 91: Do pass as amended.
STATE OF WASHINGTON

House of Representatives,
Olympia, Wash., January 29, 1913.

Mr. Speaker:

We, your committee on tidelands, to whom was referred House bill No. 219, entitled "An act relating to the cities of the second class providing for the drainage and filling of low lands, swamp lands, tidelands or tide flats within their borders and in effecting such fill and drainage and to secure material therefor, empowering such cities to construct and control shipping canals and artificial waterways for public use and to acquire, hold and lease lands abutting upon said canals or waterways for the purpose of erecting public docks, wharves and bridges and to lease said lands to private persons or concerns for manufacturing, shipping and other commercial purposes and providing for the payment of such improvement by creating special improvement districts, assessing the cost of such improvements to the land benefited thereby from the general expense fund, or both of such methods, and extending to such cities the right of eminent domain for the purpose of carrying into effect the provisions of this act, for the taking or damaging of property and providing a method of making compensation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. A. Mapes, Chairman.

We concur in this report: Miller Freeman, Wm. A. Arnold, L. D. McArdle, Thos. F. Murphine, G. J. Langford, H. E. Foster, W. H. Kingery.

House of Representatives,
Olympia, Wash., January 29, 1913.

Mr. Speaker:

We, your committee on appropriation, to whom was referred House bill No. 85, entitled "An act appropriating funds for the relief of Laura Winter Nelson," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


House of Representatives,
Olympia, Wash., January 29, 1913.

Mr. Speaker:

We, your committee on appropriation, to whom was referred House bill No. 155, entitled "An act for the relief of Thomas R. Giles, and making an appropriation therefor," have had the same under consider-
ation, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1913.

Mr. Speaker:

We, your committee on appropriation, to whom was referred House bill No. 225, entitled "An act for the relief of Poole's Seed & Implement Company, 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.

J. H. Davis, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 227, entitled "An act for the relief of Mary J. Soash 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.

J. H. Davis, Chairman.


REPORTS OF SPECIAL COMMITTEES.

A report of a special committee created by the legislature of 1911 for the purpose of investigating and revising certain conditions with reference to coal mines was read by the clerk.

The report was referred to the committee on mines and mining.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 30, 1913.

Mr. Speaker:

The Senate has passed House bill No. 94, entitled "An act providing for the maintenance and support of the state salmon hatcheries and making an appropriation therefor," with the following amendment
thereto: "In section 2, line 1 of the printed bill, the same being sec-
tion 2, line 1 of the original bill, after the word 'for' strike the remain-
der of said section and substitute therefor the following: 'the imme-
diate support of the state government and its existing public institu-
tions, and shall take effect immediately.'"

Also Senate concurrent resolution No. 7, "Relating to the preparation
of printed record of memorial services held January 28, 1913."

And the same are herewith transmitted.

The president signed Senate joint resolution No. 4.

WILLIAM 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 bill No. 94 by the following vote: Yeas,
86; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Celdon, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hed-
ger, Herber, Hill, Holmes, Horrigan, Houser, Hurd, Hutchin-
son, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Master-
son, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Nor-
ton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D.
H.), Siler, Sims, Sisson, Smith, Stevens, Steward, Stream, Sweet,
Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr.
Speaker—86.

Voting nay: Representative Dunning—1.

Those absent or not voting were: Representatives Conner,
Farnsworth, Goss, Hughes, Kennedy, McArdle, McFarland,
Rowland (H. K.), Stevenson, Sumner—10.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 255, by Mr. H. K. Rowland: An act to pre-
vent the use of the waters in the State of Washington in any
other state, and to prevent the utilization of the waters within
said state for purposes of use in any other state, and prohib-
iting the appropriation of the waters within the state for any of
said uses or purposes, and providing proceedings to enforce this act, and declaring an emergency.

Referred to committee on irrigation and arid lands.

House bill No. 256, by Mr. McKay: An act relating to change of venue from police courts in cities of the second class.

Referred to committee on judiciary.

House bill No. 257, by Mr. McKay: An act relating to the offices of city attorney and police judge in cities of the second class.

Referred to committee on judiciary.

House bill No. 258, by Mr. Moll: An act to amend section 5351 of the second volume of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, relating to birds.

Referred to committee on game and game fish.

House bill No. 259, by Mr. Robe: An act appropriating fifteen thousand dollars ($15,000) for the improvement of the North Fork of the Skykomish river, in Snohomish county, Washington, providing for the appointment of a commission to expend same, and conferring upon such commission the power of eminent domain.

Referred to committee on appropriations.

House bill No. 260, by Mr. Arnold (W. E.), Mr. Field and Mr. Siler: An act relating to the feasibility and utility of certain lands for state road purposes, describing and declaring same to be a state road.

Referred to committee on roads and bridges.

House bill No. 261, by Mr. Urquhart: An act authorizing the completion of the final survey of the Quincy Valley irrigation project, and appropriating money therefor.

Referred to committee on irrigation and arid lands.

House bill No. 262, by Mr. Wray: An act relating to the establishment and maintenance and inspection of boarding houses for children and prescribing a penalty.

Referred to committee on judiciary.

House bill No. 263, by the Joint Committee on Revenue and Taxation: An act providing when changes may be made in the
boundaries of road and school districts, and other taxing districts.

Passed to second reading.

House bill No. 264, by Joint Committee on Revenue and Taxation: An act providing for the assessment of fishtraps, fishtrap locations and fishing locations by the state board of tax commissioners.

Passed to second reading.

House bill No. 265, by Joint Committee on Revenue and Taxation: An act requiring all irrigation companies to file with the county auditor of each county a plat showing exact location and width of right of way of their ditches and canals.

Passed to second reading.

House bill No. 266, by Joint Committee on Revenue and Taxation: An act to amend section 9200 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the equalization of assessments by adding to said section a proviso limiting the time when application may be made for a reduction of an assessment to the first six days of the session of the county board of equalization.

Passed to second reading.

House bill No. 267, by Joint Committee on Revenue and Taxation: An act requiring a statement of the true consideration of watercraft by the state board of tax commissioners as personal property.

Passed to second reading.

House bill No. 268, by Joint Committee on Revenue and Taxation: An act to amend article 7 of the constitution of the State of Washington, relating to assessment and taxation.

Passed to second reading.

House bill No. 269, by Joint Committee on Revenue and Taxation: An act to prevent the removal of timber standing upon lands upon which taxes are delinquent and providing a penalty for the violation of the same.

Passed to second reading.
House bill No. 270, by Joint Committee on Revenue and Taxation: An act requiring a statement of the true consideration of persons, firms or corporations engaged in the business of furnishing electric light, water, heat, power, gas and telephones to the public.

Passed to second reading.

House bill No. 271, by Joint Committee on Revenue and Taxation: An act requiring a statement of the true consideration for the transfer of real property before a deed may be recorded.

Passed to second reading.

House bill No. 272, by Messrs. Robe, Moll, Overman and Holmes: An act establishing a powder factory, providing for the management of, and the sale of powder therefrom, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 273, by Mr. Chamberlin: An act relating to the assessment and taxation of hay, grain or other personal property held in storage and requiring the warehouseman to pay the tax on said property and give him a lien for taxes paid and providing a punishment for the violation of this act.

Referred to committee on revenue and taxation.

House bill No. 274, by Mr. Jensen: An act providing for procuring plans and for the construction and maintenance of a public highway bridge across the Pend D'Oreille river between the state of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 275, by Mr. Adams: An act relating to bonds of irrigation districts, providing under what circumstances such bonds may be made legal investments for the funds of banks, banking associations, trust companies, insurance companies, and for the state school funds and trust funds, and providing for the deposit of such bonds as surety for public monies, and providing for a commission for approving certain bonds of irrigation districts, for a report thereon, for the filing of such report,
for a certificate of the state auditor, and for registering of such bonds in the office of the state auditor.

Referred to committee on irrigation and arid lands.

House bill No. 276, by Mr. Urquhart: An act relating to the irrigation of lands in Grant, Adams, Chelan and Douglas counties known as Quincy Valley lands and lands in the neighborhood of the system which can be feasibly brought under the same source of water supply and providing for the construction, maintenance and operation of a system of storage and irrigation works for that purpose; said system to consist of storage and irrigation works for the impounding and storage of water in and about Lake Wenatchee and Fish lake, in Chelan county, and their inlets, and in and about the Wenatchee river and its tributaries, and for the carriage and distribution of said impounded waters to said lands and to develop hydro-electric power incidental to the irrigation of said lands; and to provide for the erection of a state reclamation board and defining its duties and powers, and for the issuance and sale of state bonds to create a fund for said construction, and to provide ways and means, exclusive of loans, by means of a sinking fund and an improvement fund, created by this act, to pay the interest on said bonds, as it falls due; and also to pay and discharge the principal amount of said bonds within twenty years from the time for the contracting thereof; and to provide for the maintenance and operation of said works by means of said improvement fund; and to provide for the submission of this act to a vote of the people of the State of Washington under and in accordance with the provisions of article eight (8) section three (3) of the constitution of this state, and making an appropriation to carry this act into effect.

Referred to committee on irrigation and arid lands.

House bill No. 277, by Mr. Taylor: An act creating the office of commissioner of colonization and development and authorizing the clearing by the state of logged-off public lands and the purchase and clearing of privately owned logged-off lands and selling the same to settlers, and authorizing the acquisition of
reservoir sites by the state and authorizing the impounding of waters by the state and distributing the same by irrigation, and authorizing an issue of bonds for the aforesaid purposes and appropriating present money therefor, and ordering a referendum of this act to the people.

Committee reference passed temporarily.

House bill No. 278, by D. H. Rowland (by request): An act establishing a domestic relations session of the superior court and providing for a secretary thereof.

Referred to committee on judiciary.

House bill No. 279, by Mr. Beam: An act relating to the payment of bounties for killing cougars, lynx, wildcats, coyotes and timber wolves and amending sections 3593 and 3594 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on game and game fish.

House bill No. 280, by Mr. Wray: An act granting and conferring the power of eminent domain upon counties.

Referred to committee on judiciary.

House bill No. 281, by Messrs. Kennedy and Hurd: An act to amend sections 2, 3 and 19 of an act entitled “An act to provide a system of registration of births and deaths and the method of reporting births and deaths and for the issuance of permits for the burial, removal or transportation of bodies of deceased persons, and fixing a penalty for violation,” approved March 7th, 1907.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 282, by Mr. Hurd: An act to secure justice between litigants by regulating court procedure, and permitting liberal amendments to pleadings.

Referred to committee on judiciary.

House bill No. 283, by Messrs. McKay, Craig and Mapes: An act authorizing cities of the second class to create a public
fund and to levy taxes for that purpose, and providing for the manner of the expenditure of such fund.

Referred to committee on internal improvements and Indian affairs.

House joint memorial No. 6, by Mr. Greenbank: Relating to an intracoastal canal from the Straits of Juan de Fuca to Grays Harbor, Willapa bay and the Columbia river.

Referred to committee on memorials.

Senate bill No. 16, by Senator French: An act creating a state school for the deaf and a state school for the blind.

Referred to committee on defective youth and reformatory.

SECOND READING OF BILLS.

The speaker called Mr. Halsey to the chair.

House bill No. 133, relating to the exercise of the power of eminent domain by cities.

The bill was read the second time in full by sections.

Mr. Rowland (D. H.) moved the adoption of the minority report.

The motion was lost.

Mr. Rowland (D. H.) moved the adoption of the following amendment:

Amend by adding at the end of section 1, after the word "waived," in line 9, the following:

"Upon application of either party to the action the court shall change the place of trial to the most convenient county in which neither the city nor the land in question is situated."

On motion of Mr. Christensen, the previous question was ordered.

The amendment was lost.

Mr. Rowland demanded a roll call.

A sufficient number did not rise to demand a roll call.

On motion of Mr. Sims, 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, 71; nays, 17; absent or not voting, 9.

Those voting nay were: Representatives Axtell, Black, Bryant, Croake, Davis, Dunning, Foster, Gilkey, Gillbo, Herber, Jensen, Masterson, Norton, Rowland (H. K.), Rowland (D. H.), Sweet—17.

Those absent or not voting were: Representatives Arnold (W. E.), Cleland, Goss, Hastings, Houser, Hughes, Moren, Neumann (M. M.), Sumner—9.

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

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

Mr. Francis A. Garrecht, of Walla Walla, member of the 1911 session, at the invitation of the speaker, was escorted to the rostrom by Messrs. Hedger and Hill.

House bill No. 177, relating to the creation of a court of domestic relations.

The bill was read the second time in full by sections.

Mr. Foster moved the adoption of the following amendment:

In eighth line of printed bill, strike the word "exclusive."

The amendment was lost.

The bill was passed to third reading.

MR. SPEAKER: OLYMPIA, WASH., JANUARY 27, 1913.

We, your committee on judiciary, to whom was referred House bill No. 153, entitled "An act relating to justices of the peace and con-
stables in cities having a population of 50,000 or more inhabitants; providing for their election or appointment, fixing their salaries, and repealing sections 6537 and 6538 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1 by adding thereto the following: "Provided, There shall not be more than five justices in any city unless the same has a population of 300,000 or more."

Amend section 4, line 2 of the printed bill, being line 3 of the original bill, by striking the words "225,000," and insert in lieu thereof the words "100,000."

Amend section 4, line 2 of the printed bill, being line 4 of the original bill, by striking the words "$2,500," and inserting in lieu thereof the words "$2,000."

Amend section 4, line 2 of the printed bill, being line 4 of the original bill, by striking the period after the word law, inserting in lieu thereof a semicolon, and adding thereafter the following: "Provided, That whenever a justice is appointed police judge of any city, the city shall pay at least one-half of the salary of said justice, and the county shall pay the other half of such salary, payable as now provided by law."

William Wray, Chairman.


The bill was read the second time in full by sections.
The committee amendments were adopted.
Mr. Reid offered the following amendment to section 4:
Strike the figures "2,000" and insert in lieu thereof the figures "1,500."

Mr. Reid moved the adoption of the amendment.
Mr. Reid demanded a division.
The amendment was lost.
Mr. Murphine moved to amend by striking the words "of the state" in section 8.
The amendment was adopted.
The bill was passed to third reading and ordered engrossed.
House bill No. 176, relating to the recall of judges.
The bill was read the second time in full by sections and passed to third reading.
We, your committee on judiciary, to whom was referred House bill No. 121, entitled "An act relating to the duties and functions of prosecuting attorneys; abolishing the office of coroner, and repealing sections 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, which said sections relate to the election, qualification and duties of coroners and deputy coroners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1 by striking the period after the word "investigation," in the last line of said section, and inserting a comma in lieu thereof, and by adding thereafter the following: "which shall be public and shall be held at such time and place as shall give any person interested therein an opportunity to be present and to be represented by counsel."

Amend section 2, line 2 of the printed bill, being line 3 of the original bill, by inserting after the word "necessary" the following: "or requested by any person interested therein."

Amend act by adding thereto section 9, to read as follows: "Section 9. This act shall be in full force and effect after January 1, 1914, and at said time all coroners shall turn over to the prosecuting attorney all public property in their hands."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

The committee amendments to sections 1 and 2 were adopted.

Committee amendment: Amend act by adding thereto section 9 to read as follows: "Section 9. This act shall be in full force and effect after January 1, 1914, and at said time all coroners shall turn over to the prosecuting attorney all public property in their hands."

Mr. Neumann offered the following amendment: Amend committee amendment by striking the words and figures "January 1, 1914," and inserting in lieu thereof the following: "the second Monday in January, 1915."

Mr. Neumann moved the adoption of the amendment.
The amendment to the committee amendment was adopted. The committee amendment as amended was adopted.

Mr. Goss moved the adoption of the following amendment:
Add new section:

Section 10. Provided, That this bill shall not affect counties in which cities of the first class are located.

The amendment was lost.

Mr. Merriam moved that the words "of the state" in the title and in section 8 be stricken.

The amendment was adopted.

The bill was passed to third reading and ordered engrossed. On motion of Mr. Taylor, the House took a recess until 2:00 p.m.

AFTERNOON SESSION

The House was called to order by the speaker at 2:00 p.m.

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

The committee appointed to determine the necessity for an extended investigation into the matter of alleged irregularities in the leasing of harbor lands and extension of harbor areas in Seattle, asked leave of the House for further time until Friday morning, January 31st, 1913, in which to submit their report, for the reason that the stenographic report of the testimony had not been finished.

Leave was granted.

Mr. Houser moved that the charges filed, the testimony taken and the findings of the committee be printed.

Mr. Chamberlin offered the following amendment.

That an abstract of the evidence be printed. Provided, That in case Representative Houser does not believe that the testimony is correctly abstracted, he shall have the right to have any additional evidence and filed as a separate document.

Mr. Chamberlin moved the adoption of the amendment. The amendment was lost.
On motion of Mr. Cleland, the previous question was ordered. The motion of Mr. Houser prevailed.

On motion of Mr. Davis, the House returned to the order of reports of standing committees.

REPORT OF STANDING COMMITTEE.

House bill No. 164: Do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 30, 1913.

MR. SPEAKER:

The president has signed Senate bill No. 110, entitled "An act appropriating the sum of fifteen thousand dollars for the printing of the thirteenth legislature," and the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign Senate bill No. 110.

On motion of Mr. Pierce, the House adjourned.

C. R. MAYBURY, Howard D. TAYLOR,
Chief Clerk. Speaker.

NINETEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 31, 1913.

The House was called to order by the speaker at 10:00 a.m. Roll call showed all members present except Messrs. Childe, Conner and Sumner.

All absentees were excused.

Prayer was offered by Rev. James H. Edgar, of Olympia.

On motion, reading of previous day's journal was dispensed with, and it was approved.
At the invitation of the Speaker, Mr. L. O. Meigs, speaker of the House of Representatives at the session of 1909, occupied a seat on the rostrum.

REPORTS OF STANDING COMMITTEES.
OLYMPIA, WASH., January 30, 1913.

MR. SPEAKER:
We, your committee on engrossed bills, to whom was referred House bills Nos. 49 and 88, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,
A. M. BRYANT, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 30, 1913.

MR. SPEAKER:
We, your committee on engrossed bills, to whom was referred House bills Nos. 28, 60, 176, 153 and 121, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,
A. M. BRYANT, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1913.

MR. SPEAKER:
We, your committee on roads and bridges, to whom was referred House bill No. 103, entitled “An act granting to county commissioners the authority to fix and impose a license on the owners of dogs, providing for the manner of collecting the same, creating a dog license fund designating the purpose for which fund shall be used, providing for reimbursing the owners of sheep and angora goats for damages done by dogs, and authorizing the transferring of said fund to the road and bridge fund,” 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 dairy and livestock.

L. D. McARDLE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 30, 1913.

MR. SPEAKER:
We, your committee on state soldiers’ and veterans’ home, to whom was referred House bill No. 173, entitled “An act to provide for the
selection and adoption of an official state flag," have had the same under consideration, and we respectfully report it back to the House with the recommendation that it do pass.

F. A. LeSourd, Chairman.

We concur in this report: Chas. H. Merriam, A. M. Bryant, Ben F. Hill, F. P. Goss, Nena Jalidon-Croake, Dr.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 159, entitled "An act to repeal sections 2691 and 2692 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington of 1909, relating to soliciting or receiving tips and providing a penalty therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 135, entitled "An act amending section 1907, Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, relating to the taking of deposition in actions pending before justices of the peace," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


MR. SPEAKER:

We, a majority of your committee on harbors and waterways, to whom was referred House bill No. 8, entitled "An act defining the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchasers such
lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Miller Freeman, Chairman.


House of Representatives,

Mr. Speaker:

Olympia, Wash., January 28, 1913.

We, a minority of your committee on harbors and waterways, to whom was referred House bill No. 8, entitled "An act defining the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchasers such lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Dan Earle, Eli P. Norton.

House of Representatives,

Mr. Speaker:

Olympia, Wash., January 29, 1913.

We, your committee on roads and bridges, to whom was referred House bill No. 56, entitled "An act punishing the obstruction and injury of public highways, roads and bridges, and providing a penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

L. D. McArdle, Chairman.


House bill No. 143: Do pass as amended.

House bill No. 141: Do pass as amended.

House bill No. 175: Do pass as amended.

House bill No. 134: Do pass as amended.

House bill No. 107: Do pass as amended.

On invitation from the speaker, Mr. Phil Locke, member of the House of Representatives in 1909 and 1911, was escorted to a seat on the rostrum by Messrs. McKay and Craig.

Message from the Senate.

Senate Chamber,

Mr. Speaker:

Olympia, Wash., January 31, 1913.

The Senate has passed engrossed Senate bill No. 27, entitled "An act relating to the rents and profits during the period of redemption, pro-
viding for the collection of moneys expended in the improvement or cultivation of land during said time and amending section 600 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also engrossed Senate bill No. 52, entitled: "An act to create the county of Cook subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties;"

Also engrossed substitute Senate bill No. 7, entitled: "An act relating to the method of killing water fowl, defining the term "sneak boat" and amending section 5358 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also engrossed Senate bill No. 145, entitled: "An act forbidding the sale, barter, giving away, disposal of or display for sale of pocket pistols and revolvers and fixing a penalty for the violation thereof;"

Also Senate joint memorial No. 6, "Relating to the restriction of immigration;"

Also Senate concurrent resolution No. 5, "Relating to resignation of Warden Charles S. Reed from state penitentiary and commending his work;"

Also House concurrent resolution No. 12 "Relating to the memorial services for the late Honorable Harry A. Fairchild;"

Also House concurrent resolution No. 11, "Relating to the death of the Honorable John Lockwood Wilson, and providing for memorial services;"

Also House joint memorial No. 5, "Relating to the construction of a waterway connecting Fidalgo Bay with Similk Bay in Skagit county;"

Also Senate joint memorial No. 5, "Petitioning the United States congress to pass House Roll No. 5966, providing for the permanent location, marking and monumenting the Old Oregon Trail, from the Missouri river to Puget Sound;"

Also engrossed Senate bill No. 61, entitled: "An act relating to weights and measures, establishing standards therefor; providing for the enforcement thereof; prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith;"

Also Senate joint memorial No. 8, "Relating to the cure for tuberculosis, and urging an appropriation for the formula thereof;"

Also Senate joint memorial No. 9, "Relating to the construction of a great inland waterway from the Straits of Juan de Fuca inland through Puget Sound, Grays Harbor thence through Grays Harbor to Willapa Bay, from Willapa Bay to the Columbia river, and along the Columbia river to connect with the survey of the Canadian government;"

Also the president has signed House bill No. 72, entitled: "An act appropriating the sum of one hundred and fifty thousand dollars for the purchase of jute and operation of the jute mill at the state penitentiary;"
Also House joint memorial No. 2, "Relating to the Columbia river and its tributaries and urging congress to make an appropriation for the purpose of constructing waterways in and along said river;"

Also House joint memorial No. 3, "Relating to a burying ground on San Juan island and requesting congress to make an appropriation to reclaim said grave yard."

Also, House joint memorial No. 4, "Relating to establishing a life saving station near Klipsan beach;"

Also House concurrent resolution No. 1, "Relating to the appointment of a committee of three members by the speaker to act with a like committee from the Senate to notify the governor that the legislature is now in session and ready to receive any communications that he may have to make;"

Also House concurrent resolution No. 5, "Relating to the memorial services for Honorable S. J. Appleman;"

Also House concurrent resolution No. 8, "Relating to the memorial services for Honorable Peter Wallace Stewart;"

Also House concurrent resolution No. 9, "Relating to the memorial services for Honorable Thomas Hayton;"

Also House joint resolution No. 5, "Relating to a committee to confer with a committee from the legislature of the State of Oregon relative to a bridge across the Columbia river;"

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

The speaker announced that he would appoint on House concurrent resolution No. 11, Messrs. Cleland, Moren and Goss.

The speaker announced that he would appoint on House concurrent resolution No. 12, Messrs. Wells and Hughes.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 284, by Messrs. Wells, Sisson and Conner: An act relating to the dissolution of union high school districts and amending section 4469 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on Education.

House bill No. 285, by Mr. Wray: An act appropriating the sum of nine thousand ($9,000.00) dollars for the relief of the Florence Crittenden Home of Seattle, the White Shield Home of Tacoma, and the Florence Crittenden Home of Spokane.

Referred to committee on appropriations.

House bill No. 286, by Mr. Mapes (by request): An act providing for the amendment of section 16 of article one (1) of the
constitution of the State of Washington, relating to the exercise of the power of eminent domain.

Referred to committee on constitutional revision.

House bill No. 287, by Messrs. Hutchinson and Smith: An act authorizing the creating of a commission to be known as the "Columbia river commission," defining the duties, and providing for the maintenance thereof.

Referred to committee on appropriations.

House bill No. 288, by Messrs. Jensen and Cleland: An act to provide for the better protection of life and property against injury resulting from the operation of steam engines and boilers, providing for the examination and licensing of engineers, and for the inspection of steam boilers and steam engines.

Referred to committee on labor and labor statistics.

House bill No. 289, by Mr. Freeman: An act establishing a state zoological survey, defining its duties, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 290, by Mr. Siler: An act relating to the public school system of the State of Washington, and amending section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on education.

House bill No. 291, by the King county delegation: An act relating to public printing and amending section 3 of an act entitled "An act creating the office of public printer; providing for the appointment thereof and qualifications of said officer; providing for the public printing and binding, fixing the compensation thereof, and declaring an emergency," approved March 11th, 1905. Said section being section 8618 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and section 5 of title 429 of Pierce's Washington Code, 1912.

Referred to committee on printing and supplies.

House bill No. 292, by Mr. Grass: An act authorizing boards of county commissioners to vacate county roads and prescribing the procedure therefor.

Referred to committee on roads and bridges.
House bill No. 293, by Mr. Grass: An act authorizing the working of prisoners sentenced to and confined in county jails and providing for the regulation thereof.

Referred to committee on judiciary.

House bill No. 294, by Mr. Catlin: An act relating to service of summons and complaint, when ordered, in action for divorce where the complaint contains a charge of adultery and a co-respondent is named in the complaint.

Referred to committee on judiciary.

House bill No. 295, by Mr. Hastings: An act creating the state fiscal commission, abolishing the offices of board of state land commissioners, commissioner of public lands, state capitol commission, public property commission, public archives commission, state historical building commission, state board of equalization, state board of finance, state oyster commission, state highway board, state board of fish commissioners, state board of forest commissioners, state board of tax commissioners, state board of control, state library commission, and board of managers Washington state reformatory; transferring the bureau of inspection and supervision of public offices to the jurisdiction of said state fiscal commission, repealing sections 5053, 5054, 5055, 5164, 5168, 5241, 5242, 5243, 5244, 5276, 6605, 6623, 6624, 6625, 6626, 6629, 6632, 6696, 7001, 8931, 8932, 8964, 8965, 8966, 8967, 8968, 9084 and 9089 of Remington & Ballinger's Annotated Codes and Statutes of Washington and fixing the salaries and duties of the members of said state fiscal commission.

Referred to committee on miscellaneous.

House bill No. 296, by Mr. Hastings: An act relating to the industrial insurance commission and abolishing the offices of state mine inspector and commissioner of labor and repealing sections 6550, 6551, 7372, 7373 and 7392 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 297, by Mr. Hastings: An act relating to the duties of the public service commission of Washington and
abolishing the offices of state mine inspector and commissioner of labor and state board of dairy and food commission and repealing sections 3069, 3070, 3071, 3073, 3074, 5444a, 5444b, 5444d, 5445, 5445a, 5445b, 5445c, 5445d, 6025, 6028, 6041, 6042 and 6050 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 298, by Mr. Hastings: An act to amend section 6 of article 8 of the constitution of the State of Washington, relating to the limit of indebtedness of municipal corporations.

Referred to committee on constitutional revision.

House bill No. 299, by Messrs. McKay and Mapes: An act providing for the holding of sessions of the superior court of the State of Washington for the county of Chehalis at the city of Aberdeen in said county and authorizing the board of county commissioners of said county to incur the expense incident there-to.

Referred to committee on judiciary.

House bill No. 300, by the committee on state, school and granted lands: An act relating to the sale and removal of timber from state school and granted lands.

Passed to second reading.

House bill No. 301, by Messrs. Taylor, Mess and Tonkin: An act amending section 2 of chapter 92 of the Session Laws of Washington of 1911, and providing for the exclusion of territory and property included or hereinafter to be included in any port district.

Referred to committee on harbors and waterways.

House bill No. 302, by Mr. Wray: An act amending section 8 of an act entitled "An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation, and repealing certain acts," approved March 18th, 1911.

Referred to committee on railroads.
Engrossed Senate joint memorial No. 5, by Senator Cotter (by request): Petitioning the United States congress to pass House roll No. 5966, providing for the permanent location, marking and monumenting the Old Oregon Trail, from the Missouri river to Puget Sound.

Referred to committee on roads and bridges.

Senate joint memorial No. 6, by the Senate committee on memorials: Relating to the restriction of immigration.

Referred to committee on memorials.

Senate concurrent resolution No. 7, by Senator Allen: Relating to the preparation of printed record of memorial services held January 28th, 1913.

Referred to committee on memorials.

Engrossed Senate bill No. 27, by Senator Shaefer (by request): An act relating to the rents and profits during the period of redemption, providing for the collection of moneys expended in the improvement or cultivation of land during said time and amending section 600 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on revenue and taxation.

Engrossed substitute Senate bill No. 7, by Senate committee on game: An act relating to the method of killing water fowl, defining the term "sneak boat" and amending section 5358 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on game and game fish.

Engrossed Senate bill No. 145, by Senate committee on judiciary: An act forbidding the sale, barter, giving away, disposal of or display for sale of pocket pistols and revolvers, and fixing a penalty for the violation thereof.

Referred to committee on game and game fish.

Engrossed Senate bill No. 52, by Senator Chappell: An act to create the county of Cook 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.
Senate concurrent resolution No. 5, by Senator Allen: Relating to resignation of Warden Charles S. Reed from state penitentiary and commending his work.

Referred to committee on memorials.

House joint memorial No. 7, by Messrs. Wells and Earle: Petitioning the president and congress of the United States to promptly recognize the republic of China.

Passed under suspension of rules. Yeas, 90; nays, 0.

House bill No. 303, by Mr. Hastings: An act relating to stamps, coupons, tickets, certificates, cards, or other similar devices, for or with the sale of goods, wares and merchandise, and providing a penalty for the violation thereof.

Referred to committee on judiciary.

Senate joint memorial No. 8, by Senator Rosenhaupt, to Hon. Wesley L. Jones and Hon. Miles Poindexter, relating to cure of tuberculosis.

Referred to committee on memorials.

Senate joint memorial No. 9, by Senator Espy, relating to an intracoastal canal from the straits of Juan de Fuca inland through Puget Sound southwestward to Grays Harbor, etc.

Referred to committee on harbors and waterways.

On motion of Mr. Wells, the rules were suspended and House joint memorial No. 7 was placed on second reading.

The memorial was read in full the second time.

On motion of Mr. Wells, the rules were suspended, the second reading considered the third, and House joint memorial No. 7 was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, Le-
Those absent or not voting were: Representatives Childe, Freeman, Hastings, Kennedy, Oaks, Pierce, Stevenson—7.

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

On motion of Mr. Wells, the rules were suspended and the chief clerk was directed to immediately transmit the memorial to the Senate.

SECOND READING OF BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 30, 1913.

We, your committee on appropriations, to whom was referred House bill No. 164, entitled “An act making the appropriation for the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

COMMITTEE AMENDMENT.

In line 2 of section 1 of the original bill, after the word “hundred” strike the word “thirty.”

J. H. DAVIS, Chairman.


The committee report was adopted.

The bill was passed to third reading and ordered engrossed.

House bill No. 85, for relief of Laura Winter Nelson.

The bill was read the second time in full by sections and passed to third reading:

MR. SPEAKER:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 28, 1913.

We, your committee on Agriculture, to whom was referred House bill No. 93, entitled “An act to prevent the spread of noxious weeds,
relating to the duties of owners, lessees, mortgagees, occupiers, and agents of lands and of district road supervisors, prosecuting attorneys, county commissioners, county auditors, county treasurers, and superior courts, providing a penalty for the violation thereof, providing for appeals to the superior court and supreme court, providing for the exception of certain lands therefrom and amending sections 3038, 3039, 3040 and 3041 of chapter 60 of the Session Laws of 1911, and section 3042 of Remington & 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 the title in lines 8 and 9 of the original bill (lines 5 and 6 of the printed bill) by striking out the words, "of chapter 60 of the Session Laws of 1911."

Amend section 1, in lines 1 and 2, by striking out the words "of chapter 60 of the Session Laws of 1911."

Amend section 1, in line 8 of paragraph 10 (line 51 of the printed bill) by striking out the words "on any unoccupied public or state lands."

Strike out section 3.

J. A. FONTAINE, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 6. After the comma at the end of the line, insert the following: "or on any road, street or highway bordering thereon to the center thereof."

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 9. Strike out the words "and wilfully."

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 16. Strike the words "giving a description of the kinds and character of weeds growing thereon" and insert "with the name of the owner or lessee of such lands when known."

The amendment was lost.
Mr. Merriam moved the adoption of the following amendment:

Strike final “s” from the word “cases” in line 86 of the printed bill, so that the same will read “case” instead of “cases.”

The amendment was adopted.

There being no objection, the speaker appointed Messrs. Brooks and Brown to correct the title.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 138, entitled “An act providing for the payment by the state, county, or city, or other municipal corporation, of the premiums or charges on official or fidelity bonds of public officers or public employes when given by surety companies, and validating the payment of premiums on such bonds heretofore made,” 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), line (5) of the original bill, being line (3) of printed bill, insert the word “either” after the word “law.”

Line (7) of original bill, being line (4) of printed bill, strike the words “provided, however, that if any such person shall present a verified petition to the officer required by law to approve his bond, showing that he is unable to get any surety company to act as surety on the bond, then, in that event.”

Line (10) of original bill, being line (6) of printed bill, insert the word “or.”

E. L. Farnsworth, Chairman.

We concur in this report: W. Dean Hays, H. K. Rowland, E. A. Sisson.

The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Pierce moved the adoption of the following amendment: Strike from the first line the words “and employes.”

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 5, line 2. After the words “per centum” insert “per annum.”

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.
On motion of Mr. Davis, the House returned to the reports of special committees.

REPORT OF SPECIAL COMMITTEE.

The clerk proceeded to read the report of the special committee appointed under the substitute for House concurrent resolution No. 7 to investigate certain matters in connection with tide lands and harbor areas in the city of Seattle.

The clerk was interrupted in the reading of the report by Mr. Farnsworth who moved that the report be made a special order for 2:15 p.m. this date.

Mr. Houser moved to amend by making the report a special order for Tuesday, February 4, 1913, at 2:15 p.m.

Mr. Farnsworth accepted the amendment.

The motion as amended was carried.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,

Mr. Speaker: Olympia, Wash., January 29, 1913.

We, your committee on appropriations, to whom was referred House bill No. 91, entitled "An act making an appropriation for directing the payment of the principal and interest due on the purchase of fractional sectional 16 in township 25 north, range 4 east, Willamette Meridian, made under the provisions of chapter 122, Laws of Washington, 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

COMMITTEE AMENDMENT.

Section 3. That the sale of said fractional section 16 in accordance with the provisions of said act of March 14, 1893, to the governor for the use of the university of Washington for university purposes be and the same hereby is confirmed and validated in all respects, and the commissioner of public lands is hereby authorized and directed to execute a deed of said fractional section 16 to the State of Washington for the use of the university of Washington and deliver said deed to the board of regents of said university of Washington.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.
House bill No. 155, for the relief of Thomas R. Giles.
The bill was read the second time in full by sections.
The bill was passed to third reading.
House bill No. 219, relating to cities of the second class providing for the drainage and filling of low lands, etc.
The bill was read the second time in full by sections.
On motion of Mr. Pierce, the following amendments were adopted:

- Line 1, after the word "second" insert "or third."
- Section 2, line 26. After the word "unless" strike the word "nine" and insert "two thirds of the."
- Section 2, line 31. After the word "and" strike word "nine" and insert "two thirds of the."
- Section 10, line 16. Strike the word "nine" and insert "two thirds of the."
- In section 21, line 1 of the printed bill, after the word "second" insert "or third."

The bill was passed to third reading and ordered engrossed.
House bill No. 225, for the relief of Poole's Seed & Implement Company.
The bill was read the second time in full by sections.
The bill was passed to third reading.
House bill No. 227, for the relief of Mary J. Soash.
The bill was read the second time in full by sections.
The bill was passed to third reading.

THIRD READING OF BILLS.

House bill No. 121, relating to the duties and functions of prosecuting attorneys; abolishing the office of coroner, and repealing certain sections of Remington & Ballinger's Codes and Statutes of Washington.

On motion of Mr. Cleland, the rules were suspended, the third reading of the bill was dispensed with and House bill No. 121 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 3; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black,Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Childe,
Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunn­ning, Falkner, Farnsworth, Fontaine, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, Lang­ford, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Steven­son, Stevens, Stewart, Sumner, Sweet, Tonkin, Truax, Turn­bow, Wray, Mr. Speaker—79.

Those voting nay were: Representatives Christensen, Moll, Zednick—3.

Those absent or not voting were: Representatives Capron, Earle, Foster, Field, Freeman, Goss, Hastings, Hurd, Kennedy, Mapes, Middaugh, Rowland (D. H.), Stream, Urquhart, Wells—15.

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

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

House bill No. 153, relating to justices of the peace and con­stables in cities having a population of 50,000 or more inhab­itants.

On motion of Mr. Wray, the third reading of House bill No. 153 was dispensed with and House bill No. 153 was placed on final passage and passed the House by the following vote: Yeas, 70; nays, 7; absent or not voting, 20.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Beam, Black, Brislawn, Brown, Catlin, Cham­berlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Farnsworth, Field, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Le­Sourd, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Mer­riam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce,
Those voting nay were: Representatives Arnold (W. E.), Langford, Reid, Robe, Rowland (H. K.), Siler, Turnbow—7.

Those absent or not voting were: Representatives Axtell, Brooks, Bryant, Capron, Dunning, Earle, Falkner, Foster, Fontaine, Freeman, Goss, Hastings, Hurd, Jensen, Kennedy, McFarland, Rowland (D. H.), Stream, Urquhart, Wells—20.

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

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

House bill No. 176, relating to recall of judges.

On motion of Mr. Corkery, the bill was allowed to go over until Monday, February 3, 1913, and to retain its place on the calendar.

On motion of Mr. McArdle, the House adjourned until 11:00 o'clock a. m., February 3, 1913.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
Prayer was offered by Rev. R. H. Edmonds of the Olympia Congregational church.

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

The following employes were called to the bar of the House and sworn in by the speaker, to-wit: M. Connell, J. A. Begg and E. R. Thoma.

RESOLUTION.

By Mr. Holmes:


WHEREAS, It is reported in the newspapers and about the capitol building that attendance at Washington state college has fallen off by 212 students, without apparent cause, and

That the professor of materia medica of said college committed suicide because of real or fancied grievances, foundation for which were laid at this institution, and

That the city of Pullman is not large enough to maintain clinics for the medical department, thus compelling the junior and senior classes to put in their time in a private hospital in the city of Spokane, and

That money appropriated by the state for clinics is spent at said private hospital, and

That the agricultural department of said institution has become disorganized and is without a head; now, therefore,

Be it Resolved, That the speaker of the House appoint a committee of three to ascertain the facts and obtain all the evidence possible bearing upon the rumors and make their report to this House as to the advisability regarding the appointment of a joint committee of the House and Senate to make a thorough investigation of the condition existing at said college.

Mr. Holmes moved the adoption of the resolution.

Mr. McArdle moved that the resolution be laid on the table.

The motion was carried and the resolution was laid on the table.

The speaker announced that he was about to sign House bill No. 94, House concurrent resolution No. 12, House concurrent resolution No. 11 and House joint memorial No. 5.
MESSAGE FROM THE SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE,
Office of Secretary,
Olympia, January 31, 1913.

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

Dear Sir: I have the honor to transmit herewith House bill No. 176 which was passed by the legislature of 1911 and vetoed by the governor.

This bill, when acted upon by the present session, should be returned to this office.

Respectfully submitted,

I. M. Howell, Secretary of State.

By J. Grant Hinkle,
Assistant Secretary.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
Olympia, March 21, 1913.

March 21, 1911.

The Honorable, The Secretary of State,
Olympia, Washington.

Dear Sir: I transmit herewith House bill No. 176, without my approval.

I am obliged to withhold my approval of this bill because of its plain violation of constitutional provisions of this state relating to the disposition of lands granted for educational purposes. The constitution provides (art. 16, sec. 2) that "none of the lands granted to the state for educational purposes shall be sold otherwise than at public auction to the highest bidder." The bill provides for the sale of the tract to the city of Hoquiam for specified purposes. It is obvious that lands cannot be sold at public auction to a single individual or corporation. Moreover, the provision for sale at public auction undoubtedly was adopted to secure sales of lands at their fair value, and it cannot be presumed that lands sold on condition that they be used for a specified purpose or purposes will bring as much as if sold for any purpose to which the lands are adapted.

Respectfully submitted,

M. E. Hay, Governor.

On motion of Mr. Chamberlin, House bill No. 176 of the session of 1911 was made a special order for 2:15 p. m., Wednesday, February 5, 1913.
REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., February 3, 1913.

Mr. Speaker:

Your committee on engrossed bills to whom was referred House bills Nos. 164, 91, 85, 155, 227, 225, 138, 177, 219, 93, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. Bryant, Chairman.

We concur in this report: J. E. Turnbow, G. J. Langford, W. H. Kingery, Paul W. Houser.

House of Representatives,
Olympia, Wash., January 30, 1913.

Mr. Speaker:

We, your committee on commerce and manufacturing, to whom was referred Senate concurrent resolution No. 6, "Relating to the appointment of a joint committee to investigate the state reformatory at Monroe," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that whereas, a House resolution by Mr. Grass calling for an investigating committee of three members of the House be appointed by the speaker to investigate and report to the House certain charges and irregularities in the management of the state reformatory at Monroe and the board of managers thereof and the committee already voted to recommend that said resolution be adopted, and, whereas, a concurrent resolution of the Senate calling for a joint investigating committee to investigate same institution passed the Senate unanimously and is now before the House, this committee recommends that said Senate concurrent resolution No. 6 be adopted, and that House resolution be laid on the table.

Robert Grass, Chairman.

We concur in this report: E. A. Sims, Miller Freeman, Jens Jensen, Max M. Neumann, J. E. Beam, J. C. Hutchinson, L. W. Field.

On motion of Mr. Grass, the rules were suspended, and the House proceeded to the second reading of bills.

Second Reading of Bills.

Senate concurrent resolution No. 6, relating to the appointment of a joint committee to investigate the state reformatory at Monroe.

The resolution was read by the clerk.

On motion of Mr. Grass, the rules were suspended, the second reading was considered the third, the resolution was placed on
final passage and passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 6.


Those voting nay were: Representatives Brislawn, Christensen, Earle—3.

Those absent or not voting were: Representatives Brooks, Field, Hughes, Jensen, Rowland (D. H.), Stream—6.

The resolution, having received the constitutional majority, was declared passed.
amending section 4764 of Remington & 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 be re-referred to the committee on privileges and elections.

WILLIAM WRAY, Chairman.

We concur in this report: Hance H. Cleland, Eugene A. Childe, Chas. L. Chamberlin.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1913.

Mr. Speaker:

We, your committee on Judiciary, to whom was referred House bill No. 167, entitled "An act relating to the Washington state reformatory, the management and government thereof, and amending sections 8577, 8580, 8581, 8582, 8583, 8584, 8585, 8586, 8587, 8588, 8593, 8594 and 8595, and repealing sections 8578, 8579 and 8590 of Remington & 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 be re-referred to the committee on state school for defective youth, reform school and reformatory.

WILLIAM WRAY, Chairman.

We concur in this report: Hance H. Cleland, Eugene A. Childe, Chas. L. Chamberlin.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 149, entitled "An act relating to the superior courts of the counties of Thurston and Mason and the appointment and election of judge therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1913.

Mr. Speaker:

We, your committee on tide lands, to whom was referred House bill No. 349, entitled "An act granting certain tide lands to the port of Grays Harbor for port purposes only and providing for its reversion to
the state if not used for such purpose," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. A. MAPES, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 30, 1913.

Mr. Speaker:

We, your committee on state school for defective youth, reform school and reformatory, to whom was referred House bill No. 235, entitled "An act relating to the commitment of persons to the Washington state training school, and to their discharge therefrom," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. W. FIELD, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 30, 1913.

Mr. Speaker:

We, your committee on state school for defective youth, reform school and reformatory, to whom was referred Senate bill No. 16, entitled "An act creating a state school for the deaf and a state school for the blind," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. W. FIELD, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 29, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 162, entitled "An act relative to the issuance and enforcement of executions and amending section 510 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.

MR. SPEAKER:

We, your committee on constitutional revision, to whom was referred House bill No. 221, entitled "An act proposing amendments to article two of the constitution relating to the legislative department of the state government," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

HANCE H. CLELAND, Chairman.


On motion of Mr. Cleland, the report was adopted.

House bill No. 25: Be indefinitely postponed.

Mr. Cleland moved the adoption of the report.

Mr. Wray moved as a substitute that the House resolve itself into a committee of the whole for the purpose of taking up House bill No. 25 and House bill No. 15.

The substitute motion was lost.

On motion of Mr. Childe, House bill No. 25 and House bill No. 15 were made a special order for Thursday, February 6, 1913, at 10:30 a.m.

On motion of Mr. Chamberlin, House bill No. 117 was referred to the committee on banks and banking.

House bill No. 140: Do pass as amended.

House bill No. 211: Do pass as amended.

House bill No. 119: Majority, do not pass; minority, do pass.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 116 entitled: "An act relating to the withdrawal of bank deposits in banks or trust companies and amending section 3364 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also engrossed Senate bill No. 18, entitled: "An act relating to the solemnization of marriages and amending section 7154 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"
Also engrossed Senate bill No. 50, entitled: "An act to amend sections 4 and 5 of an act regulating the purchase, manufacture and sale of jute and other products manufactured at the state penitentiary, etc."

Also engrossed Senate bill No. 63, entitled: "An act authorizing county commissioners to issue county road bonds for constructing and improving public ways, and for aiding in so doing, both within and without the limits of incorporated cities and towns, prescribing the method of expending the proceeds thereof, validating elections and other proceedings heretofore held or had relating thereto, and authorizing certain incomplete proceedings to be completed under this act;"

Also engrossed Senate bill No. 71, entitled: "An act relating to garnishments in the justice courts in the State of Washington, and amending sections 1832, 1833 and 1843 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also engrossed Senate bill No. 97 entitled: "An act to amend section 1, chapter 150, Session Laws of 1909, of an act entitled 'An act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities, providing for modes of payment therefor, repealing all acts in conflict herewith, and declaring an emergency,' approved March 17th, 1909;"

Also engrossed Senate bill No. 142, entitled: "An act making an appropriation to satisfy a mortgage held by the Washington Trust Company on certain escheated lands and providing for the dismissal of the suit to foreclose the same;"

Also engrossed Senate bill No. 69, entitled: "An act relating to the recovery of damages for the death of a person caused by the wrongful act or neglect of another and amending section 183 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 13, by Mr. Newman: Relating to the work of President E. A. Bryan, of Washington state college.

Referred to committee on state college.

House concurrent resolution No. 14, by Mr. Lum: Relating to the "Panama Pacific Exposition."

Referred to committee on memorials.

House bill No. 304, by Messrs. Picken, McArdle, Davis, Hughes and Sims: An act proposing an amendment to sections
2 and 3 of article II of the constitution of the State of Washing­
ton, relating to membership of the legislature.

Referred to committee on constitutional revision.

House bill No. 305, by Mr. Truax: An act pertaining to fore­
closures of certificates of delinquency and amending section
9256, of Remington & Ballinger’s Annotated Codes and Stat­
utes of Washington.

Referred to committee on judiciary.

House bill No. 306, by Mr. Moll: An act to amend section 5,
chapter 90 of the Session Laws of 1911, relating to game birds.

Referred to committee on game and game fish.

House bill No. 307, by Messrs. Moll and Robe: An act to
provide for the construction and maintenance of a wagon bridge
across the Stillaguamish river on proposed state highway No. 6,
near Silvana, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 308, by Mr. Langford: An act relating to the
sale of intoxicating liquors, prohibiting treating and providing
a penalty for the violation thereof.

Referred to committee on public morals.

House bill No. 309, by Mr. Middaugh: An act proposing an
amendment to section 1 of article 23 of the constitution of the
State of Washington, relating to amendments, and providing
for the amendment of the constitution by the initiative.

Referred to committee on constitutional revision.

House bill No. 310, by Mr. Siler: An act to amend sections
8 and 16 of an act entitled “An act relating to the forests of the
state; providing for fire wardens and forest rangers and a state
forest and fire warden; defining the powers and duties of such
officers and of the state board of forest commissioners; providing
punishment for the violation of this act, and repealing sections
2 and 12, inclusive of chapter 164 of the Session Laws of the
State of Washington of 1905.”

Referred to committee on agriculture.

House bill No. 311, by Mr. Holmes: An act relating to cor-
porations and repealing section 3684 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 312, by Mr. Bryant: An act relating to the powers and duties of boards of directors of school districts of the second class and amending section 4520 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on education.

House bill No. 313, by Messrs. Hutchinson, Smith and Jensen: An act relating to state road No. 2, the Orient-Newport road, providing for the improvement and completion thereof, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 314, by Mr. Neumann (M. M.): An act appropriating money to pay the expenses of participation of the State of Washington in the Columbia-Keililo-Panama waterways celebration, to be held in Lewiston, Idaho, in 1915, to be participated in by the state and towns of the Columbia-Snake basin and the citizens of the states of Washington, Oregon and Idaho, and providing a commission therefor.

Referred to committee on appropriations.

House bill No. 315, by Messrs. Murphine and Zednick: An act relating to the office of wreckmaster, abolishing the same and repealing chapter XI, being sections 8261-8286, inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 316, by Mr. Overman: An act to create a department of public employment offices.

Referred to committee on appropriations.

House bill No. 317, by Mr. Newman (G. H.): An act providing for the protection of incompetents, children and animals, and creating a state bureau therefor, defining its powers and duties, and making an appropriation therefor.

Referred to committee on appropriations.
House bill No. 318, by Mr. Newman (G. H.): An act providing for the sanitary and humane treatment of poultry and providing penalties for violation thereof.

Referred to committee on agriculture.

House bill No. 319, by Mr. Newman (G. H.): An act fixing the schedule of fees to be charged by the clerk of the supreme court, clerks of the superior court, sheriffs, and the compensation of witnesses, and repealing sections 497 and 1711 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 320, by joint committee on revenue and taxation: An act fixing the salaries of the county assessors of the State of Washington.

Passed to second reading.

House bill No. 321, by joint committee on revenue and taxation: An act to amend section 3973 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to appointments of deputy assessors and prescribing their compensation.

Passed to second reading.

House bill No. 322, by Mr. Sisson (by request): An act authorizing the collection and enforcement of delinquent assessments or delinquent installments for local improvements in cities and towns, setting forth the practices and procedure in an action therefor and the nature of the judgment that may be obtained, and amending section 34 of chapter 98 of the Laws of 1911, entitled: "An act relating to local improvements in cities and towns and repealing acts and certain parts of act," and repealing all acts and parts of acts in conflict herewith.

Referred to committee on municipal corporations other than the first class.

House bill No. 323, by Mr. Dunning: An act to protect turnpike, gravel or macadam roads, and to provide penalty for its violation.

Referred to committee on roads and bridges.
House bill No. 324, by Mr. Cleland: An act to amend paragraph 7 of section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony.

Referred to committee on judiciary.

House bill No. 325, by Mr. Darling: An act amending section 4440 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the formation of consolidated school districts and creating section 4447a providing for the withdrawal of territory from a consolidated school district and the formation of a new district.

Referred to committee on education.

SECOND READING OF BILLS.

House bill No. 246, relating to an appropriation for maintenance of the governor's mansion.

The bill was read the second time in full by sections.

On motion of Mr. Conner, the rules were suspended, the second reading considered the third, House bill No. 246 was placed on final passage and passed the House by the following vote: Yeas, 87; nay, 1; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hurd, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—87.

Voting nay: Representative Childe—1.
Those absent or not voting were: Representatives Brooks, Earle, Field, Hastings, Jensen, Oaks, Overman, Rowland (D. H.), Stream—9.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk directed to immediately transmit House bill No. 246 to the Senate.

Mr. Foster moved that the House take a recess until 2:00 p. m. The motion was lost.

House bill No. 176, relating to the recall of the judiciary.

On motion of Mr. Corkery, the third reading of House bill No. 176 was dispensed with, and the bill was placed before the House for final passage.

On motion of Mr. Davis, the previous question was ordered.

Mr. Middaugh demanded a call of the House.

The roll was called and the following absentees were noted: Messrs. Brooks, Field, Jensen, Moren, Rowland (D. H.) and Stream.

Messrs. Brooks, Jensen and Rowland were reported to be out of the city and were excused.

The sergeant-at-arms was instructed to bring Messrs. Moren and Stream within the bar of the House.

On motion of Mr. Foster, further proceedings under the call of the House were dispensed with.

Mr. Sumner asked to be excused and stated his reasons as follows:

"I would like to be excused from voting upon this proposition for the reason that during the past week I have been separated entirely from the work of the House. On this particular bill I wanted to propose an amendment to this House. I am in favor of putting this proposition up to the people, but not as it is set forth in this bill, because, in my opinion, there are defects in the law as drawn at the present time. I would like to have had
an opportunity to state my views, but, in as much as I had been crowded out altogether, I want to be excused.”

The House refused to excuse Mr. Sumner from voting.

Mr. Hughes: “I wish to say that the democratic party is always safe and sane and that on this measure it believes in the initiative and referendum and the recall, but concedes the right to every one to exercise his judgment as to when those principles should be applied.”

Mr. Sumner: “I wish to explain my vote as follows: Supposing a petition was in to recall four judges of the supreme court, charging them with a violation of the oath of office, and the sufficiency of the petition is attacked, who is to decide the sufficiency of the petition but the judges themselves, whom the petitioners are seeking to recall?”

Mr. Dunning: “Giving my reasons for voting as I do, I believe that when the people elect an officer they have a right to recall that officer.”

The roll was called, and House bill No. 176 failed to carry by the following vote: Yeas, 60, nays, 32; absent or not voting, 5.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Capron, Childe, Cristensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphy, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Smith, Stevens, Stewart, Sweet, Turnbow, Urquhart, Wray, Zednick—60.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Greenbank, Hays, Hurd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Sumner, Tonkin, Truax, Wells, Mr. Speaker—32.
Those absent or not voting were: Representatives Brooks, Jensen, Moren, Rowland (D. H.), Stream—5.

House bill No. 176, having failed to receive the constitutional majority, was declared lost.

On motion, the House took a recess until 2:00 p. m.

**AFTERNOON SESSION.**

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except the following: Mrs. Axtell and Messrs. Brooks, Corkery, Davis, Farnsworth, Houser, Jensen, Rowland (D. H.) and Stream.

The absentees were excused.

The speaker announced that he would appoint on Senate concurrent resolution No. 6, Mr. Field, chairman, Mrs. Axtell and Mr. Reid.

**JOINT SESSION.**

At 2:10 p. m. the sergeant-at-arms of the House announced the arrival of the Senate at the door of the House and the speaker invited the senators to seats within the House.

At the request of the speaker Senator Allen, president pro tempore of the Senate, presided at the joint session.

The secretary called the roll of the Senate, all members being present except those previously excused.

The chief clerk of the House called the roll of the House, all members being present except Mrs. Axtell, and Messrs. Brooks, Cleland, Corkery, Foster, Houser, Jensen and Rowland (D. H.), who were excused.

Prayer was offered by Rev. Wm. A. Arnold, member of the House of Representatives.

The president pro tempore announced that the joint session was called for the purpose of conducting memorial exercises for two of the state's departed men, Senator John L. Wilson, a prominent figure for many years in state and national affairs,
and the Hon. Harry A. Fairchild, a member of the Public Service Commission of the State of Washington, and a former member of the legislature.

Senator Allen delivered the following address:

Mr. President and Members of the Joint Assembly:

The duty which lies before me at this hour, is one which I approach with emotions difficult to express. John Lockwood Wilson, a pioneer in the realm of politics and government in this state has gone to his final reward, and we have assembled here to pay a tribute of respect to his memory.

My earliest political recollection is of the dominant and towering power of Senator Wilson in the councils of his party, and in the governmental affairs of this state and nation.

Elected to Congress and to the United States Senate at a period when the state was young, his knowledge of its needs, together with his strong personality, acquaintance, and influence in Congress were the means of securing the establishment and completion of a large number of federal enterprises which now exist within the state.

During his service in Congress, Senator Wilson was a resident of eastern Washington and comparatively few of the residents of western Washington had the opportunity of becoming well acquainted with him.

Notwithstanding his place of residence, his efforts in Congress were directed towards securing for western as well as eastern Washington, the appropriations and institutions which were needed and to which they were entitled.

The city of Seattle was particularly favored by Senator Wilson, and her citizens well knew, and often proved that matters affecting her interest brought to his attention would receive the kind of consideration which resulted in accomplishment.

Upon his retirement from the Senate, and his permanent location in Seattle, he became a prominent figure in the commercial and industrial affairs of the city. Democratic to a marked degree, he was familiarly known to the people as "John L." His office door was always ajar, and his advice and counsel to be had for the asking.

Strong in his personality, he made fast friends and incurred bitter political enemies.

The last few years of his life were spent quietly and apart from the heat of political battles, such as at one time he particularly enjoyed, and the hand of death struck him down just at the beginning of a period of rest and enjoyment of the fruits of his life's labor, and in the height of his usefulness to his state and country.

In the untimely death of John Lockwood Wilson the people of the State of Washington have sustained a distinct loss. May his ashes rest in peace.
Senator Piper spoke as follows:

Mr. President, and Members of the Legislature:

Whatever I may say about the Honorable John L. Wilson cannot possibly express my appreciation of the man. Words are empty sounds, grammar is a worthless study, and rhetoric has no meaning to bring forth the thought one would wish to convey at such a time and place as this. If I had the genius of Shakespeare, Bacon or Dr. Johnson, or the imagination of Byron, Milton or Kipling, I would still be as helpless as I am today on such an occasion, but if it were possible for me to have Tom Moore's manner of expression, it might help me to reach the heart strings of sympathy which strain at the very souls of those whose suffering over the sudden taking away of the man whose presence seemed so necessary to the building of our beloved commonwealth.

I have the great honor of a close friendship with Mr. Wilson the last few years of his life, and I am glad, very glad, that opportunity offered for this friendship. Only two years ago, he visited me here "as my guest" as we put it at the time. I had asked him to come over and see some of the boys. He appeared lonesome and sad. I knew not why, and he replied that "no one wants to see me over there." I laughingly replied that he did not know what he was talking about. But he partially promised me that he would come, after he had intimated something about being old fashioned or getting out of tune.

And right here I want to say that no man as old in years as John Wilson was as young in heart as he. I remember well what a good time he had while here last session. He always enjoyed the great fireplace at the hotel, with his friends around him, and for years and years Captain Doane's was one of his favorite places for pan roasts, wit and reminiscence. Speaking for myself, it made me very sad when John died. He lived but a short distance from me. He was a resident of the district I represent, for many years. I had to realize that I could not have his Sunday afternoon calls any more. I admired him more for one thing than any other. This was his patriotism, his love of country, and his wonderful fidelity to "Old Glory."

How John's lovely wife and sweet daughter miss him, it is impossible to contemplate. His home life was beautiful, but those of us who knew him best almost feel his taking away cannot be replaced.

Senator Rosenhaupt spoke as follows:

Through all ages and every land the living have paid their tributes of respect and reverence to the memory of the departed. So today, in keeping with this usage of the ages, turning aside for a few brief moments from the busy scenes of daily strife and toil, we pause long enough to sound the praises of one who long was a leader in this great young commonwealth and a chieftain in the ranks of a great party. It was my privilege to have been intimately acquainted with the late John L. Wilson for a period of more than twenty years. We were neighbors in the city of Spokane and many were the times that I enjoyed the pleas-
ure of his companionship and listened to the gems of thought which he sent forth with rarest ease and scintillating wit. He came to this state when it was a territory, could well be called a pioneer and moved from Colfax to Spokane in the early eighties. He was the first congressman from this state, was elected three successive terms and named by the legislature as United States Senator in 1895. It was the dream of his life to return to that upper branch of Congress of which he had been an esteemed and honored member. He was a man of strong character with an abiding faith in the righteousness of his party and the destiny of his country. For almost a generation he was the undisputed leader of his party in this section and no gathering was complete, which did not seek his wisdom and his guidance. In the trying days of 1892 to 1896, when a great panic swept the land and the spirit of the demagogue ran rife he stood in clear relief against the dark background of that time, firm and strong for the principles which he believed to be right and just. Time has stamped his judgment with approval. When, in 1893 this state was delirious with the dangerous doctrine of financial heresy and national dishonor and to oppose it seemed political suicide, John L. Wilson, firm as Gibraltar, fought for his country's credit and his country's honor. He was strong in his friendships and bitter in his opposition. His nature could brook no compromise. Half way measures did not appeal to him. Yet deep down in his bosom there beat a heart that could not resist appeal of the lowly and the poor. Once I heard him discuss some of the men whom he had recommended for and were appointed to office. Being pressed to explain he finally said the answer can be given in one word "Starvation—boys their families were starving," and it was true. He was so strongly convinced of the justice of his party's cause that without doubt the defeat it suffered probably hastened his untimely death. Brilliant in his speech, words and epigrams would come from his lips as keen and bright as saber stroke. Clear in his vision he stood upon the firing line of legislation when it required heroes—A statesman, a citizen of the foremost rank, a loved and loving husband and father, an honored representative of this state, we bring today the roses of our love and the forget-me-nots of our affection, weaving them into a fragrant wreath of tender recollections. The people of this state will lay it upon his last resting place and say "Sacred to the memory of our honored son."

Representative Frank P. Goss spoke as follows:

Indiana, mother of many of the men and women illustrious in literature, art, law, statecraft and patriotism, gave to the State of Washington John Lockwood Wilson. He sleeps today in the soil of his native state, but the monument that shall perpetuate his memory is the record of his achievements and activities in the public service of his adopted state. When "God's finger touched him and he slept," Senator Wilson was 62 years of age. He had lived thirty years in the State of Washington, and during that entire period he was a conspicuous and influential figure in the public life of the state, and particularly in the Republican
party, "the party of the fathers," as he was wont to affectionately term it.

To the influence of an illustrious father and a noble mother Senator Wilson personally paid a tribute of gratitude and affection. He was cradled in an atmosphere of culture. Character came to him as an heritage from noble lineage. The family from which he came has given to the nation many members who have rendered distinguished public service. His father was the late Col. James Wilson, lawyer, soldier, statesman and diplomat. His uncle, Col. W. C. Wilson, of Lafayette, Ind., was a leader at the bar of his state and a figure of prominence in state and national politics. His surviving brother, Henry Lane Wilson, was United States minister to Chile from 1897 to 1905; United States minister to Belgium, 1905 to 1910, and at the present time is ambassador extraordinary and minister plenipotentiary to Mexico. Indiana is proud of the Wilson family.

After distinguished service in the Mexican war and two terms in Congress, when the tocsin of the civil war sounded, Senator Wilson's father responded again, and we find him at the head of a regiment of volunteers.

John Lockwood Wilson was then a boy, but the fires of patriotism glowed in his breast at an early age, and though prevented because of his youth from shouldering a musket, he served for a term as messenger on the staff of his father. This was probably his first public service.

The war ended, an honorable peace declared, swords beaten into plowshares, as it were, Col. Wilson returned to the practice of his profession. In 1866 he was again called to the service of the nation, this time as United States minister to Venezuela. John Lockwood Wilson accompanied him, and here it was that he performed his second public service. Col. Wilson concluded an important treaty with the government of Venezuela, and John Lockwood Wilson was the messenger to whose custody the document was intrusted to be conveyed back to Washington.

Col. Wilson's law partner was Henry S. Lane, chairman of the first Republican national convention, held at Philadelphia in 1856, and afterward governor of Indiana. Col. Wilson assisted in the organization of the Republican party; John Lockwood Wilson devoted his energies and talents to perpetuating it.

John Lockwood Wilson attended the college from which his father had been graduated, and in January, 1907, thirty-three years after his graduation from Wabash college, he was honored by the faculty and trustees inviting him to deliver the address of honor on the seventy-fifth anniversary of the institution. At that time the degree of doctor of law was conferred on him.

Death beckoned Col. Wilson when John Lockwood was 16 years of age. It was then that the problem of earning his own livelihood confronted him for the first time. He secured employment of a clerical nature in Crawfordsville, but he did not find the work congenial, and subsequently changed his occupation to that of currying. He devoted
his spare time to the study of law, and in 1877 he was admitted to the bar. He did not find the practice of his chosen profession sufficiently remunerative at first to justify his continuing in it, so he temporarily abandoned his practice to take a position in the pension bureau at Washington. He had not yet found his work, and a few months later he returned to Crawfordsville and his law books.

In the year 1880 he made his first personal political campaign as a candidate for the legislature, and was successful. He cast his vote as a member of that legislature for Benjamin Harrison for United States senator, and a warm personal friendship was maintained between them until the death of the former president.

In 1882 Washington was a territory, but the outside world was beginning to hear of the wonderful resources of the country and the opportunities they presented to the newcomer. John Lockwood Wilson was then thirty-two years of age; he had reached that age when the earnest-minded man who has not fully determined on a plan of life sits down and gives deliberate thought to the grave personal problem. Mr. Wilson solved it in his determination to come west, and he immediately accepted an appointment as receiver of the United States land office at Colfax, tendered him by President Arthur. The exact date of his arrival in the territory was April 6, 1882, and for the next four and a half years, he held the position during which time the office was moved from Colfax to Spokane. In 1883 Mr. Wilson married Miss Edna Sweet, of Chicago, and one child, a daughter was born to them. Mrs. Wilson, Mrs. Helen Stuart Chapin and a grandchild survive him.

Thrice honored with the Republican nomination for Congress, he served in the lower house during the formative years of the state. Not only was he Washington's first representative in Congress, but for two whole terms, from 1889 to 1893, he was the sole representative of the state in the lower house. In 1895, while serving in the fifty-third Congress, he was elected United States senator by the legislature, to fill a vacancy caused by the failure of the legislature to elect a senator in 1893. He resigned his seat in the lower house and on February 19, 1895, he took his seat in the United States senate, serving with distinction until 1899, when he was succeeded by the Hon. Addison G. Foster, of Pierce.

When he was sent to congress Washington needed much legislation. Washington had but few public buildings worthy of the name; the rivers and harbors were in chaos as far as aid to commerce and navigation was concerned, there having been no surveys for their improvement; postoffices were not numerous, and Washington had no navy yard, assay office, sub-ports, quarantine station or marine hospital. Fortifications to guard Puget Sound had not been undertaken.

Senator Wilson was an indefatigable, untiring worker, both in the house and out. He knew the federal departments better than some of the attaches knew them. He cultivated the acquaintance of every man in Washington who could be of the least service by reason of his in-
fluence to the new state. That he was eminently successful in the discharge of his duties is best reflected by the following brief summary of appropriations and other legislation which he was instrumental in securing for this state:

The improvement of Grays Harbor and tributary waters, totalling $1,389,000; the first appropriation for the navy yard, Puget Sound, at Bremerton, $567,554; first appropriation for a public building at Seattle, $300,000; Columbia river improvements, $190,000; for improving Puget Sound and tributary waters, $102,000; improvement of Everett harbor, $262,000; for public surveys in the state, $296,000; improvement of the military post at Spokane, $140,000; preliminary appropriation for the Lake Washington canal, $10,000; dredging Salmon Bay and further improvement of Lake Washington canal, $150,000.

While in the House Senator Wilson devoted himself to an earnest study of the mail service, and the result of his efforts was the organization of the mail service on a proper basis in this state and the establishment of postoffices; it was his individual efforts that brought about the adjustment of the Coeur d'Alene Indian treaty; he secured the opening of the Colville reservation and obtained homes for the Spokane Indians.

It was his initiative that resulted in the establishment of the United States assay office at Seattle. He was the author of the Wilson lieu land law, which provided for the taking of lieu land by the Northern Pacific railroad for losses in its original grant, sustained because of settlers located upon those lands prior to the grant to the railroad. There has always been more or less contention among politicians as to the merit of this measure, but it certainly had the effect of confirming titles held by settlers and farmers on hundreds of farms which, prior to the enactment of the law, left a cloud on such titles and rendered the holders thereof liable to dispossession.

The North Pacific coast is today adequately provided with fortifications and coast defenses generally, due to the early work of Senator Wilson. He secured the life saving station and lighthouse at Grays Harbor and succeeded in placing the Garys Harbor jetty construction on the continuing appropriation bill, thereby removing from future political influence this necessary appropriation for the prosecution of the needed work. It was Senator Wilson's efforts that gave to Port Townsend the marine hospital and quarantine service station. His measures establishing the United States court in this state became a law.

He was a constructive statesman in every sense of the word. He initiated the first steps towards a project for an inquiry into the trade relations of the United States with the Orient. He made his suggestion to President McKinley in 1897, and the president acted thereon. He voiced the first expression in the Senate of the United States concerning the needs of Alaska, but in 1897 the greatest deliberative body in the world thought it knew more about Alaska than the senator from Alaska's next door neighbor, and with a fine show of grim humor the Sherman measure, introduced in 1897 at the instance of Senator
Wilson, providing for a joint committee to investigate the neglected northern possession, was laughed down.

The isthmian canal was another measure that received his attention while in congress, and he worked industriously for it.

He had the interests of the working man at heart. He believed that the government should restrict immigration to the extent of excluding undesirables, and he voted and labored to increase the appropriation for the exclusion of the Chinese; he raised his voice in protest against the admission of Chinese coolies to the United States, and voted to prohibit the immigration of Chinese on the final passage of the Geary bill through the House. Senator Wilson secured the passage of an amendment to the army bill in the House of the Fifty-third Congress establishing the army post at Fort Lawton; an amendment to the Utah statehood bill to increase the land grant for agricultural colleges from 90,000 to 200,000 acres, but it was defeated in the Senate. Another splendid testimonial to his far-seeing ability as a national lawmaker is the Rainier National Park, which was created under an enactment introduced by him, a scenic attraction that is fast becoming world-famous.

During all the years that he was in Congress Senator Wilson made his home at Spokane. In 1899 he stepped out of office and returned to private life a comparatively poor man. In the autumn of that year he became associated with E. C. Hughes and Maurice McMicken, of Seattle, and A. P. Sawyer, of Spokane, in the purchase of the Seattle Post-Intelligencer, securing a controlling interest in the stock. He continued to make Spokane his home until 1903, when he came to Seattle to permanently reside.

He became a member of the commercial bodies of the city, and his long experience at Washington, together with his extensive personal acquaintance with the political leaders and statesmen of the nation, resulted in his return to Washington as the representative of the commercial interests of the city of Seattle in the promotion of legislation designed to upbuild Seattle and the entire state. He rendered invaluable service in that capacity, achieved the desired results and returned home, again devoting his entire time to his newspaper and public affairs.

On September 8, 1912, Senator Wilson left Seattle for what he had planned to be a trip around the world. He went to Mexico first, and was the guest of his brother, Ambassador Henry Lane Wilson, returning to Indiana at a time when the national political campaign was at its height. He plunged into the campaign, and, to save the party which his father had helped to found, he spent two weeks at the arduous task of campaigning and speechmaking. At the close of the campaign he returned to the national capital, accompanied by Mrs. Wilson. The summons came to him at a moment peculiarly dramatic and pathetic. He who had been so intimately identified with the politics of the nation and the history of a state, concluded his activities
in the full power of his intellect at the very moment that the news was being flashed around the world that America had elected a new president, a man of the Democratic faith.

At the time of his death Senator Wilson was the leading citizen of the State of Washington. All of the attributes that enter into the weave of character were possessed by him. It was on such character that was founded his ability as a leader and persuader of men. He was a Republican in politics, and he believed in a representative form of government. The Declaration of Independence was as sacred to him as Holy Writ. He revered the institutions of our country, he respected the men who received their commissions to make the laws and administer the law. He had no patience with the political "isms" of the day, because he realized fully that a pure Democracy would not meet the conditions required in the government of a country like America.

John Lockwood Wilson will be gratefully remembered by the people of the State of Washington not only because of his statesmanship and what it accomplished for the state, but because of his high ideals and lofty patriotism. He was ever loyal to his friends. He went through the white hot fire of vilification and defamation during the decade or more that he was on the firing line of political battle, but he had the consciousness of having endeavored to the best of his ability to be right, and he knew that he was right. He had eloquence, to which he added imagination and a subtle sense of humor; he had sympathy, and it found expression not in meaningless words, but in acts of unostentatious giving. This gift of speech and wealth of anecdote and reminiscence attracted men to him and gave him a personal following that embraces people in the remotest villages of the state. He had dignity and poise.

In all the years of his active life, in his dealings with men, in his every relation with man, private, political, business or otherwise, no breath of scandal ever soiled the escutcheon of John Lockwood Wilson. His life was lived as an open book. His campaigns were conducted without the stench of tainted money. He was not without his enemies, but he was willing to be judged by the enemies he made, as well as by his friends. He received his commissions in public life from the people, and it was his proud boast that he returned to them those commissions without blemish. Time is a great healer of political animosities. Time softens the feelings of men toward each other when a feeling of personal grievance is felt. Time will undoubtedly heal all political hurts that the living may now feel they were subjected to because of the fact of John Lockwood Wilson's political existence, and when the last word in forgiveness has been said the State of Washington will perpetuate in bronze or marble the character and achievements and distinguished public service of him in tribute to whose memory we are assembled here today.
Mr. Moren spoke as follows:

It is fitting and highly proper, in this time of political strife and personal conflicts, when the bravest and most stalwart champions of our established institutions tremble and quake at the apparent approach of the enemies of our institutions, to reflect and pause upon the lives and accomplishment and character of men who are with us no more, but who assisted in the building up of those institutions.

We are apt, when the conflict of life is on, to have our opinion of men and things warped. There is nothing so calculated to warp our opinions of men as our prejudices and our friendships, but when we come together upon an occasion like this to talk about men who are dead, and standing as we are on this shore of life, looking out over the vast and mysterious sea of death, not even knowing that its billows wash another shore, we can talk dispassionately of men; we can see them as they are; we can view them from the proper angle. Great men necessarily make enemies; they necessarily make friends. We wonder sometimes why it is that able men, capable men, men capable of doing things for us, men who are equipped and able, are taken away from us when the world is crying out for their aid, while the useless, the helpless, are left with us. It seems unfortunate and necessary that the great men must die in order that their achievements may be properly appreciated, and we are apt to complain at this situation, but I do not share this complaint. It seems to be a law of life that one must die, must leave the battle of life, must go away from it, in order that the world may appreciate and understand his accomplishment, and I am willing to submit to this law.

In order that the immortal Lincoln's life, achievements and character should shine like a jewel in the darkness, it was necessary that he be removed from the battle of life and the smoke of prejudice. This is true of all great men.

Your attention has been called already this afternoon upon this occasion to Senator John L. Wilson. I do not mean to compare him with Lincoln and many other great men, because I do not believe that he measured up with many of our great men, but there were many things about Senator Wilson that commended him not only to the people of this state but to the nation. For those who may not have taken the pains to investigate I would say that John L. Wilson was born in Indiana. He was born at a time when slavery and state-rights were the paramount issues of the day. He was born and reared in an atmosphere that gave birth to the Republican party. He was always partisan; he believed that there was no other party but the Republican party.

He came to this state about thirty years ago, and had ever since been a part of the public life of this state. This commonwealth extended to him the highest gift within its power. He was honored time after time with the trust of the people of this commonwealth, and so far as I am able to learn from investigation, he never be-
trayed that trust. He had a keen intellect and unbounded ambition; he was true and loyal to his friends.

He died a few months ago honored by the great men of this state and the nation, men who knew him and men whom he knew. He had friends who honored and trusted him, a wife and family who loved him. Nothing more could be said of any man. He lived a successful life. He was not particularly concerned about the Hereafter. His motives, his object, his ambition was to live the life he lived. We should not be so concerned about the Hereafter, where we go or what we do; we should only be concerned about the life we live. It is a sad situation when we think, contemplate, that those we know, those we love, are gone forever, and the old question comes to us, "Shall we live again—shall we know a life beyond the grave?" Love through all the ages has asked this question, but through all the ages and countless dead there comes no reply. The wisdom of the ages has added nothing to our knowledge. Many centuries ago, mythology tells us, that the life of the young King Argus was demanded as a sacrifice by the gods; while he was preparing to comply with this dreaded demand, his young and beautiful wife, in the anguish of her heart, cried out, "Shall we meet again?" He replied, "I have asked that dreaded question of the hills that look eternal on the streams that lucid flow forever, of the stars whose fields of azure my spirit has raised in glory, but all are dumb; but now, while I gaze upon thy living face, I feel that the life that kindles there, its beauty, can never really perish." No improvement has ever been made upon that answer. Nothing further can be said.

Senator White spoke as follows:

Harry A. Fairchild was born in Brantford, Ontario, September 12, 1858. He came to the State of Washington in 1884 and made his home in what was then Whatcom, now Bellingham, and there maintained his residence continuously until his death. He was elected prosecuting attorney of our county for one term and served in the House of Representatives in the session of 1901. He took an active part in the nomination and election of Albert E. Meade as governor of this state. It was he who drafted the law creating the railroad commission and was, immediately after the adjournment of the legislature, named by Governor Meade as one of the commissioners. He was made chairman of the commission and continued in such capacity as chairman during the entire existence of the commission, and later as chairman of its successor, the public service commission, until the time of his death.

He died Sunday, October 8, 1911, in Olympia, and on Wednesday, October 11, the remains were placed in the rotunda below, where they lay in state from 1 to 2:30 o'clock. Funeral services were held in this chamber and he was laid to rest in the cemetery in this city.

Harry Fairchild was well and favorably known in his home community. He had a host of warm personal friends and was true to them. He would sacrifice his personal desires and ambitions to aid
and comfort a friend. It was said of him, "He was loved for the friends he made." He had no ambition for personal riches, but did seek leadership among men. He was quick to discern the trend of popular thought and attempted to direct such thought rather than oppose it. We knew him best as a lawyer and he was the ablest of our local bar. In deed, he was rated as one of the most able lawyers of the State of Washington. He was particularly forcible as a trial lawyer, and time and again gave his energies in this direction in assisting those who were unable to compensate him for such services. One most closely associated with him has said:

"Though he was master of logic and repartee, his power of suggestion was even greater."

He was engaged in the active practice of law when I first came to the State of Washington. I became acquainted with him, and when some of the trying problems were presented to me as a young and untried attorney, it was a pleasure to lay the questions before him, and I remember how ready he was to lay aside his work or play to assist me in solving problems which to me seemed intricate, but to him were easy of solution.

As chairman of the public service commission he established a reputation which extended over the entire country, and his energies were directed in the interest of the general public.

We claimed him as one of ours in Bellingham, but he afterwards became identified with the welfare of the entire state, and now the State of Washington reveres his memory. We will always love and cherish him in our community for what he did for us and the State of Washington will always honor him for what he did in behalf of its people.

Senator Collins also delivered an address on life of Harry Anson Fairchild.

Mr. Wells spoke as follows:

I deem it a signal honor to be called upon to say a few words in tribute to the memory of one who was my friend and who was a distinguished citizen of this state, Hon. Harry Anson Fairchild.

When I contemplate the noble and princely character of the man, his genial spirit, his whole-souled generosity, his devotion to his family, the distinguished service he rendered the state, and the scope and activity of his mind, I feel unequal to the duty of gathering from the garden of the heart those garlands that would do befitting honor to his memory.

Mr. Fairchild, like many of our best citizens, was born in Canada, in the province of Ontario. In 1884, being at that time twenty-six years of age, he came to what is now the city of Bellingham, in Whatcom county. He served as prosecutor of that county one term, and was a member of this House in the 1901 session. From 1905 until his death, which occurred on the 8th day of October, 1911, he was
successively the chairman of the railroad commission and the public service commission.

If there ever were difficulties which encompassed the varied conditions calculated to uncover the many traits of human character, those difficulties were encountered on the Skagway trail during the rush to the Klondike in 1897. I had occasion there to note how indifferent he was to the hardships incident to the trail; how he brushed aside all obstacles and overcame every difficulty with that same indomitable spirit that characterized him in the practice of his profession, and subsequently in the service he rendered the state. I recall one incident near the divide of the White Pass mountains. He had taken a load of goods with his horses over the summit of the range and was returning to his camp at night. The snow and sleet during the day had converted a mountain stream into a mountain torrent, and he found himself absolutely shut off from his camp. He faced the situation with that same poise and with that same resourcefulness that he would display in facing his opponent in the trial of a case when it might have been thought that his cause was a losing one, but would prove otherwise.

There was one trait in the character of Fairchild that was noted by all who came in contact with him either in business affairs or in the practice of his profession. His word was never broken. A prominent lawyer of the state, who had practiced with Fairchild for nearly twenty-five years, remarked that during all of that time he had never required from him a written stipulation.

Mr. Fairchild formulated the bill creating the railroad commission, and likewise the public service commission. It has been said that no one in this state had written as much positive constructive legislation as he. The legal talent used in formulating these acts and the ability he displayed in enforcing their essential requirements placed him as a lawyer with but few peers in the state or nation. The impress of his legal mind has been so stamped upon the statutes of this state that it will never be effaced.

I would not on an occasion of this kind, sacred and solemn as it is, make reference to anything calculated to awaken a sense of levity. But to throw some light upon Mr. Fairchild's skillfulness as a lawyer, I will refer to a little incident that came under my observation. In the argument of a motion before the court one point was raised upon which the court indicated his ruling against Mr. Fairchild. As the arguments proceeded, with that singular adroitness of which he was possessed he decoyed his opponent until they had exactly reversed positions on the point referred to. When the arguments were over, the court remarked that they had apparently changed positions. To which Mr. Fairchild replied: "Yes, your honor, I always believe in keeping on the right side of the court."

I often had occasion to listen to him before the court; also in several debates on the floor of the House in the session of 1901. His mind
worked with the energy and regularity of a trip-hammer. The force of logic in his rapid-fire arguments was always directed with telling effect.

His work while chairman of the public service commission gave him national repute, and, had his life been spared, he undoubtedly would have been called into the courts or councils of the nation. But while yet apparently in the prime of life he received a higher call to the courts of his Creator.

The legacy to this state through his distinguished service will be enjoyed by the people of all classes through all time.

Mr. Hughes spoke as follows:

I speak not only to those present, but on behalf of a multitude of absentees—the friends of Harry Fairchild.

In the case of Harry Fairchild, the battle of life has ended; the waves of criticism have ceased; the mountains of opposition are no more. The reason is apparent. Fairchild is no longer a competitor in the battle of life. When competition ceases the judgment and heart of the American people declare that the opposition must cease.

It is impossible to compose the biography of a common man, simply because he is common. When you endeavor to write such a biography, you discover that you are writing the biography of thousands just like him. Such a biography does not contain the element of exclusiveness; it fits too many. The man who possesses the elements of a biography must have characteristics; he must be like nobody else, and nobody else must be like him. Harry Fairchild was such a man. He possessed the elements of a biography; he had characteristics; he was like nobody else, and nobody else was like him. He developed lines of character that were unique. These were expressed first as an attorney. Here, in his professional life, he was supreme. The elements of the master were visible everywhere. In the next sphere, that of his political life, he was the great organizer, and possessed the ability to secure results through such organization. In his last great field of activity as a statesman, here his creative and constructive abilities appear, but the Good Book says that “in the midst of life we are in death”; in the midst of Fairchild’s abundance of physical, professional, statesmanship life, we find him in death. The same authority says, “There is but a step between me and death”; Harry Fairchild took that step. Contemplation of these thoughts forces the question upon me, how long is this night of death? Only the sleeping on this side and the awakening on the other. In this night of death, Harry Fairchild is at rest; he rests in peace; he rests in honor. His laurels are his own; he earned them. Not one word that I can say can add to them, nor can words detract from them. May he continue to rest in peace.
On motion of Senator White, the joint session dissolved at 3:35 p.m.

The House resumed its regular session.

HOUSE SESSION.

The speaker called the House to order at 3:40 p.m.

Mr. Sumner moved to reconsider the vote by which House bill No. 176 was lost at the morning session this date.

The motion was carried.

Mr. Brown moved that the rules be suspended and the House return to the second reading of bills for the purpose of amendment.

Mr. Murphine demanded a roll call.

A sufficient number having arisen, a roll was called, and the motion to return to second reading was lost by the following vote: Yeas, 47; nays, 41; absent or not voting, 9.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Christensen, Corkery, Croake, Darling, Earle, Falkner, Farnsworth, Gilkey, Gillbo, Gray, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Reid, Rowland (H. K.), Smith, Stewart, Sumner, Turnbow, Zednick—47.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Fontaine, Field, Freeman, Goss, Grass, Greenbank, Halsey, Hays, Hurd, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stream, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—41.

Those absent or not voting were: Representatives Brooks, Childe, Dunning, Jensen, Kennedy, Overman, Robe, Rowland (D. H.), Sweet—9.
Mr. Murphine moved that the consideration of House bill No. 176 be made a special order of business for Thursday morning, February 6, 1913.

The speaker asked that Mr. Brown speak on this motion.

Mr. Brown declared that he had agreed with the speaker and others that the consideration of House bill No. 176 be had at this time and that he desired to live up to his agreement.

The speaker declared it to have been his experience in this House that on reconsideration of a bill, the only action that could properly be taken is the reconsideration of the final vote; that in order to give Mr. Sumner and Mr. Brown an opportunity to return to the second reading of House bill No. 176 he agreed with them, ignoring the precedent established in this House, and in effect practically ever since its inception; that under all former rulings of this House he could only hold that House bill No. 176 was before the House at this time on final passage and that Mr. Murphine's motion was out of order.

Mr. Brown demanded a call of the House, and a roll call under the call of the House showed all members present except Messrs. Brooks, Dunning, Jensen, Overman, Rowland (D. H.), and Sweet. Messrs. Brooks, Jensen, and Rowland (D. H.), were reported out of the city and were excused.

Mr. Sweet was reported ill, and on motion of Mr. Davis, was excused.

The sergeant-at-arms was instructed to bring Messrs. Dunning and Overman within the bar of the House.

On motion of Mr. Davis, further proceedings under the call of the House were dispensed with.

Mr. Murphine moved that House bill No. 176 be recommitted to the committee on judiciary.

The speaker declared the motion out of order.

Mr. Murphine appealed from the decision of the chair.

The speaker declared that in 1907 he served his first term in this House; that Mr. Falconer, now the Progressive member of Congress from this state, was speaker at that time. The speaker declared that he held Mr. Muphine's motion out of order in ac-
cordance with the precedent laid down by Mr. Falconer; that he
was carrying out the rule as he had learned it from Mr. Fal­
coner, and that the question for the House to decide now was
whether the chair should be sustained or not.

The speaker asked for a roll call.

A sufficient number having arisen, the clerk called the roll, and
the chair was sustained by the following vote: Yeas, 79, nays,
13; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-
lawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Clel-
and, Conner, Craig, Darling, Davis, Earle, Farnsworth, Font-
taine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank,
Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Hor-
rigan, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Lang-
ford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, Mc-
Kay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann
(M. M.), Newman (G. H.), Oaks, Overman, Picken, Reid, Row-
land (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens,
Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart,
Wray, Wells, Zednick—79.

Those voting nay were: Representatives Christensen, Cor-
kery, Croake, Dunning, Falkner, Foster, Gillbo, Houser, Mas-
terson, Murphine, Norton, Pierce, Robe—13.

Those absent or not voting were: Representatives Brooks,
Jensen, Rowland (D. H.), Sweet, Mr. Speaker—5.

On motion of Mr. Neumann, the previous question was
ordered.

House bill No. 176 was placed on final passage and failed to
pass by the following vote: Yeas, 53; nays, 40; absent or not
voting, 4.

Those voting yea were: Representatives Arnold (W. A.),
Axtell, Black, Brislaw, Brown, Bryant, Childe, Christensen,
Corkery, Croake, Darling, Dunning, Earle, Falkner, Farns-
worth, Fontaine, Gilkey, Gillbo, Gray, Halsey, Hastings, Hed-
ger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchin-
Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Goss, Grass, Greenbank, Hays, Hurd, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—40.

Those absent or not voting were: Representatives Brooks, Jensen, Rowland (D. H.), Sweet—4.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Davis, the House adjourned.

C. R. MAYBURY, Howard D. Taylor,
Chief Clerk. Speaker.

TWENTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, FEBRUARY 4, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Mrs. Axtell, and Messrs. Brislaw, Capron, Catlin, Childe, Christensen, Field, Greenbank, Jensen, Mapes, Neumann (M. M.), and Smith.

Prayer was offered by Mr. Robert H. Edmonds, of the Olympia Congregational church.

On motion, the reading of the previous day's journal was dispensed with and it was approved.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1913.

MR. SPEAKER:

We, a majority of your committee on constitutional revision, to whom was referred House bill No. 15 entitled "An act providing for the amendment of section 33 of article II (2) of the constitution of the State of Washington, relating to the ownership of lands by aliens," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

HANCE H. CLELAND, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1913.

MR. SPEAKER:

We, a minority of your committee on constitutional revision, to whom was referred House bill No. 15 entitled "An act providing for the amendment of section 33 of article II (2) of the constitution of the State of Washington, relating to the ownership of lands by aliens," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

We concur in this report: Robert Grass.

Passed to special order to be considered with House bill No. 25 on Thursday, February 6, 1913, at 10:30 a.m.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1913.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 166 entitled "An act relating to the crime of murder in the first degree, and amending section 140 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,' approved March 22, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.

Mr. Speaker:

I, a minority of your committee on judiciary, to whom was referred House bill No. 166, entitled "An act relating to the crime of murder in the first degree, and amending section 140 of an act entitled 'An act relating to crime of murder in the first degree, and amending section 140 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,' approved March 22, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

T. H. McKay.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 236, entitled "An act making it unlawful for any person to falsely represent himself or herself blind, deaf, dumb, crippled or otherwise physically defective and providing for 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.

J. W. Brislawn, Chairman.

We concur in this report: Nena Jolidon Croake, H. E. Foster, G. L. Reid, T. K. Robe.

House bill No. 204: Do pass as amended.
House bill No. 187: Do pass as amended.
House bill No. 6: Do pass as amended.

On motion of Mr. Hedger, House bill No. 6 was ordered reprinted with committee amendments.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The president his signed enrolled House bill No. 94, entitled "An act providing for the maintenance and support of the state salmon hatcheries and making an appropriation therefor;"

Also enrolled House joint memorial No. 5, relating to the construction of a waterway to connect Fidalgo bay with Similk bay in Skagit county, Washington;

Also enrolled House concurrent resolution No. 11, relating to the holding of memorial services in honor of the late Honorable John Lockwood Wilson;
Also enrolled House concurrent resolution No. 12, relating to the holding of memorial services in honor of the late Honorable Harry A. Fairchild;

Also the Senate has passed engrossed Senate bill No. 165, entitled "An act relating to criminal and unlawful shooting with firearms, requiring the printing and posting of copies of this act and providing penalties for the violation thereof;"

Also Senate bill No. 37, entitled "An act authorizing and directing the commissioner of public lands to certify certain lands to the governor for deed, and empowering and directing the governor to execute and the secretary of state to attest a deed conveying to the city of Spokane certain lands for use as and in connection with its public parks and for no other purpose;"

Also Senate bill No. 35, entitled "An act relating to untrue, deceptive and misleading advertisements, and providing a penalty for the violation thereof;"

Also Senate bill No. 166, entitled "An act requiring persons hunting in woods, timber, or brushy land to wear a red shirt or coat and providing penalties for violation thereof."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 326, by Mr. Newman (G. H.): An act relating to jury trials in the superior court, providing for the payment of jury fees and amending section 316 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 327, by Messrs. Christensen and Murphine: An act appropriating the sum of one hundred twenty-eight thousand nine hundred seventy-three and 87-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter 218 of the Laws of 1909), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington.

Referred to committee on appropriations.

House bill No. 328, by Mr. Childe: An act relating to injuries to the person or character of married women, actions and
causes of action heretofore or hereafter arising therefrom, and
the survival of claims therefor.

Referred to committee on judiciary.

House bill No. 329, by Mr. Horrigan: An act authorizing
the state board of geological survey to make surveys to deter­
mine the feasibility and cost of storing water of the Palouse river
to irrigate lands in Franklin county, and to determine the cost of
certain irrigation works, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 330, by Mr. Hedger: An act abolishing the
State Board of Tax Commissioners, repealing chapter 115 of the
Laws of 1905, creating the said State Board of Tax Commis­sion­ers and defining its powers and duties, and chapter 220 of
the Laws of 1907, amendatory thereof; and vesting certain
powers and imposing certain duties, now vested in and imposed
upon said board, in and upon the Public Service Commission, the
Secretary of State and the Attorney General, respectively.

Referred to committee on judiciary.

House bill No. 331, by Mr. Hedger: An act relating to the
State Board of Equalization and amending section 9204 of Rem­ington & Ballinger’s Annotated Codes and Statutes of Washing­ton.

Referred to committee on revenue and taxation.

House bill No. 332, by Mr. Hedger: An act relating to the
Board of State Land Commissioners, and amending section 6605
of Remington & Ballinger’s Annotated Codes and Statutes of
Washington.

Referred to committee on state school and granted lands.

House bill No. 333, by Mr. Hedger: An act relating to an
annual convention of county assessors of the state, providing for
the expense thereof, and amending section 1 of chapter 12 of
the Laws of 1911.

Referred to committee on judiciary.

House bill No. 334, by Mr. Newman (G. H.) (by request):
An act prohibiting persons from conveying or causing to be
conveyed, voters to the polls at any election.

Referred to committee on privileges and elections.
House bill No. 335, by Mr. Halsey: An act to amend sec. 5, art. 1, chapter 117, Laws of 1911, authorizing the Public Service Commission to employ an attorney.

Referred to committee on railroads.

House bill No. 336, by Messrs. Darling and Turnbow: An act authorizing the appointment of commissioners to investigate European systems of co-operative rural credits, making an appropriation therefor, and providing that this act shall take effect immediately.

Referred to committee on appropriations.

House bill No. 337, by Mr. Wray (by request): An act providing for a permanent code commission of the state; the submission of proposed acts of the legislature thereto; providing the method of preparing a permanent code of laws of the state and maintaining the same, and for the recall of the code commissioners.

Referred to committee on judiciary.

Substitute House bill No. 1, by Mrs. Croake: An act regulating the employment and the minimum wage of women and girls, requiring the keeping of a register of women and girls employed, prescribing the powers and duties of the commissioner of labor, and providing penalties for the violation thereof.

Senate bill No. 35, by Senator Rosenhaupt: An act relating to untrue, deceptive and misleading advertisements, and providing a penalty for the violation thereof.

Referred to committee on judiciary.

Senate bill No. 37, by Senator Hutchinson: An act authorizing and directing the Commissioner of Public Lands to certify certain lands to the Governor for deed, and empowering and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Spokane certain lands for use as and in connection with its public parks and for no other purpose.

Referred to committee on state school and granted lands.

Senate bill No. 166, by the Senate Game Committee: An act requiring persons hunting in woods, timber, or brushy land to
wear a red shirt or coat, and providing penalties for violation thereof.

Referred to committee on game and game fish.

Engrossed Senate bill No. 165, by the Senate Game Committee: An act relating to criminal and unlawful shooting with firearms, requiring the printing and posting of copies of this act and providing penalties for the violation thereof.

Referred to committee on game and game fish.

House bill No. 339, by Roads and Bridges Committee: An act relating to state roads, providing for a tax levy therefor and amending section 5898 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Passed to second reading.

On motion of Mr. Newman, House bill No. 334 was ordered printed.

Mr. Wray asked that House bill No. 333 be not printed.

There being no objections, it was so ordered.

On motion of Mr. Davis, House substitute bill No. 1, by Mrs. Croake, was substituted in place of House bill No. 1.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 106, entitled “An act providing for the payment of interest on bonds issued for the purchase of the highway bridge across the Columbia river at Wenatchee, under chapter 78 of the Laws of 1909, 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.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and House bill No. 106 was placed
on final passage, and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Conner, Jensen, McCoy, Moren, Neumann (M. M.), Siler, Stevenson—7.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 106 to the Senate.

House bill No. 243, for the relief of Hugh Phillips.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, and the bill placed on final passage and passed the House by the following vote: Yeas, 92; nay, 1; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin,

Voting nay: Representative Grass—1.

Those absent or not voting were: Representatives Conner, Farnsworth, Jensen, Neumann (M. M.)—4.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 243 to the Senate.

House bill No. 164, making an appropriation for the construction of an administration building for the State Normal School at Cheney, Washington.

The bill was read the third time, placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Field, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hays, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kingery, Langford, LeSourd, Mapes, McArdle, McCoy, McFarland, McKay,

Those voting nay were: Representatives Axtell, Fontaine, Grass, Hedger, Hill, Masterson, Pierce—7.

Those absent or not voting were: Representatives Conner, Freeman, Hastings, Jensen, Kennedy, Lum, Neumann (M. M.), Rowland (H. K.)—8.

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

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

On motion of Mr. Chamberlin, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 164 to the Senate.

House bill No. 93, relating to the prevention of the spreading of noxious weeds, etc.

On motion of Mr. Truax, the rules were suspended, the second reading already had considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 77; nays, 11; absent or not voting, 9.

Those voting nay were: Representatives Farnsworth, Foster, Hill, Lum, Masterson, McFarland, Moren, Picken, Rowland (H. K.), Smith, Urquhart—11.

Those absent or not voting were: Representatives Childe, Conner, Goss, Hastings, Jensen, Kennedy, Neumann (M. M.), Stewart, Tonkin—9.

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

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

On motion of Mr. Truax, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 93 to the Senate.

House bill No. 138, relating to the payment of premiums or charges on official or fidelity bonds.

On motion, the third reading of the bill was dispensed with.

On motion of Mr. Stewart, the rules were suspended and the bill returned to second reading.

On motion of Mr. Pierce, the bill was re-referred to the committee on judiciary.

House bill No. 219, relating to cities of the second and third class and providing for the drainage and filling of low lands, etc.

On motion, the rules were suspended, the second reading already had considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 12; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Catlin, Chamberlin, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, Mc-
Farland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Those voting nay were: Representatives Bryant, Capron, Dunning, Falkner, Gillbo, Holmes, Miles, Newman (G. H.), Norton, Robe, Rowland (D. H.), Tonkin—12.

Those absent or not voting were: Representatives Childe, Conner, Jensen, Kennedy, Neumann (M. M.)—5.

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

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

On motion of Mr. Mapes, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 219 to the Senate.

House bill No. 49, relating to a court of domestic relations.

On motion of Mr. Wray, the rules were suspended, the second reading already had considered the third, House bill No. 49 was placed on final passage, and passed the House by the following vote: Yeas, 88; nay, 1; absent or not voting, 8.

Voting nay: Representative Grass—1.

Those absent or not voting were: Representatives Childe, Conner Davis, Jensen, Mapes, Neumann (M. M.), Stevens, Sweet—8.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 49 to the Senate.

House bill No. 85, for the relief of Laura Winter Nelson.

The bill was read the third time in full.

Mr. Foster moved that the rules be suspended and the House refer back to second reading of bills for the purpose of amendment.

The motion was lost.

House bill No. 85 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 12.


Those voting nay were: Representatives Aagaard, Childe, Miles, Pierce—4.
Those absent or not voting were: Representatives Arnold (W. E.), Conner, Freeman, Hill, Holmes, Jensen, McArdle, Neumann (M. M.), Stewart, Turnbow, Wray, Wells—12.

Mr. Turnbow was excused from voting.

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

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

House bill No. 91, making an appropriation for and directing the payment of the principal and interest due on the purchase of certain lands for the University of Washington.

The bill was read the third time in full.

Mr. Murphine moved the adoption of the following amendment to the title of the bill: Add to the title, validating the sale of said fractional section and directing the execution and delivery of a deed for the same.

The amendment was adopted.

House bill No. 91 was placed on final passage and passed the House by the following vote: Yeas, 90; nay, 1; absent or not voting, 6.


Voting nay: Representative Beam—1.
Those absent or not voting were: Representatives Arnold (W. E.), Conner, Freeman, Jensen, Moren, Neumann (M. M.) —6.

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

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

House bill No. 155, for the relief of Thomas R. Giles.

The bill was read the third time in full, placed on final passage and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Christensen, Conner, Freeman, Jensen, Neumann (M. M.), Sumner, Wray—7.

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

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

House bill No. 225, for the relief of Poole’s Seed & Implement Company.
On motion, the rules were suspended, the second reading already had considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 9.


Those voting nay were: Representatives Foster, Houser—2.

Those absent or not voting were: Representatives Christensen, Conner, Freeman, Hastings, Hurd, Jensen, McCoy, Neumann (M. M.), Wray—9.

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

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

At the invitation of the speaker, Mr. Guy Halferty, member of the House of Representatives at the session of 1909, occupied a seat upon the rostrum.

House bill No. 227, for the relief of Mary J. Soash.

On motion, the rules were suspended, the second reading already had considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,
Those absent or not voting were: Representatives Axtell, Christensen, Conner, Freeman, Gray, Hughes, Jensen, Moren, Neumann (M M.), Wray—10.

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

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

Mr. Pierce moved that the House reconsider the vote by which House bill No. 231, relating to a proposed amendment to the constitution, relating to the legislative department of the state government, was indefinitely postponed.

The speaker called Mr. Pierce's attention to the fact that Mr. Pierce had voted against the indefinite postponement of the bill.

Mr. Zednick moved that the vote by which the bill was indefinitely postponed be reconsidered, stating that he had voted for the indefinite postponement of the bill.

Mr. Pierce demanded a roll call.

A sufficient number arising, the roll was called, and the motion to reconsider was lost by the following vote: Yeas, 39; nays, 51; absent or not voting, 7.

Those voting yea were: Representatives Adams, Arnold (W. A.), Black, Brislawn, Brown, Corkery, Croake, Dunning, Earle, Farnsworth, Gillbo, Goss, Halsey, Hastings, Herber, Holmes, Horrigan, Houser, Hurd, Hutchinson, Kennedy,

Those voting nay were: Representatives Aagaard, Arnold (W. E.), Beam, Brooks, Bryant, Capron, Catlin, Chamberlin, Child, Cleland, Craig, Darling, Davis, Falkner, Foster, Fontaine, Field, Gilkey, Grass, Gray, Greenbank, Hays, Hedger, Hill, Hughes, Mapes, McArdle, McCoy, McFarland, Merriam, Mess, Miles, Moren, Newman (G. H.), Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—51.

Those absent or not voting were: Representatives Axtell, Christensen, Conner, Freeman, Jensen, Neumann (M. M.), Wray—7.

On motion of Mr. Houser, the special order for 2:15 p. m., this date, being the report of the committee appointed to investigate charges contained in House concurrent resolution No. 7, relating to tide lands and harbor areas in the city of Seattle, was made a special order for 2:15 Wednesday, February 5, 1913.

The House took a recess to 2:00 p. m.

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AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

The roll call showed all members present except Messrs. Beam, Child, Field and Jensen.

At the direction of the speaker, Messrs. Moren, Sims and Cleland, escorted Dr. Beach, member of the House of Representatives at the sessions of 1907, 1909, and 1911, and Mr. Lester Edge, member of the House of Representatives at the session of 1909, to seats upon the rostrum.

On motion of Mr. McArdle, the House returned to the introduction and first reading of bills for the purpose of the introduction of a bill by the committee on roads and bridges.
INTRODUCTION AND FIRST READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 339, entitled "An act relating to state roads, providing for a tax levy therefor and amending section 5898 of Remington and 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.

L. D. McCardle, Chairman.


On motion of Mr. Stevenson, House bill No. 61, referred to the committee on corporations other than municipal, was re-referred to the committee on banks and banking.

On motion of Mr. Mapes, House bill No. 286, introduced by request, was ordered printed.

On motion of Mr. Kennedy, the House adjourned.

C. R. Maybury, Howard D. Taylor, Chief Clerk. Speaker.

TWENTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 5, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Hurd, Jensen, Kennedy, Neumann (M. M.) and Sumner.

Mr. Jensen was excused.
Prayer was offered by Rev. Robert H. Edmonds, of the Olympia Congregational church.

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

At the invitation of the speaker, Mr. C. H. Woolridge, member of the House of Representatives from Whatcom county in the 1911 session, occupied a seat upon the rostrum.

PETITIONS, MEMORIALS AND REMONSTRANCES.

The clerk read the following communication from Goon Dip, Chinese Consul, Seattle, Washington:

February 1, 1913.

To the Honorable, Speaker and Members of the House of Representatives of the Thirteenth Session of the Washington State Legislature:

I wish to take this opportunity of expressing to you the gratitude of the Chinese people and the Republic of China for the passage by your body of the Joint House Memorial introduced by Messrs. Wells and Earle petitioning the United States Government to officially recognize the Republic of China.

No country has yet taken the steps to recognize our Republic, and so far as I know this state is the first of the Union to pass such a memorial.

We have a Republic of over four hundred million of people. This action on your part will be given publicity in the papers of China. Our people are grateful and the effect of your action may be far reaching in our future commercial relations with the people of the State of Washington.

Our Republic was proclaimed as such in its entirety on the 12th day of February, 1912.

Lincoln's birthday in the United States will be our Fourth of July.

Yours very respectfully,

Goon Dip.

RESOLUTIONS.

By Mr. Kennedy:

Resolved, That no bills can be introduced in the House after the 40th day of this session, except by two-thirds vote of House.

On motion of Mr. McArdle, the resolution was adopted.
By Mr. Freeman:

Whereas, The reclamation of logged-off lands is a subject of vital importance and of paramount interest to the people of the State of Washington, and

Whereas, A number of bills on said subject have been presented to this legislature, and

Whereas, Said subject does not properly belong to any standing committee of the House,

Therefore, Be It Resolved, That a special committee of nine members be appointed to whom shall be referred all bills on the subject of logged-off lands and that said committee shall report a bill on said subject to the House for its consideration.

On motion of Mr. Freeman, the resolution was adopted, and the speaker appointed as members of this committee Messrs. Murphine, chairman, Aagaard, Arnold (W. A.), Brislawn, Hughes, Mapes, Robe and Wells.

REPORTS OF STANDING COMMITTEES.

February 4th, 1913

We, your committee on rules and order, recommend that House bill No. 187 be recommitted to committee on labor and labor statistics.

HOWARD D. TAYLOR, Chairman.


On motion of Mr. Sims, the report was adopted.

MR. SPEAKER:

February 3, 1913

We, your committee on judiciary, to whom was referred House bill No. 158, entitled "An act relating to summoning jurors in the superior courts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, and that the substitute bill be printed and that the same do pass.

WILLIAM WRAY, Chairman.


On motion of Mr. Wray, the report was adopted.

Olympia, Wash., January 29, 1913.

We, your committee on judiciary, to whom was referred House bill No. 148, entitled "An act authorizing justices of the peace in cities
of the first class to vacate, set aside or modify default judgments and fixing the time therefor and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, and that the substitute bill be printed, and that the same do pass.

WILLIAM WRAY, Chairman.


On motion of Mr. Wray, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1913.

Mr. SPEAKER:

We, your committee on memorials, to whom was referred Senate joint memorial No. 6, relating to the restriction of immigration, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: Messrs. Picken, McFarland, Sisson, Miles and Hedger.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1913.

Mr. SPEAKER:

We, your committee on memorials, to whom was referred Senate joint memorial No. 8, entitled "To the Honorable Wesley A. Jones and Miles Poindexter, United States Senators from Washington," have had the same under consideration, and we respectfully report the same back to the house with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: Messrs. Picken, McFarland, Sisson, Miles, and Hedger.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. SPEAKER:

We, your committee on education, to whom was referred House bill No. 290, entitled "An act relating to the public school system of the State of Washington, and amending Section 4657 of Remington and 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.

FRED M. HEDGER, Chairman.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate joint memorial No. 5, petitioning the United States Congress to pass House Roll No. 5966, providing for the permanent location, marking and monumenting of the Old Oregon Trail, from the Missouri River to Puget Sound, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. McArdle, Chairman.


Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 208, entitled "An act relating to state road No. 14, or the Hoods Canal road, and amending section 5903 of Remington and 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.

L. D. McArdle, Chairman.


Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 165, entitled "An act relating to state road No. 14, or Hoods Canal road, providing for the improvement and completion thereof, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. McArdle, Chairman.


Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 253, entitled "An act relating to the duties of county
treasurers regarding public monies coming into their possession and in the custody of the, and amending section 3943 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

E. L. Farnsworth, Chairman.


On motion of Mr. Farnsworth, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1913.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 71, entitled "An act providing for methods for the assessment and taxation of the stock of banks in this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

E. L. Farnsworth, Chairman.


On motion of Mr. Farnsworth, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 149, entitled "An act authorizing the consolidation of two or more diking districts, heretofore organized or which may hereafter be organized under the diking laws of the State of Washington," and the same is herewith transmitted.

William T. Laube, Secretary of the Senate.

House bill No. 238: Majority, do pass as amended; minority, do not pass.

House bill No. 188: Do pass as amended.

House bill No. 260: Do pass as amended.

House bill No. 16: Do pass as amended.

House bill No. 283: Do pass as amended.

House bill No. 195: Majority, be indefinitely postponed; minority, do pass.

House bill No. 196: Majority, be indefinitely postponed; minority, do pass.
INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 338, by Mr. Farnsworth: An act relating to state road No. 4, Sans-Poil Loomis road, providing for the improvement thereof, and making an appropriation therefor.
Referred to committee on roads and bridges.

House bill No. 340, by Mr. Dunning: An act relating to the employment of minors, prohibiting those under certain age from being employed in the industries, establishments, trades, or occupations named, providing a method of enforcement and fixing penalties for a violation thereof, and repealing sections 2447, 4715, 5490, 6570, 6571 and 7388, Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on labor and labor statistics.

House bill No. 341, by the committee on corporations other than municipal and railroads: An act relating to the organization and to the management, regulation and control of building and loan and savings and loan associations and societies; providing penalties for the violation thereof; and repealing sections 3601 to 3638 inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Passed to second reading.

House bill No. 342, by Mr. Wells (by request): An act providing for the filing of claims against decedents' estates not less than six months nor more than one year from the date of the first publication of notice as may be determined by the court and for the winding-up and final settlement of said estates if the time of filing claims against the same shall have terminated and amending sections 1470 and 1472 of Remington & Ballinger's Code and repealing all the laws and parts of laws in conflict therewith.
Referred to committee on judiciary.

House bill No. 343, by Mr. McArdle: An act relating to the appointment of road supervisors, providing for their examinations touching upon their qualifications, and repealing sections 5578 and 5579, Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on roads and bridges.
House bill No. 344, by Mr. Chamberlin: An act relating to the lands granted for the use and support of the agricultural college and scientific school.

Referred to committee on state college.

House bill No. 345, by Mr. Stewart: An act providing for a landlord's lien for rent due and to become due, and for the enforcement thereof.

Referred to committee on revenue and taxation.

Senate bill No. 149, by Senator Hammer: An act authorizing the consolidation of two or more diking districts, heretofore organized or which may hereafter be organized under the diking laws of the State of Washington.

Referred to committee on dikes and drains.

House bill No. 346, by Messrs. Sumner and Corkery: An act authorizing municipal corporations to fix a minimum wage scale on any and all municipal construction or local improvement work and to provide for the violation thereof.

Referred to committee on labor and labor statistics.

House bill No. 347, by the judiciary committee: An act to establish a code of probate law and procedure including the making and probation of wills, administration of estates of deceased persons, appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and repealing certain existing laws with relation thereto.

Referred to committee on judiciary.

House bill No. 348, by Messrs. Sumner and Goss: An act relating to the recall of elective officials.

Referred to committee on constitutional revision.

House bill No. 349, by Mr. Dunning (by request): An act to provide for the collection of royalties from persons catching certain varieties of food fishes in the State of Washington.

Referred to committee on revenue and taxation. Ordered printed.

House bill No. 350, by Messrs. Aagaard, Brooks and Stevenson: An act relating to the feasibility and utility of certain
lands for state road purposes, describing and defining the same and declaring the same to be a state road.

Referred to committee on roads and bridges.

House bill No. 351, by Mr. Tonkin: An act relating to and regulating the operations of coal mines and providing penalties for the violation thereof.

Referred to committee on mines and mining.

House bill No. 352, by Mr. Zednick: An act to amend section 4 of an act entitled "An act relating to the state institutions of higher education, creating a fund to be known as the University fund; a fund to be known as the Washington State College fund; a fund to be known as the Cheney Normal School fund; a fund to be known as the Ellensburg Normal School fund; a fund to be known as the Bellingham Normal School fund; and making provision for the annual levy of a tax to produce revenue therein for the maintenance, construction and repair of buildings, and the equipment of said institutions," approved March 18, 1911.

Referred to committee on appropriations.

House bill No. 353, by Messrs. Zednick and Christensen and Mrs. Axtell: An act making appropriation for the construction of a women's building for the University of Washington at Seattle, Washington, and for furnishing and equipment therefor.

Referred to committee on appropriations.

House bill No. 354, by Messrs. Arnold (W. E.) and Field (by request): An act for the relief of Lewis county and making an appropriation therefor.

Referred to committee on appropriations.


Referred to committee on education.

House bill No. 356, by Messrs. Darling and Turnbow: An act relating to revenue and taxation, amending section 9093 of
Riemington & Ballinger's Annotated Codes and Statutes of Washington and providing that mortgages, deeds of trust, contracts, or other obligations by which debts are secured, shall be deemed an interest in the property affected thereby.

Referred to committee on revenue and taxation.

House bill No. 357, by Mr. Chamberlin: An act relating to the furnishing of life insurance and annuities at cost by the state, creating a life fund and a department of the industrial insurance commission to administer it.

Referred to committee on insurance. Not to be printed

House bill No. 358, by Mr. McArdle: An act relating to the allowance of claims against the state, counties, cities, towns, school districts and other municipal corporations, amending section 8354 and repealing section 8342 of Riemington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on education.

House bill No. 359, by Mr. Lum: An act relating to the hours of labor constituting a day on all public work or construction, and amending sections 6572 and 6575 of Riemington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Referred to committee on judiciary.

House bill No. 360, by Mr. Greenbank: An act amending section 8346 of Riemington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on municipal corporations other than the first class.

House bill No. 361, by Mr. Sims: An act to promote and protect the growth and industrial use of kelp, providing for the lease of kelp lands, defining the unlawful cutting, gathering and removal of certain kelps and providing penalties therefor.

Referred to committee on fisheries.

House bill No. 362, by committee on roads and bridges: An act reappropriating the sum of fifty-seven thousand eight hundred forty-nine and 23-100 dollars ($57,849.23) from the pub-
lic highway fund to complete contracts and construction work now in force on the Skagit river and Lewis river bridges.

Passed to second reading.

House bill No. 363, by committee on roads and bridges: An act providing for the appointment and qualification of an assistant highway commissioner.

Passed to second reading.

House bill No. 364, by committee on roads and bridges: An act appropriating the sum of five hundred and no-100 dollars ($500.00) from the public highway fund for traveling expenses of the state highway commissioner and his assistants and for salary of assistant engineers.

Passed to second reading.

Mr. Dunning moved that House bill No. 349, introduced by request, be printed.

The motion prevailed.

Mr. Chamberlin moved that House bill No. 357 be not printed.

The motion prevailed.

SECOND READING OF BILLS.

House bill No. 8, relating to the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchaser such lands.

Mr. Houser moved that the bill be indefinitely postponed.

Mr. Wray moved as a substitute that the majority report of the committee be adopted.

The speaker held that the substitute motion was out of order and that the question before the House was the indefinite postponement of House bill No. 8.

Mr. Halsey assumed the chair.

The speaker resumed the chair.

Mr. Pierce moved that House bills No. 8, 111 and 151 be re-referred to the judiciary committee.

The speaker held the motion out of order.

Mr. Childe appealed from the decision of the chair.

The chair was sustained.
Mr. Brown demanded a call of the House, the roll was called and the following absentees were noted: Messrs. Hays, Jensen, Neumann (M. M.), Hill and Newman (G. H.).

The speaker read communications from Messrs. Hays and Jensen, stating that they were out of town, and they were excused.

The sergeant-at-arms was instructed to find Messrs. Neumann, Newman and Hill and bring them before the bar of the House.

Mr. Pierce moved that the further call of the House be dispensed with.

The motion was lost.

On motion of Mr. Pierce, further proceedings under the call of the House were dispensed with.

Mr. Brown demanded a roll call.

A sufficient number arising, the roll was called; the motion to indefinitely postpone House bill No. 8 was lost by the following vote: Yeas, 40; nays, 53; absent or not voting, 4.


Those voting nay were: Representatives Aagaard, Adams, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Greenbank, Halsey, Hastings, Horrigan, Hughes, Hurd, Kennedy, LeSourd, Lum, Mapes, Mc Ardle, McCoy, Mess, Miles, Moll, Moren, Newman (G. H.), Overman, Pierce, Rowland (H. K.), Siler, Sims, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—53.

Those absent or not voting were: Representatives Hays, Hill, Jensen, Neumann (M. M.)—4
On motion of Mr. Wray, House bills Nos. 8, 111 and 115 were re-referred to the committee on judiciary.

The House took a recess until 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.

Roll call showed all members present except Messrs. Adams, Conner, Craig, Fontaine, Field, Hays, Holmes, Horrigan, Jensen, Masterson, Picken, Rowland (D. H.), Stevenson, Urquhart and Wray, of whom Messrs. Hays and Jensen were excused.

SPECIAL ORDER.

The hour having arrived, the consideration of the governor's veto on House bill No. 176, session of 1911, was taken up.

The clerk read the governor's message setting forth his reasons for the veto.

On motion of Mr. Farnsworth, the bill was laid on the table.

The hour having arrived, the consideration of the report of the committee appointed under the substitute for House concurrent resolution No. 7, by Mr. Houser, relating to tide lands and harbor areas in the city of Seattle was taken up.

Mr. Sumner moved that inasmuch as the members had the printed report before them, the reading of the report by the clerk be dispensed with.

The motion prevailed.

REPORT OF COMMITTEE APPOINTED UNDER SUBSTITUTE FOR HOUSE CONCURRENT RESOLUTION NO. 7.

HOUSE CHAMBER,
OLYMPIA, WASH., JANUARY 31, 1913.

MR. SPEAKER:

We, your committee appointed under substitute for House concurrent resolution No. 7, respectfully submit the following report:

For the purpose of segregating the questions for determination as presented in the statement by Mr. Houser to your committee, a copy of which is hereto attached and made a part hereof, we will briefly set out these questions as they appear from said statement to your committee.
First. The question of the establishment of the existing harbor line in the city of Seattle.

Second. The question of the establishment of the existing harbor lines in front of Ballard and in Salmon bay.

Third. Wharfage rates as fixed by the rules and regulations of the board of state land commissioners.

Fourth. Protests made against said wharfage rates.

Fifth. The alleged monopoly in Seattle on wharfage rates.

Sixth. Rentals for harbor areas.

Seventh. Law relative to the time in which lessees of harbor area are compelled to make improvements.

Seattle Harbor Line.

A review of the historical facts of the Seattle harbor line is disclosed by the data and reports now on file in the office of the state land commissioner and in the state library. Article 15 of the constitution of the State of Washington provides for the appointment of a commission whose duty it shall be to locate and establish harbor lines in the navigable waters of all harbors, etc., lying within, or in front of, the corporate limits of any city or within one mile thereof upon either side, reserving forever the title to the area which shall exist between such harbor line and the line of ordinary high tide, and which said area shall not be less than fifty feet nor more than six hundred feet in width, as the commission shall determine.

To carry out this function of government, the legislature passed a law providing for a harbor line commission (sections 2 and 3, Laws of 1899-1890, page 239). Following the enactment of this law, there was appointed the following harbor line commissioners: William F. Prosser, H. F. Garretson, Eugene Semple, D. C. Guernsey and Frank H. Richards. From the records of the proceedings of this first board of harbor line commissioners, and from their report made in 1891, it is disclosed that this commission proceeded to discharge their duties very earnestly. Their first report at pages 25, 26, 27, 28, 29 and 30, discloses that the first session of the board for the purpose of determining the harbor lines in the Seattle harbor was held on July 24, 1890; that an engineer was engaged to make a survey and map; that on the 28th day of October, the board passed a resolution unanimously locating and establishing by metes and bounds certain harbor lines in Elliott bay in front of the city of Seattle, which resolution appears in book 1 of the report of the proceedings of the board of harbor line commissioners, at page 38. A map of this harbor line is presumably the large map now in the office of the state land commissioner, on which there is no filing mark or any suggestion of its being an official map, and is not recognized as an official map by the present commissioner of public lands.

It is apparent that property owners in the city of Seattle were dissatisfied with the proposed lines of the first harbor line commission,
and we respectfully call your attention to the pages above referred to, of the first report of harbor line commission, containing a synopsis of the litigation that developed over the proposed harbor lines. The second and final report of the harbor line commission, beginning at page 107, sets forth the views of Commissioner Eugene Semple on the status of this litigation, which reads as follows:

"There has been no field work at this place (Seattle) since the date of the last report of the commission, except some tidal observations made under my direction between June 19th and 23rd, both inclusive, 1891. The position of the gauge was on the waterfront near the foot of Marion street, and the observations were made every fifteen minutes, night and day, covering the hours of high and low tide during the period mentioned.

"According to the report of the observer, now on file in the harbor line commission's office, the highest tide, 18.2 feet above zero of the gauge, occurred June 23, 7 o'clock p.m., and the lowest low tide 3.04 feet above zero of the gauge, occurred June 23rd, at 10:50 a.m. This indicates a maximum fluctuation of the tides at Seattle of 15.16 feet.

"The work of the harbor line commission at Seattle having been suspended in October, 1890, by order of the superior court of King county, a history of the litigation in regard thereto may not prove uninteresting, and is here given:

"During the summer of 1890, the harbor line commission had a party of engineers in the field at Seattle making surveys for their purposes, and about the middle of October maps based upon those surveys were ready for inspection. The commission then met in Seattle for the purpose of advising with the citizens in regard to the important matter of harbor lines on Elliott bay. Invitations were issued through the newspaper informing all classes of citizens that the harbor line commission was in session daily, at its room in the Chamber of Commerce building, and would be pleased to hear the views of any person who thought he could throw light upon the subject under consideration. Very few citizens availed themselves of this invitation, and the commission then invited particular persons who were supposed to be possessed of information on the subject, or who were supposed to have a general knowledge of the subject, that would render their opinions and advice valuable. Very few of these, even, came forward, and most of those who did appeared not to have given the subject much thought, and merely voiced their own wishes in the premises. After a long delay on the above account the commission, in pursuance of the duty imposed upon it by law, proceeded to locate harbor lines for the harbor of Seattle, and when they had been agreed upon ordered them to be delineated upon its maps.

"The constitutional provision and laws on the subject seemed to contemplate state control of the wharfage facilities of all the commercial cities of the state, and the harbor line commission sought to so adjust its lines and reservations as to secure this result. The statute
authorized a reservation of state lands to be made, inside the outer harbor line of not less than fifty nor more than six hundred feet in width. At Seattle it appeared necessary, in the judgment of the commissioners, to make the maximum reservation, and it was accordingly done. When this fact and the position of the line in relation to existing docks became known a ‘hue and cry’ was raised against the commission by certain interested parties, and the most intemperate crusade was inaugurated against it. One prominent attorney, in an interview, denounced the action of the commission as ‘A wholesale and outrageous robbery of enterprising citizens’; another, in an open letter to the chairman of the commission, said, ‘You propose to permit one of the greatest public thefts upon record, and thus commend yourself to the electors in whose supposed interest the unprincipled deed is to be done.’

The daily press of Seattle, with one honorable exception, was filled with interviews and editorials of like import with the above for a number of days, and finally, at the climax of the excitement thus raised, the interference of the courts was sought, and several writs of prohibition were issued from the equity branch of the superior court of King county. The appeal to the courts was made in a dramatic manner, and the writs were served late at night—in my case after midnight—as though a conspiracy like that conjured up by their imagination, actually existed, and nothing but superior vigilance on their part could save the city from the doom alleged to have been pronounced against it by its alleged enemy, the harbor line commission.

“Suits were begun by H. L. Yesler; the Columbia & Puget Sound Railway Company; the Seattle Terminal Railway & Elevator Company; and the Seattle, Lake Shore & Eastern Railroad Company, in the state courts, and by Schwabacher et al. in the United States court, all in regard to Seattle; and by the Stimson Mill Company in the state court in regard to Ballard. The daily papers inimical to the policy of state harbor control announced the issuance of the writs in startling headlines very much as they might have announced the repulse of a public enemy, and coupled their denunciation of the harbor line commission with eulogies of the valiant heroes who had, as was alleged, effected the deliverance of the city. Every effort was made by the newspapers and interested individuals to keep up the undue excitement that had been engendered by the theatrical proceedings of the corporation attorneys in the matter of writs of prohibition, and when it began to wane the chamber of commerce was appealed to. On the 18th day of November that eminently respectable body met and was compelled to listen to several fiery harangues, but the good sense of the majority of the members appeared to be unaffected thereby, and its action was conservative. Two committees were appointed, one to take into consideration the legal aspects of the case, and another the economical aspects. Both these committees made reports to the chamber of commerce December 1, 1890. These reports indicated that the committees had given much thought to the matters entrusted to them, and had considered the subject free
from the bias of undue excitement. The report of the legal committee, however, being in regard to the matters there were at issue in the court, and the report of the business committee being in regard to matters that could only come up legitimately after the legal phases of the case had been disposed of, there could be no consequences at that time except recording the views of the distinguished body referred to. This meeting of the chamber of commerce was the last effect of the 'hue and cry.' After that the parties pursued their ways in the courts free from clamorous interference.

"The return day of the writs of prohibition was November 20, and the attorney general was immediately notified, by the chairman of the commission, that his services would be needed in Seattle on that day. I was requested at the same time, by the chairman, to assist in preparing the defenses. It is worthy of note that the haste in the issuance of the writs did not characterize the subsequent proceedings. An alternative writ of prohibition issues upon an \textit{ex parte} showing and operates to suspend the functions of any officer to whom it is directed. It is usual in such cases to give the defendants a hearing at a very early date, other business being made to give way to such summary proceedings, but in these cases the learned judge evidently considered that the ends of justice would be subserved by a hearing removed twenty-two days from the issuance of the alternative writ. Afterwards counsel for plaintiffs requested a short delay from the 20th to the 24th of November, which was granted by the attorney general. On the last named date the commissioners and the attorney general met at Seattle to make their return to the writs, but found that, without notice to them, the hearing had been postponed for a month. At last, however, on the 18th day of December, the cases were argued and submitted and taken under advisement by the learned judge. The decision of the judge, making the writ peremptory, was handed down January 23, 1891. Judgment should have been entered immediately, but that act was neglected until the 11th day of April, 1891, whereupon defendants perfected appeals to the supreme court of the state in all of the cases except that of the Seattle, Lake Shore & Eastern Railroad, which was still held under advisement by the learned judge of the superior court. That case, for some reason that has never plainly appeared, was held in the breast of the learned judge until August, 1891, at which time I filed a petition in the supreme court for a writ of mandamus to the superior court of King county in the premises. Before the writ issued, however, a decision of the case, favorable to the defendant, was handed down.

"The case of the Seattle Terminal Railway & Elevator Company was a plea to the territorial jurisdiction of the commission and involved the definition of the western boundary line in the city of Seattle. The decision of the court modified the boundary, as assumed by the commission, and that body could have no interest in further contention of the point, but was glad to have the responsibility assumed by the court. I
notified the mayor of Seattle that no appeal would be taken by the commission, so that he could proceed in behalf of the city if he thought proper.

"The case of the Stimson Mill Company v. Harbor Line Commission was decided by the supreme court of the state March 2, 1892.

"The case of the Columbia & Puget Sound Railroad Company v. Harbor Line Commission was decided by the state supreme court June 30, 1892.

"The case of the Seattle, Lake Shore & Eastern Railroad Company v. Harbor Line Commission, decided September 8, 1891, by the superior court of King county, in favor of the commission, has been appealed to the supreme court of the state. Notice of appeal was served upon me March 5, 1892, and transcript filed in the supreme court June 18th, 1892. No briefs have been printed and no argument will probably be made as the case is parallel with Yesler's case and the decision will probably follow that.

"The case of Schwabacher v. Harbor Line Commission in the federal court at Seattle remains stationary, by tacit understanding of counsel, awaiting the decision of the supreme court in the Yesler case, which was argued and submitted in October of this year, but is not yet decided.

"The foregoing constitutes a history of the cause and conduct of all litigation with which I have been connected as counsel.

"At Seattle since the survey for the purposes of the commission were completed in 1890, the city limits have been extended so as to take in several miles of additional coast line. At the date of our surveys the northern limit was in Smith's cove, but now it runs into Shilshole bay as far as the mouth of Salmon bay, and includes the whole of the southern shore of the last named bay. This will necessitate more field work at that place. Surveys will also have to be made at Ballard. The United States engineers having filed their maps and plans and specifications for the proposed ship canal connecting Lakes Union and Washington with Puget Sound via either Salmon bay or Smith's cove, the board will now be able to locate harbor lines and waterways so as to fully accord with and facilitate work on the canal."

In this second and final report, made on the fifth day of January, 1893, at page 18, the harbor line commission made the following recommendation:

"In view of the fact that the term of this commission expires by limitation of law on the 15th instant; that harbor lines and waterways are yet to be established at Seattle, Tacoma, Hoquiam and South Bend, for which purpose surveys and maps have already been made; that we have on hand and in our possession a large collection of very valuable maps, charts, books and documents of various kinds, collected in the prosecution of our work and belonging to the state, but having no one in charge thereof after the 15th instant; we recommend that such action may be speedily taken by the legislature as shall be deemed best
STATE OF WASHINGTON

calculated to advance and protect the important interests of the state which have been committed to our charge."

In connection with these facts there is no record, so far as your committee can ascertain, in the office of the city clerk of Seattle, or in the office of the secretary of state, of a plat of the harbor line as established by the first board of harbor line commissioners. On page 243 of the record of proceedings of the first board of harbor line commissioners, the record sets out a request made to the attorney general, asking his advice as to the advisability of filing the maps, but your committee has been unable to ascertain whether the attorney general gave any opinion, and we respectfully call the attention to your honorable body to the fact that the commission in its recommendations hereinbefore referred to and quoted, stated that the harbor lines and waterways at Seattle were yet to be established, these recommendations being made ten days before said commission went out of office.

The legislature of 1893 created an executive board to be designated as the board of state land commissioners (Session Laws 1893, page 386), empowered to carry out the functions of the harbor line commission and other duties. This board was composed of W. T. Forrest, Erastus Brainard, Thos. M. Reed, Jr., and Geo. D. Shannon.

The organization of this board was delayed three months by the refusal of the attorney general to approve bonds of the members, and mandamus proceedings were instituted by the board to compel the attorney general so to do. The proceedings were decided against the attorney general. (See biennial report of the board of state land commissioners, November 1, 1894.) At page 30 of said report is set out the fact that litigation against the former harbor line commission ceased and the new commission proceeded to the survey of the harbor of Seattle.

This board of state land commissioners, according to the minutes of their proceedings (see page 30, book 2), held open hearings in Seattle on the question of location and establishment of harbor lines. Maps of the lines thus located and established were filed in the office of the county auditor of King county on July 24, 1894, and in the office of the commissioner of public lands on the same date, and a resolution by the board establishing the lines thus located appears on pages 194 to 196, inclusive, book 2 of their proceedings.

The Session Laws of 1899-90 (page 239) required that the maps of harbor lines be filed in the office of the secretary of state and a duplicate thereof in the office of the clerk of the city or town where harbor lines shall be located. In the filing of the plats of the state board of land commissioners this provision was not followed.

It has been noted by your committee from the records and witnesses examined that the inner harbor line in the city of Seattle, determined by the board of state land commissioners in 1894, by resolution hereinbefore referred to, and as shown by the maps on file as hereinbefore referred to, is approximately 300 feet farther out in tidewater than
The line adopted by the resolution of the first board of harbor line commissioners on May 12, 1891.

The opinion of the first board of state land commissioners was that the lines set out in the resolution of the first board of harbor line commissioners were not the legally established lines.

Your committee finds that the validity of the existing Salmon bay and Ballard harbor lines is a question readily susceptible to examination in the form of documents and that the questions to be determined are purely legal.

Wharfage Rates as Fixed by the Rules and Regulations of the Board of State Land Commissioners.

The power to regulate wharfage rates was vested in the board of state land commissioners by the legislature of 1897 (page 256). In the third biennial report of the board of state land commissioners, at pages 7, 8 and 9, are set out the rules and regulations of the board governing the leasing of harbor areas. These rules and regulations contain a schedule of tolls and wharfage rates, the maximum rate being 20 cents per ton.

Rule 3 therein set out is: "The books of all lessees of harbor line areas containing the receipt for tolls from wharfage and dockage, shall at all times be subject to inspection by the state harbor line commission, or any agent selected by it for the purpose of making such inspection."

Rule 5 is as follows: "The schedule of tolls and wharfage adopted by the state harbor line commission shall be posted in a conspicuous place on the premises under lease, so that the public may at all hours consult the same."

Your committee finds that these rules and regulations governing tolls have not been enforced since their adoption; nor has there ever been an inspection of the books of the lessees of harbor line areas.

Protests Made Against Wharfage Rates.

Your committee is informed that no complaints have ever been filed with the board of state land commissioners relating to wharfage rates, except in the one instance, and never has the matter been brought to the attention of the public service commission. The policy of the several state land commissioners has been to await the presentation of charges by interested parties relative to exorbitant rates, rather than take the initiative in searching for instances where the rule relating to tolls was violated. (Page 62, eleventh annual report of the commissioner of public lands.)

The Seattle Monopoly, to Wharfage Rates.

It has been alleged that the wharf owners of the city of Seattle are under the absolute domination of railroads and other special interests. The information received by your committee as to rates now in effect in Seattle, is that fifty cents per ton is the rate on mer-
chandise, and that the rate varies between twenty-five and fifty cents per ton. All wharves in that city charged practically the same rate. The rates have not been materially changed for twenty years. Statements were made at the hearing that in the past the matter of wharfage rates was discussed at meetings attended by representatives of those owning docks and wharves in the Seattle harbor.

Dock owners in Seattle protect and insure goods while on these wharves and also pay taxes on the leases they hold from the state, as well as taxes on the improvements on such leased harbor areas. These items are taken into consideration in arriving at a wharfage rate.

Your committee was confronted with the rate at San Francisco, namely, five cents per ton; but we find conditions there not analogous with conditions existing in Seattle. The docks in San Francisco are municipal docks and are leased to boat companies, there being no private ownership of docks. Goods shipped through the San Francisco docks are charged a wharfage rate of five cents per ton, which goes to the state. Your committee is not informed as to how much a boat company in San Francisco adds to the freight rates for such handling charges on the wharves. The cost of dockage, labor and materials used in transporting goods on the wharves is included in the total freight rate. Your committee is informed that the city of Seattle maintains a municipal dock and for a wharfage rate charges twenty-five cents per ton. For this wharfage the shipper does not have his goods handled by any person, other than himself, and is compelled to assume responsibility for goods shipped by him or to him over said dock when the same are laid on the wharf. We are further informed that no truckage of goods is done by the city of Seattle on its dock, nor is storage of goods allowed on the wharf. Your attention is further called to the fact that the city of Seattle in making the charge of twenty-five cents per ton for these privileges is exceeding the tolls set out by the rules and regulations of the state board of land commissioners.

Rentals for Harbor Areas.

Under the Session Laws of 1897, lessees of harbor areas paid to the state an annual rental equal to three per cent of the assessed valuation of an equal area of the abutting lot or lots of land. In 1899 the legislature changed the amount of rental to one per cent of the assessed valuation, making the one per cent of the assessed valuation at the time the lease was entered into the fixed rental for the term of the lease. (Session Laws 1899, page 227.) Immediately thereafter all lessees were charged a one per cent rental. All leases issued between the years 1897 and 1905 were for a term of thirty years, this being the maximum period the leases could be lawfully made. Since 1905 the board of state land commissioners has reduced the term of leases to a maximum period of fifteen years.
LAW RELATIVE TO THE TIME IN WHICH TO MAKE IMPROVEMENTS.

Section 53 of the act of 1897 (Session Laws of 1897, page 255), relating to harbor line areas, required all lessees to commence to build wharves, docks or make such other improvements in compliance with the law within one year from the date of the lease, and if the same was not complied with the commission had the power to, cancel the lease and re-lease the same. Only one instance was noted by your committee wherein cancellation was ordered. The policy of the several state land commissioners seems to have been that no cancellation of leases be made unless injustice was being done to the commerce and navigation of the state.

FROM THE FOREGOING FACTS YOUR COMMITTEE HAS ARRIVED AT THE FOLLOWING CONCLUSIONS:

First. That the legal question involved in the establishment of the harbor lines in the Seattle harbor and the lines in front of Ballard and in Salmon bay is one which can be finally settled only by judicial determination. To that end your committee recommends that the attorney general be instructed to proceed under the authority vested in him by law to determine an issue by instituting a test case and prosecuting the same to final issue in the supreme court of this state and that an appropriation be made for the expenses of such suit.

Second. From the statements made to your committee at its hearings, it appears that many of the lessees of harbor areas in front of the city of Seattle have failed to build and maintain thereon wharves, docks or other conveniences of navigation and commerce in accordance, with the provisions of the constitution of the state and of the rules and regulations of the board of state land commissioners adopted pursuant to law.

It also appears that in many instances the improvements made upon such harbor areas are not landings, wharves, streets and other conveniences of navigation and commerce as contemplated by the constitution, but that on the contrary the improvements made consist of warehouses and other structures.

We recommend that the board of state land commissioners be instructed to cause investigations to be made for the purpose of determining whether the failure to improve in accordance with the constitutional and statutory requirements, or the use of such harbor areas for purposes other than those contemplated by the constitution, is actually detrimental to the commerce and navigation of the various ports in the state, or tends in any degree to restrict the development of commerce of such ports, and that in all cases where the board finds such non-user or wrongful user to be detrimental to commerce and navigation, or restrictive to the growth and development of the port, the board take such action as may be necessary to forfeit the leases to the state.

Some question exists in the mind of your committee as to whether the board of state land commissioners is now empowered to cancel
leases for the cause above mentioned. To the end that no such question may be raised, we recommend the passage of a law vesting such power in the board in unequivocal terms.

Third. From the statements made to your committee on the question of tolls and wharfage rates, your committee finds that the lessees of harbor area are imposing wharfage charges in excess of those fixed in the schedule adopted by the board of state land commissioners. It appears, however, that such lessees performed services for the rates charged probably not required of them under such schedules.

We recommend that the determination of the reasonableness of the wharfage rates charged by the lessees of harbor area be left to the public service commission and to the end that only reasonable rates may be imposed such commission be instructed at the earliest possible date consistent with the performance of its other duties, investigate such wharfage charges and establish reasonable charges and tolls for the service performed.

CONCLUSION.

The hearing developed no conflict on any material question of fact. The legislature can not administer the laws of the state. This function must be performed by proper officers, board or tribunals. The problems arising from the facts presented to your committee are purely of an administrative nature.

We therefore conclude that no useful purpose will be subserved by a further legislative investigation.

Respectfully submitted,

SAM R. SUMNER, Chairman.
FRANK P. GOSS.
W. J. HUGHES.

Dated at Olympia, Wash., this 31st day of January, 1913.

EXPENSE.

Your committee recommends that an appropriation of two hundred dollars ($200.00), or as much thereof as may be necessary, be made by this legislature for the payment of witnesses brought to Olympia, and for stenographic assistance in the preparation of this report and findings.

All the expenses incurred by your committee to be referred to a committee of the House for the adjudication of such claims.

SAM R. SUMNER, Chairman.

On motion of Mr. Sumner, the report was adopted.
On motion, the House adjourned.

C. R. MAYBURY, HOWARD D. TAYLOR,
Chief Clerk. Speaker.
TWENTY-FIFTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, February 6, 1913.

The House was called to order by the speaker at 10:00 a. m. Roll call showed all members present except Mr. Sumner. Prayer was offered by Rev. Robert H. Edmonds, of the Olympia Congregational church.

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

Reports of Standing Committees.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 216, entitled "An act relating to the investment of the permanent school fund," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on logged-off lands.

Fred M. Hedger, Chairman.


On motion of Mr. Pierce, the report was adopted.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 284, entitled "An act relating to the dissolution of union high school districts and amending section 4469 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred M. Hedger, Chairman.

MR. SPEAKER:

We, your committee on education, to whom was referred House bill No. 62, entitled "An act to provide for the care, maintenance and instruction of blind babies and children 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.

FRED M. HEDGER, Chairman.


MR. SPEAKER:

We, your committee on education, to whom was referred House bill No. 36, entitled "An act to amend section four of article four of chapter three of title three and sections one and two of article one of chapter thirteen of said title three of an act entitled 'An act establishing, providing for the maintenance and relating to, a general and uniform public school system for the State of Washington, providing penalties for the violation of the provision of this act and repealing all acts and parts of acts, in conflict with the provisions of this act' approved March 11, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED M. HEDGER, Chairman.


MR. SPEAKER:

We, your committee on irrigation and arid lands, to whom was referred House bill No. 275, entitled "An act relating to bonds of irrigation districts, providing under what circumstances such bonds may be made legal investments for the funds of banks, banking associations, trust companies, insurance companies, and for the state school funds, and trust funds, and providing for the deposit of such bonds as security for public moneys, and providing for a commission for approving certain bonds of irrigation districts, for a report thereon, for filing of such report, for a certificate of the state auditor, and for registering of such bonds in the office of the state auditor," have had the same
under consideration, and we respectfully report the same back to the
House with recommendation that it do pass.

H. K. ROWLAND, Chairman.

We concur in this report: C. E. Lum, John Urquhart, R. L. Picken,
B. B. Horrigan, J. A. Fontaine, H. H. Cleland, J. B. Oaks, Max M.
Neumann, A. M. Stevens, P. H. Adams.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1913

Mr. Speaker:

We, your committee on irrigation and arid lands, to whom was
referred House Bill No. 276, entitled "An act relating to the irrigation
of lands in Grant, Adams, Chelan and Douglas counties, known as Quin­
sey valley lands and lands in the neighborhood of the system which
can be feasibly brought under the same source of water supply and pro­
viding for the construction, maintenance and operation of a system of
storage and irrigation works for that purpose; etc," have had the same
under consideration, and we respectfully report the same back to the
House with the recommendation that it be referred to the appropria­
tions committee.

H. K. ROWLAND, Chairman.

We concur in this report: C. E. Lum, John Urquhart, R. L. Picken,
B. B. Horrigan, J. A. Fontaine, H. H. Cleland, J. B. Oaks, Max M.
Neumann, A. M. Stevens, P. H. Adams.

On motion, the report was adopted.

House bill No. 244: Do pass as amended.

Engrossed substitute Senate bill No. 7: Do pass as amended.

House bill No. 200: Majority, do pass as amended; minority,
do not pass.

House bill No. 110: Majority, do pass; minority, reports
the bill back with the recommendation that the attached bill be
substituted therefor; that the substitute bill be printed, and that
it be passed as amended.

On motion, the bill offered as a substitute was substituted in
place of House bill No. 110 and ordered printed.

The speaker held that the bill was left to come up later with
the report of committees.

House bill No. 114: Do pass as amended.

House bill No. 125: Majority, be indefinitely postponed,
minority, do pass as amended.
House bill No. 27: Majority, be indefinitely postponed; minority, do pass as amended by the House.

Messrs. Reid and Field and Mrs. Axtell were excused by the speaker to attend committee meeting.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 365, by Mr. Robe: An act relating to the state board of education, and amending section 4309 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
- Referred to committee on education.

House bill No. 366, by Mr. Goss: An act relating to the casting, registering, recording and counting of ballots or votes at any primary, general, special or other election, within the State of Washington, by means of voting machines; to provide for the purchase of the same; to provide rules and regulations for the conduct of elections held with said machines, and to provide penalties for the violation of this act; and to repeal all acts or parts of acts inconsistent herewith.
- Referred to committee on privileges and elections.

House bill No. 367, by Mr. Hughes: An act providing for the larger use of school district property and for the establishment, equipment and maintenance of vocational, industrial, trades, and continuation schools as part of the public school system of the state, and making compulsory the attendance of children between the ages of 15 and 18 years for a period of five hours a week during the school year, amending section 2, article 2, chapter 4, title III, Code of Public Instruction and amending chapter 5, title III, Code of Public Instruction, by adding a section to be known as section 14 of said chapter, and amending sections 1 and 2, chapter 16, title III, Code of Public Instruction.
- Referred to committee on education.

House bill No. 368, by game and game fish committee: An act relating to the taking of game and food fishes and amending section 5209 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
- Passed to second reading.
House bill No. 369, by Mr. Kennedy: An act relating to revenue and taxation and amending section 9098 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on revenue and taxation.
House bill No. 370, by Mr. Goss: An act relating to the assumption of false names, and making the same a misdemeanor.
Referred to committee on judiciary.
House bill No. 371, by Mr. Sims: An act relating to the leasing of petroleum and natural gas lands, amending sections 6794 and 6797 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing sections 6796 and 6798 of said code.
Referred to committee on state, school and granted lands.
House bill No. 372, by Mr. Stewart: An act to amend section 42 of chapter 71 of the Session 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. 373, by Mr. McFarland: An act providing for judges of the superior court in the counties of Okanogan, Ferry, Stevens, Pend Oreille and Spokane.
Referred to committee on judiciary.
House bill No. 374, by Mr. Grass: An act to allow counties of the first class to pay employees for services heretofore rendered in any case where such county had not at the time such services were rendered, the authority and law to make payment therefor.
Referred to committee on judiciary.
House bill No. 375, by Mr. Bryant: An act creating the first aid fund by an equal assessment on workman and employer and providing for medical, surgical treatment and hospital services for injured and sick workmen, under the supervision of the industrial insurance commission, and providing a penalty for the violation thereof.
Referred to committee on industrial insurance.
House bill No. 376, by Mr. Zednick: An act creating a board of regents of state educational institutions, defining its powers
and duties with respect to such institutions and the educational work in other state institutions, providing penalties for the violations thereof and repealing certain acts and parts of acts.

Referred to committee on education.

House bill No. 377, by Mr. Chamberlin: An act to amend section 9, article IV, of the constitution of the State of Washington, relating to the removal by the governor of any judge of a court of record or of any prosecuting attorney.

Referred to committee on constitutional revision.

House bill No. 378, by Messrs. Grass and Hill: An act to regulate the transportation of livestock by common carriers within the state and to repeal section 8717 of Remington & Ballinger's Annotated Codes and Statutes of Washington and to provide penalties for the violation of the provisions of this act.

Referred to committee on railroads.

House joint memorial No. 8, by Mr. McCoy: Relative to the improvement of the Columbia river between the mouth of the Willamette river and the city of Vancouver, Washington.

Referred to committee on memorials.

House bill No. 379, by committee on roads and bridges: An act relating to the improvement and maintenance of public highways, providing for the payment of the cost thereof, and amending sections 2, 9, 10 and 14, of chapter 35 of the Laws of 1911.

Passed to second reading.

House concurrent resolution No. 15, by Mr. Sims: Appointing a committee of four members of the House and four members of the Senate to confer with a like committee from the Oregon legislature for the purpose of securing joint laws relating to the fishing industry on the Columbia river.

Passed under suspension of rules, 81 ayes, 0 nays.

Ordered transmitted to the Senate.

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of House bill No. 15 and House bill No. 25, both relating to the ownership of lands in the State of Washington by aliens.
Mr. Hughes moved that House bill No. 15 be substituted for House bill No. 25.

The roll was called and House bill No. 15 was substituted for House bill No. 25 by the following vote: Yeas, 76; nays, 12; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W.E.), Beam, Black, Brislawn, Brown, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—76.

Those voting nay were: Representatives Arnold (W.A.), Bryant, Foster, Hastings, Langford, Merriam, Moren, Murphine, Pierce, Stream, Wray, Zednick—12.

Those absent or not voting were: Representatives Axtell, Brooks, Davis, Field, Hutchinson, Kennedy, Moll, Oaks, Reid—9.

On motion of Mr. Hughes, House bill No. 15 was placed on second reading.

The bill was read the second time in full by sections.

Mr. Stream stated that he did not understand the bill when he voted nay and that he desired to vote aye. The speaker declared that the gentleman could not change his vote at this time.

Mr. Childe moved the adoption of the following amendment: Amend section 33, line 5, by inserting after the word “of” the word “agricultural.”

The amendment was lost.
Mr. Farnsworth moved the adoption of the following amendment: Amend section 3, line 2, strike "relating to" and insert "providing for."

The amendment was adopted.

Mr. Farnsworth moved the adoption of the following amendment: Amend section 3, line 5, strike out "relating to" and insert "providing for."

The amendment was adopted.

On motion of Mr. Hays, the House returned to section 33 for the purpose of amendment.

Mr. Hays offered the following amendment: Insert the words "or hereafter" after the word "heretofore" in line 8, section 33.

The amendment was lost.

Mr. Murphine moved that the House return to section 3 for the purpose of amendment. There being no objections, it was so ordered.

Mr. Murphine offered the following amendment: Add to section 3 "or who are otherwise disqualified."

The amendment was lost.

On motion of Mr. Hughes, the rules were suspended, the second reading considered the third, and House bill No. 15 was considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 25; absent or not voting, 2.


Those voting nay were: Representatives Arnold (W. A.), Black, Brislawn, Bryant, Chamberlin, Christensen, Corkery,
Croake, Darling, Earle, Foster, Fontaine, Gillbo, Grass, Hastings, Houser, Langford, Merriam, Murphine, Overman, Pierce, Reid, Turnbow, Wray, Zednick—25.

Those absent or not voting were: Representatives Moren and Stream—2.

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

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

On motion of Mr. Hughes, the rules were suspended, and the chief clerk was instructed to immediately transmit House bill No. 15 to the Senate.

On motion, the House took a recess until 2:00 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Mrs. Axtell and Messrs. Capron, Davis, Field, Goss, Hill, Reid, Stevenson and Stream, of whom Mrs. Axtell, Mr. Reid, Mr. Davis and Mr. Field were excused.

On motion of Mr. Sims, the rules were suspended and House concurrent resolution No. 15 was placed on second reading.

SECOND READING OF BILLS.

House concurrent resolution No. 15, relating to the appointment of a committee of four members of the House and four members of the Senate to confer with a like committee from the Oregon legislature with reference to joint legislation affecting the fishing industry on the Columbia river.

The resolution was read the second time in full by sections.

On motion of Mr. Sims, the rules were suspended, the resolution was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,

Those absent or not voting were: Representatives Axtell, Christensen, Craig, Davis, Foster, Field, Goss, Hill, Holmes, Horrigan, Kennedy, McKay, Moren, Reid, Stewart, Sumner—16.

House concurrent resolution No. 15, having received the constitutional majority, was declared passed.

On motion of Mr. Sims, the rules were suspended, and the chief clerk was directed to immediately transmit House concurrent resolution No. 15 to the Senate.

House bill No. 60, relating to the provision of partial support of destitute women whose husbands are dead or inmates of penal institutions, etc.

The bill was read the second time in full by sections.

Messrs. Corkery and Rowland (D. H.) offered the following amendment:

Section 6, line 5, after the word “act” insert: And shall appear in every such proceeding and through the probation officer, the charity commissioner or any person having knowledge of the facts, shall carefully investigate the merits of every application to the end that this act may be fairly administered and no person granted relief hereunder except those justly entitled thereto.

Mr. Rowland (D. H.), moved the adoption of the amendment.

The amendment was adopted.
Mr. Rowland (D. H.) moved the adoption of the following amendment:

In section 6, lines 9 and 10, strike the words “general revenue,” and insert “current expenses,” also in line 14.

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House bill No. 141, authorizing county commissioners to issue county road bonds for constructing and improving public ways, etc.

On motion, the bill was passed and allowed to retain its place on the calendar.

House bill No. 173, to provide for the selection and adoption of an official state flag.

The bill was read the second time in full by sections.

Mrs. Croake moved the adoption of the following amendment:

Amended that the name of a woman be added to that of the committee and that the name be that of Mrs. E. A. Shores of Seattle.

The amendment was adopted.

Mr. Neumann (M. M.) moved the adoption of the following amendment:

After the word “state” strike the words “and the” and insert after the word “state” line two, “and representatives of such civic bodies as the commission may deem necessary.”

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

House bill No. 245, appropriating the sum of five thousand dollars or so much thereof as may be necessary for the salaries and expenses of the industrial insurance department, etc.

The bill was read the second time in full by sections.

On motion of Mr. Sims, 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, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling,

Those absent or not voting were: Representatives Axtell, Davis, Field, Freeman, Hill, Hurd, McFarland, McKay, Mess, Middaugh, Moren, Picken, Reid, Sumner, Turnbow, Zednick—16.

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

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

On motion of Mr. McArdle, the rules were suspended and the chief clerk was directed to transmit House bill No. 245 immediately to the Senate.

House bill No. 159, relating to the repeal of the anti-tipping law.

The bill was read in full the second time by sections.

On motion of Mr. Neuman (M. M.), 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, 70; nays, 15; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McFarland, Merriam, Miles, Murphine, Neumann (M. M.), Norton, Overman, Rowland (H. K.),
Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sweet, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—70.


Those absent or not voting were: Representatives Axtell, Brislawn, Davis, Fontaine, Field, Hill, McKay, Mess, Moren, Picken, Reid, Sumner—12.

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

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, 1913.**

**MR. SPEAKER:**

We, your committee on game and fish, to whom was referred House bill No. 175, entitled “An act to amend section 2665 of the first volume of Remington and Ballinger’s Annotated Codes and Statutes of the State of Washington relating to trespass,” 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:

By striking from the title the words “the first volume of” and also the words “of the state.”

Strike from section 1, line 1, the words “the first volume of.”

Strike from section 1, line 2, the words “of the state.”

A. H. MOLL, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Moll, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House bill No. 149, relating to the appointment and election of judges in Thurston county.

The bill was read the second time in full by sections.

The bill was passed to third reading.
House bill No. 235, relating to the commitment of persons to the Washington state training school.

The bill was read the second time in full by sections.

On motion of Mr. Brown, the bill was re-referred to the judiciary committee.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 204, entitled "An act relating to validation of indebtedness by school district, and bonds therefor, and amending Chapter XXIX of Remington and Ballinger's Annotated Codes and Statutes of Washington, by adding one section thereto, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Strike section 2 of said bill.

William Wray, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendment was adopted.

On motion of Mr. Earle, the last four words were stricken from the title.

The bill was passed to third reading and ordered engrossed.

House joint substitute resolution No. 1, relating to the election of United States senators by the people.

The resolution was read in full.

On motion of Mr. Conner, the rules were suspended, the second reading considered the third, the resolution was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Her-

Those absent or not voting were: Representatives Axtell, Black, Brislaw, Catlin, Davis, Grass, Hill, McKay, Mess, Pick­en, Reid, Sims, Stevenson, Stevens, Stewart—15.

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

On motion of Mr. Farnsworth, the rules were suspended, and the chief clerk was directed to immediately transmit House joint substitute resolution No. 1 to the Senate.

House bill No. 264, providing for the assessment of fish traps, fishing locations, etc.

On motion of Mr. Sinis, the bill was passed and allowed to retain its place on the calendar.

House bill No. 265, requiring all irrigation companies to file with the county auditor of each county a plat showing the exact location and width of right-of-way of their ditches and canals.

On motion of Mr. Stewart, the bill was re-referred to the committee on revenue and taxation.

House bill No. 266, relating to the equalization of assessments and repealing section 9200 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 67, providing for the registration of candidates seeking public office, etc.

The bill was read the second time in full by sections and passed to third reading.

Mr. Brown assumed the chair.
House bill No. 268, relating to the amendment of article VII of the constitution of the State of Washington, relating to assessment and taxation.

On motion of Mr. Cleland, the bill was re-referred to the committee on constitutional revision.

House bill No. 269, relating to the prevention of the removal of standing timber upon lands upon which taxes are delinquent and providing a penalty for the violation of the same.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 270, providing for the assessment of the property of persons, firms or corporations engaged in the business of furnishing electric light, water, heat, power, gas and telephones to the public.

The bill was read the second time in full by sections.

Mr. Neumann moved that the bill go over and retain its place on the calendar.

The motion was lost.

Mr. Holmes moved the adoption of the following amendment: Section 1, strike the word "tax" in line one and substitute "public service."

The amendment was lost.

Mr. Chamberlin moved the adoption of the following amendment: That the word "7" as read by the clerk from the original bill (line 7 of the printed bill) be stricken.

The amendment was adopted.

Mr. Neumann moved the adoption of the following amendment: Insert "for contempt" after "him" in line 14, section 3.

The amendment was lost.

Mr. Neumann moved that the bill be re-referred to the committee on corporations other than municipal and railroads.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

House bill No. 271, requiring a statement of the true consideration for the transfer of real property before a deed may be recorded.
On motion, the bill was re-referred to the committee on revenue and taxation.

On motion of Mr. Corkery, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

TWENTY-SIXTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, February 7, 1913.

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

Roll call showed all members present except Mrs. Axtell and Mr. Field, who were excused.

Prayer was offered by William A. Arnold, a member of the House of Representatives.

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

Mr. Reid arose to a point of personal privilege and announced that he wished to be recorded as having voted "yes" on House bill No. 15, voted upon at the previous day's session.

House bill No. 94 was delivered to the governor by the chief clerk.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A letter from the Seattle Women's Union Card & Label League relating to Senate bill No. 180, and signed by Leola May Blinn, secretary of the State Women's Union Card & Label League, was read and referred to the committee on railroads.
RESOLUTIONS.

By logged off land committee.

Resolved, That the Senate be invited to appoint a special committee to confer with the House committee on logged-off lands.

On motion of Mr. Murphine, the resolution was adopted.

By Mr. Neumann:

Resolved, That the House rules committee prepare the daily calendar and lay is on the desks of members of this House on the preceding day.

Mr. Neumann (M. M.) moved the adoption of the resolution.
Mr. Merriam seconded the motion.
Mr. Brooks moved that the resolution be laid on the table.
The motion to lay on the table prevailed.
Mr. Reid was excused.

REPORTS OF STANDING COMMITTEES.

OLYMPIA, WASH., February 7, 1913.

We, your committee on rules and order, do recommend that House rule No. 26 be amended by adding after the word “thereafter” in the last line the following words, “and when a motion to reconsider has been carried its effect shall be to place before the House the original question in the exact condition it occupied before it was voted upon.”

HOWARD D. TAYLOR, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 5, 1913.

We, your committee on commerce and manufacturing, to whom was referred House bill No. 182, entitled “An act relating to the improvement of logged off land, or cut over lands, and providing a method for the payment therefor,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on logged off lands.

ROBERT GRASS, Chairman.

We concur in this report: Miller Freeman, E. O. Sims, Max M. Neumann.

The report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 6, 1913.

We, your committee on township organization, to whom was referred Senate bill No. 30, entitled “An act to establish and regulate the sal-
aries of county commissioners in counties having a township organization, other than counties of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the committee on Judiciary.

A. M. Stevens, Chairman.


The report was adopted.

House of Representatives,
Olympia, Wash., February 5, 1913.

Mr. Speaker:

We, your committee on municipal corporations, of the first class to whom was referred House bill No. 11, entitled "An act granting to every city of the State of Washington the right and power to home rule and the power to govern itself in all matters relating to the affairs of such city," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. W. Hastings, Chairman.


The report was adopted.

House of Representatives,
Olympia, Wash., February 6, 1913.

Mr. Speaker:

We, your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 281, entitled "An act to amend sections 2, 3 and 19 of an act entitled 'An act to provide a system of registration of births and deaths and the method of reporting births and deaths and for the issuance of permits for the burial, removal or transportation of bodies of deceased persons, and fixing the penalty for violation,' approved March 7th, 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Eugene T. Hurd, Chairman.


The speaker announced that he would refer House bill No. 277, relating to the creation of a commissioner of colonization and development, to the committee on logged off lands.
MR. SPEAKER:

We, your committee on judiciary, to whom was referred House concurrent resolution No. 10, entitled "Resolution relating to the publication of the supreme court reports," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred House bill No. 96, entitled "An act providing that household goods, furniture, personal wearing apparel, (except jewelry) and mechanics' tools of trade shall not be considered property for the purposes of taxation within this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Z. STEWART, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 256, entitled "An act relating to change of venue from police courts in cities of the second class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 257, entitled "An act relating to the offices of city attorney and
police judge in cities of the second class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 229, entitled "An act relating to appeals to the supreme court, and amending section 1716 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington by adding thereto subdivision (8)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, that the substitute bill be printed, and that it do pass.

WILLIAM WRAY, Chairman.


The report as to the printing of the substitute bill was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 30, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 52, entitled "An act to amend paragraph 4 of section 353 of chapter 24 of the Session Laws of 1909, entitled 'An act relating to crimes and punishments and the rights and custody of persons convicted or accused of crime, and repealing certain acts,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, that the substitute be printed, and that it do pass.

WILLIAM WRAY, Chairman.


The report as to the printing of the substitute bill was adopted.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate concurrent resolution bill No. 5, relating to resignation of warden Charles S. Reed from state penitentiary and commending his work, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capron, Chairman.

We concur in this report: R. L. Picken, T. C. Miles, Fred M. Hedger, E. A. Sisson, J. E. McFarland.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred House concurrent resolution No. 4, resolution expressing the appreciation of the people of the state to Mr. C. F. Gunther of Chicago, for the portrait of George Washington, presented to the people of this state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capron, Chairman.

We concur in this report: R. L. Picken, T. C. Miles, Fred M. Hedger, J. E. McFarland, E. A. Sisson.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 126, entitled "An act to authorize municipal corporations in the State of Washington to sell and dispose of surplus water and electric current outside of their own limits and to grant rights of way to such corporations along public highways for such purpose," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. W. Hastings, Chairman.


House bill No. 147: Do pass as amended.
House bill No. 209: Do pass as amended.
Senate concurrent resolution No. 7: Do pass as amended.
House bill No. 206: Do pass as amended.
House bill No. 17: Do pass as amended.
House bill No. 145: Do pass as amended.
House bill No. 11: Be indefinitely postponed.
Mr. Hastings moved the adoption of the report.
The report was adopted.
Engrossed Senate bill No. 61: Do pass with amendments.
On motion of Mr. Grass, the bill was ordered printed.
Engrossed Senate bill No. 30: Referred to committee on judiciary.
The report was adopted.
Engrossed Senate bill No. 63: Be substituted for House bill No. 141.
Mr. McArdle moved the adoption of the report.
The report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

MR. SPEAKER:

OLYMPIA, WASH., February 6, 1913.

The Senate has passed Senate bill No. 191, entitled "An act providing when changes may be made in the boundaries of road and school districts and other taxing districts;"
Also, engrossed Senate bill No. 195, entitled "An act to amend section 9200 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the equalization of assessments by adding to said section a proviso limiting the time when application may be made for a reduction of an assessment to the first six days of the session of the county board of equalization;"
Also, engrossed Senate bill No. 193, entitled "An act relating to the assessment of registered water craft by the state board of tax commissioners as personal property."
Also, engrossed Senate bill No. 192, entitled "An act relating to the assessment of fishtraps, fishtrap locations and fishing locations by the state board of tax commissioners," and the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

MESSAGE FROM THE SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE,
OFFICE OF THE SECRETARY:

OLYMPIA, WASH., January 27, 1913.

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

GENTLEMEN:

Pursuant to a request of the secretary of state of state of Oregon, I transmit herewith Senate joint memorial No. 2, passed by the twenty-seventh legislative assembly of the state of Oregon.
STATE OF WASHINGTON

In testimony whereof I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at Olympia, this twenty-seventh day of January, A. D. 1913.

I. M. HOWELL, Secretary of State.

STATE OF OREGON,
TWENTY-SEVENTH LEGISLATIVE ASSEMBLY,
SENATE CHAMBER.

SENATE JOINT MEMORIAL No. 2.

WHEREAS, There have been introduced in Congress three bills (Numbers H. R. 36, H. R. 4428, S. 2367,) to afford federal protection to migratory game birds; and

WHEREAS, There is a very general sentiment in this state in favor of such protection, and an urgent request for the enactment of such a law has been made, as appears by the numerous petitions received; now, therefore,

Resolved, (The House concurring), That congress be and hereby is requested to enact a law giving ample protection to migratory game birds.

Resolved, That the legislatures of all other states of the United States, now in session or when next convened, be and they are hereby respectfully requested to join in this request by the adoption of this or an equivalent resolution.

Resolved, Further, That the secretary of state be and he hereby is directed to transmit copies of this resolution to the Senate and the House of representatives of the United States, and to the several members of said body representing this state therein; also to transmit copies hereof to the legislatures of all other states of the United States.

Concurred in by the House January 20, 1913.

C. N. McARTHUR, Speaker of the House.

Adopted by the Senate January 16, 1913.

DAN J. MALANKEY, President of the Senate.

Endorsed: Senate joint memorial No. 2 by committee on federal relations.

J. W. COCHRAN, Chief Clerk.

Filed January 22, 1913.

BEN W. OLCOtt, Secretary of State.

UNITED STATES OF AMERICA—STATE OF OREGON,
OFFICE OF THE SECRETARY OF STATE.

I, Ben W. Olcott, secretary of the state of Oregon, and custodian of the seal of said state, do hereby certify:

That I have carefully compared the annexed copy of Senate joint memorial No. 2, of the twenty-seventh legislative assembly of the state
of Oregon, with the original thereof as filed in the office of the secretary of state of the state of Oregon, on the 22nd day of January, 1913, and that it is a full, true and complete transcript therefrom and of the whole thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the state of Oregon.

Done at the capitol at Salem, Oregon, this 22nd day of January, A. D. 1913.

BEN W. OLcott, Secretary of State.

Referred to the committee on game and game fish.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 380, by Mr. Christensen: An act providing for tract indexes to be procured and kept in the auditor's office in each county in the state, authorizing and directing the county auditor to prepare abstracts and certify to the same.

Referred to committee on judiciary.

House bill No. 381, by judiciary committee: An act to adopt Pierce's Washington Code as an official compilation.

Passed to second reading.

House bill No. 382, by judiciary committee: An act amending sections 221, 222, 223, 224, Remington & Ballinger's Annotated Codes and Statutes, relating to the procedure in the commencement of civil actions.

Referred to committee on judiciary.

House bill No. 383, by Mr. Wray: An act to regulate insurance and amend section 24 of an act entitled "An act to provide an insurance code for the State of Washington, to regulate the organization and government of the insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner, and define his duties, and to repeal all existing laws in relation thereto," approved March 10, 1911, the same being known as section 24, of chapter 49 of Session Laws of 1911.

Referred to committee on insurance.

House bill No. 384, by Mr. Stewart: An act to fix the salary of the county superintendent of schools and repealing all acts and parts of acts in conflict therewith.

Referred to committee on education.
House bill No. 385, by joint Senate and House committee on railroads: An act relating to railroad and highway crossings and to the changing and eliminating of grade crossings; providing penalties for the violation of this act, making an appropriation, and repealing chapter 162, Laws of 1909, relating to railroad crossings, and providing for the exercise of the power of eminent domain to carry the purposes of this act into effect.

Passed to second reading.

House bill No. 386, by Mr. Wray: An act defining the powers and duties of mayors of fourth class cities or towns and amending section 7742 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on municipal corporations other than first class.

House bill No. 387, by committee on state, school and granted lands: An act amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the board of state land commissioners.

Passed to second reading.

House bill No. 388, by Mr. Craig: An act providing for the taking and filing of oaths of persons connected with state institutions of higher education.

Referred to committee on judiciary.

House bill No. 389, by Mr. Robe: An act relating to the publication of notices advertising the sale of state lands and land sold under delinquent tax certificates.

Referred to committee on revenue and taxation.

House bill No. 390, by judiciary committee: An act relating to procedure in the superior court with reference to findings by the court in actions tried without a jury; and repealing section 367 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 391, by Mr. Stewart: An act relating to trust companies and amending section 3346 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on banking.
House bill No. 392, by Messrs Robe and Brown: An act to repeal an act entitled "An act providing for the sale and purchase of tide lands of the third class and the manner of conveying the same for the purpose of oyster planting, to encourage and facilitate said industry and declaring an emergency," approved March 2nd, 1895, and directing the institution of proceedings to set aside titles acquired under the provisions of said act.

Referred to committee on state, school and granted lands.

House bill No. 393, by roads and bridges committee: An act relating to the purchase, construction, maintenance, control and operation of bridges in this state and between this state and adjoining states, counties, cities and towns, and providing for the co-operation of said counties, cities and towns in this state with each other and with the United States, or adjoining states or the counties, cities or towns therein, in the purchase, construction, maintenance, control and operation of the same.

Passed to second reading.

Ordered given precedence over all other bills.

House bill No. 394, by Mr. Smith: An act to authorize the use of school buildings and property and the acquisition and use of other facilities of real and personal property by school districts of the first, second and third class, for educational, social, and other community purposes.

Referred to committee on education.

House bill No. 395, by game and game fish committee: An act providing for a record of the stock and sales made by persons or retail dealers of pocket pistols and revolvers, also to whom such sales can be made, and under what conditions purchasers may purchase, and providing a penalty for violation thereof.

Passed to second reading.

House bill No. 396, by Mr. Pierce: An act governing the execution and custody of public contracts.

Referred to committee on judiciary.

House bill No. 397, by Mr. Sumner: An act authorizing the establishment of water supply districts; providing for the ac-
requirement, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, including water powers and other power derived therefrom, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor.

Referred to committee on municipal corporations other than first class.

Mr. Wray moved that the rules be suspended and that House bill No. 381 be placed on second reading.

The motion carried and House bill No. 381 was read the second time in full by sections.

Mr. Wray moved that the rules be suspended, that the second reading be considered the third, and that House bill No. 381 be placed on final passage.

The motion was seconded by Mr. Pierce.

The motion carried.

Mr. Pierce asked that he be excused from voting on the bill.

His request was granted by the House.

House bill No. 381 was placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those absent or not voting were: Representatives Axtell, Childe, Davis, Field, Hastings, Hill, Hurd, Moren, Overman, Pierce, Reid, Robe, Sims, Stevens—14.

Having received the constitutional majority, House bill No. 381 was declared passed.

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

On motion of Mr. Wray, the rules were suspended and House bill No. 381 was ordered transmitted to the Senate immediately.

FIRST READING OF SENATE BILLS.

Senate bill No. 191, by Senate committee on revenue and taxation: An act providing when changes may be made in the boundaries of road and school districts and other taxing districts.

Referred to committee on revenue and taxation.

Senate bill 201, by Senator Nichols: An act relating to commercial waterway districts, amending chapter XI of the Laws of 1911 of the State of Washington, relating to commercial waterway districts, validating certain proceedings heretofore had with reference to commercial waterway districts, and providing that this act shall take effect immediately.

Referred to committee on harbors and waterways.

Engrossed Senate bill No. 192, by Senate committee on revenue and taxation: An act relating to the assessment of fishtraps, fishtrap locations and fishing locations by the state board of tax commissioners.

Referred to committee on revenue and taxation.

Engrossed Senate bill No. 193, by Senate committee on revenue and taxation: An act relating to the assessment of registered water craft by the state board of tax commissioners as personal property.

Referred to committee on revenue and taxation.

Engrossed Senate bill No. 195, by Senate committee on public revenue and taxation: An act to amend section 9200 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the equalization of assessments by adding to
said section a proviso limiting the time when application may be made for a reduction of an assessment to the first six days of the session of the county board of equalization.

Referred to committee on revenue and taxation.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate concurrent resolution No. 7, relating to the preparation of printed record of memorial services held January 28th, 1913, 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:

After the word "January 28th," in line five (5) add "and February 3rd."

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, T. C. Miles, Fred M. Hedger, E. A. Sisson, J. E. McFarland.

The committee amendments were adopted.

Senate concurrent resolution No. 7 was read the second time, and, on motion, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage, and passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting 8.

Those voting nay were: Representatives Farnsworth, Middaugh—2.

Those absent or not voting were: Representatives Axtell, Davis, Field, Hastings, Moren, Pierce, Reid, Sims—8.

Having received the constitutional majority, the resolution was declared passed.

House bill No. 339, relating to state roads and providing a tax levy therefor.

The bill was read the second time in full by sections.

Mr. McArdle moved that the rules be suspended, the second reading considered the third, and House bill No. 339 be placed on final passage.

The motion carried.

Mr. Hill moved that House bill No. 339 be made a special order for Monday, February 10, at 2:15 p.m.

The motion was lost.

House bill No. 339 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 21; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Earle, Falkner, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Herber, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Overman, Picken, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stewart, Stream, Sumner, Sweet, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—71.

Those voting nay were: Representatives Black, Brislawn, Corkery, Darling, Dunning, Farnsworth, Fontaine, Gillbo, Hedger, Hill, Holmes, Langford, Masterson, Middaugh, Norton, Oaks, Robe, Rowland (H. K.), Stevens, Truax, Turnbow—21.
Those absent or not voting were: Representatives Axtell, Foster, Field, Pierce, Reid—5.

Having received the constitutional majority, House bill No. 339 was declared passed.

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

Mr. McArdle moved that the rules be suspended and that House bill No. 339 be ordered immediately transmitted to the Senate.

Mr. McArdle withdrew his motion.

Mr. McArdle moved for the reconsideration of the bill.

Mr. McCoy moved that the reconsideration be laid on the table.

The motion to lay on the table prevailed.

House bill No. 362, relating to the re-appropriation of $57,849.23 from the public highway fund to complete bridge contracts on the Skagit and Lewis rivers.

The bill was read the second time in full by sections.

Mr. McArdle moved that the rules be suspended, the second reading considered the third, and that House bill No. 362 be placed on final passage.

The motion carried.

House bill No. 362 was placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H),
Norton, Overman, Picken, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Sweet, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—91.
Those absent of not voting were: Representatives Axtell, Foster, Field, Oaks, Pierce, Reid—6.
The bill having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
House bill No. 363, providing for the appointment and qualification of an assistant highway commissioner.
The bill was read the second time in full by sections.
On motion of Mr. McArdle, the rules were suspended, 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, 85; nays, 2; absent or not voting, 10.
Those voting nay were: Representatives Hill, Masterson—2.
Those absent or not voting were: Representatives Axtell, Foster, Field, Holmes, Hurd, Kennedy, Pierce, Reid, Stevens, Sweet—10.
Having received the constitutional majority, the bill was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 364, appropriating the sum of $500 for traveling expenses of the state highway commissioner and his assistants and for salary of assistant engineers.

The bill was read the second time in full by sections.

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and House bill No. 364 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 6; absent or not voting, 11.


Those voting nay were: Representatives Bryant, Child, Holmes, Oaks, Rowland (H. K.), Turnbow—6.

Those absent or not voting were: Representatives Axtell, Foster, Field, Kennedy, Kingery, Pierce, Reid, Stevens, Stewart, Stream, Sweet—11.

Having received the constitutional majority, the bill was declared passed.

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

Mr. Speaker:

Olympia, Wash., February 4, 1913.

We, your committee on appropriations, to whom was referred House bill No. 16, entitled "An act providing for the purchase by the state of
Washington of a portion of the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, simultaneously with the purchase of the other portion thereof by the public authorities in the state of Idaho; and for the maintenance as a free bridge by the state of Washington of the portion thereof purchased by the state of Washington; making appropriations therefor, and providing for the issuance, sale, payment and redemption of bonds therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

**COMMITTEE AMENDMENT 1.**

Amend section 1, by adding to section, after the word "river," the words "provided, that said bridge shall first be examined and tested to the satisfaction of said state highway board.

**COMMITTEE AMENDMENT 2.**

Amend section 2 by striking the words "forty thousand" in line three of the original bill, being line two of the printed bill, and inserting in lieu thereof the words "thirty thousand," and change figures to correspond.

**COMMITTEE AMENDMENT 3.**

Amend section 5 by striking the words "forty thousand" in line two, and inserting in lieu thereof the words "thirty thousand;" also in line ten of original bill, being line seven of printed bill, strike the words "forty thousand" and insert in lieu thereof the words "thirty thousand." Change the figures "40,000" in said section to "30,000." Strike the word "auditor" after the word "state" in line fifteen of the original bill, being line ten of the printed bill, and insert in lieu thereof the word "treasurer."

**COMMITTEE AMENDMENT 4.**

Section 9. The purchase herein authorized is intended to be a joint purchase of said bridge by this state and the authorized public authorities within the state of Idaho. And the state highway board is hereby empowered to enter into such compacts or agreements with the proper officers of the state of Idaho or any authorized public authorities within said state as may be necessary for the proper upkeep and maintenance of such bridge in proportion to the length thereof within the respective states; and to present such compact or agreement to the congress of the United States for approval.

J. H. Davis, Chairman.


The bill was read a second time in full.

On motion of Mr. Davis, the committee amendments were adopted.
Amendment to House bill No. 16, by Mr. Farnsworth:
Section 7, line 4, strike the words "secretary of state" and insert "highway commissioner."
On motion of Mr. Farnsworth, the amendment was adopted.
House bill No. 16 was passed to third reading and ordered engrossed.
House bill No. 3, providing for six judges of the superior court of the state of Washington in Spokane county.
The bill was read the second time in full by sections.
On motion, the amendments proposed by the committee were adopted.
On motion of Mr. Gray, the rules were suspended, the second reading considered the third and House bill No. 3 was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 11; absent or not voting, 14.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Davis, Dunning, Earle, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Newman (G. H.), Norton, Overman, Pierce, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Truax, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—72.
Those voting nay were: Representatives Black, Darling, Farnsworth, Fontaine, McFarland, Moren, Neumann (M. M.), Oaks, Picken, Rowland (H. K.), Smith—11.
Those absent or not voting were: Representatives Axtell, Brooks, Conner, Falkner, Foster, Field, Hurd, Kennedy, Reid, Robe, Stream, Sweet, Tonkin, Wray—14.
Having received the constitutional majority, the bill was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
Messrs. Eldridge and Vollmer, members of the legislature of 1911, were invited to occupy seats beside the speaker.

Mr. J. A. Falconer, former speaker of the House of Representatives and newly elected congressman-at-large for the State of Washington, was invited to occupy a chair upon the rostrum.


Messrs. Robe and Moll accompanied Mr. Falconer.

On motion of Mr. Cleland, the bill was ordered engrossed and immediately transmitted to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 134, entitled "An act relating to the acknowledgment of deeds, mortgages, and other written instruments, prescribing the persons before whom the same shall be taken, and declaring legal and valid all acknowledgments heretofore taken as prescribed by this act, and amending section 8754, Remington and 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 with the following amendments:

Amend section 1, line 1, of the printed bill and of the original bill by striking the word "that."

Amend section 1, line 2 of the printed and of the original bill by striking the comma after the word "Washington," and striking the words "be, and the same," and by striking the comma after the word "is."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Cleland, the amendments proposed by the committee were adopted.

On motion of Mr. Cleland, the rules were suspended, 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, 79; nays, 0; absent or not voting, 18.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Houser, Hughes, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Sumner, Truax, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—79.

Those absent or not voting were: Representatives Axtell, Childe, Falkner, Farnsworth, Herber, Horrigan, Hurd, Kennedy, McCoy, Oaks, Picken, Reid, Stevenson, Stream, Sweet, Tonkin, Wray—18.

Having received the constitutional majority, the bill was declared passed.

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

On motion of Mr. McKay, the bill was ordered engrossed and immediately transmitted to the Senate.

House bill No. 249, granting certain tidelands to the port of Grays Harbor for port purposes.

The bill was read the second time in full by sections.

On motion of Mr. Mapes, the rules were suspended, the second reading was considered the third, and House bill No. 249 was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays,
Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, Mc Farland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Sumner, Truax, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—82.

Voting nay: Representative Earle—1.

Those absent or not voting were: Representatives Axtell, Falkner, Foster, Field, Herber, Hurd, Kennedy, Picken, Reid, Stevenson, Stream, Sweet, Tonkin, Wray—14.

Having received the constitutional majority, the bill was declared passed.

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

House bill No. 264, providing for the assessment of fishtraps and locations by the state board of tax commissioners.

Mr. Goss notified the House that an identical bill had passed the Senate on the previous day.

On motion of Mr. Goss, House bill No. 264 was temporarily set aside.

House bill No. 275, relating to bonds of irrigation districts, providing under what circumstances such bonds may be made legal investments for the funds of banks, etc.

The bill was read the second time in full by sections.

The bill was passed to third reading.

Mr. Speaker:

We, your committee on agriculture, to whom was referred House bill No. 114, entitled "An act providing for the formation and carrying on of co-operative associations and providing for the rights, powers, and duties," 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 all of section 15 after the word "losses" in line 10 of the original bill (line 7 of the printed bill).
Amend section 17 in line 1 of the original bill (line 2 of the printed bill) by striking out the word “hereafter.”

Strike out section 21.

J. A. Fontaine, Chairman.


The bill was read the second time in full by sections.

On motion, the amendments proposed by the committee were adopted.

Mr. Chamberlin moved the adoption of the following amendment: Amend title by adding after word “duties” the words “of the same.”

The amendment was adopted.

Mr. Chamberlin moved that the rules be suspended, the second reading considered the third, and that House bill No. 114 be placed on final passage.

The motion was lost.

House bill No. 114 was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 6, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 201, entitled “An act relating to commercial waterway districts, amending chapter XI, of the laws of 1911, of the state of Washington, relating to commercial waterway districts, validating certain proceedings heretofore had with reference to commercial waterway districts, and providing that this act shall take effect immediately;”

Also, Senate concurrent resolution No. 10, relating to the holding of memorial exercises on the anniversary of the birth of Abraham Lincoln;”

And the same are herewith transmitted.

William T. Laube, Secretary.

Mr. Merriam moved that the rules be suspended, that the first reading of Senate concurrent resolution No. 10 be considered the second and third, and that the resolution be placed on final passage.

The motion carried.
Senate concurrent resolution No. 10 was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Fontaine, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Newman (G. H.), Norton, Overman, Picken, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Truax, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—76.

Those absent or not voting were: Representatives Axtell, Davis, Falkner, Farnsworth, Foster, Field, Freeman, Greenbank, Herber, Hill, Holmes, Horrigan, Kennedy, Moren, Neumann (M. M.), Oaks, Reid, Stream, Sweet, Tonkin, Wray—21.

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

The speaker announced that he would appoint Messrs. Zednick, Black and Truax as a committee prescribed by the resolution.

On motion of Mr. Farnsworth, the House adjourned until Monday morning, February 10, at 11 a. m.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
TWENTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 10, 1913.

The speaker called the House to order at 11:00 a. m.

Roll call showed all members present except Mrs. Axtell and Messrs. Childe, Craig, Falkner, Field, McCoy, McFarland, Reid and Sweet, of whom Mrs. Axtell and Messrs. Falkner, Field, Reid and Sweet were excused.

Prayer was offered by Rev. D. A. Thompson, of the Olympia First Presbyterian church.

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

REPORTS OF STANDING COMMITTEES.

February 10, 1913.

We, your committee on rules and order, recommend that House bill No. 126 be re-referred to committee on railroads.

HOWARD D. TAYLOR, Chairman.


On motion the report was adopted.

HOUSE CHAMBER,
OLYMPIA, WASH., February 10, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bills Nos. 114, 16, 275 and 339, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.

We concur in this report: R. E. Darling, J. E. Turnbow, W. H. Kingery.
MR. SPEAKER:

Your committee on engrossed bills, to whom was referred House bills Nos. 149, 60, 173, 175, 204, 266, 267, 269 and 270, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.


MR. SPEAKER:

We, your committee on memorials, to whom was referred House joint memorial bill No. 6, relating to an intercoastal canal from the straits of Juan de Fuca to Grays Harbor, Willapa Bay and the Columbia river, 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 harbors and waterways.

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, J. E. McFarland, E. A. Sisson, Fred M. Hedger, T. C. Miles.

On motion of Mr. Greenbank, the report was adopted.

MR. SPEAKER:

We, your committee on state school for defective youth, reform school and reformatory, to whom was referred House bill No. 63, entitled "An act to establish a commission for improving the conditions of the blind, fixing the number and duties of the commissioners and fixing their salaries and other compensation, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the appropriation committee and that it do pass.

L. W. FIELD, Chairman.


On motion of Mr. Wray, the report was adopted.

MR. SPEAKER:

We, your committee on insurance, to whom was referred House bill No. 207, entitled "An act relating to insurance and amending sections
79 and 84 of chapter 49 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 4, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 20, entitled "An act amending subdivision 3 of section 2436 of Remington and Ballinger's Code of the State of Washington, relating to the offense of having carnal knowledge of children," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, that the substitute bill be printed and that it do pass.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 4, 1913.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was referred House bill No. 20, entitled "An act amending subdivision 3 of section 2436 of Remington and Ballinger's Code of the State of Washington, relating to the offense of having carnal knowledge with children," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, that the substitute bill be printed, but that it do not pass.


On motion, the report that the substitute bill be printed was adopted.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 4, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 75, entitled "An act relating to the superior
court of Douglas and Grant counties and providing for the election of judges therein, and providing for the appointment of a judge for Grant county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, that the substitute bill be printed, and that the same do pass.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

I, a minority of your committee on judiciary, to whom was referred House bill No. 75, entitled “An act relating to the superior court of Douglas and Grant counties and providing for the election of judges therein, and providing for the appointment of a judge for Grant county,” have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

WALKER MOREN.

On motion, the report that the substitute bill be printed was adopted.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 18, entitled “An act regulating notaries public who are stockholders, directors, officers or employees of banks or other corporations,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, a minority of your committee on judiciary, to whom was referred House bill No. 18, entitled “An act regulating notaries public who are stockholders, directors, officers or employees of banks or other corporations,” have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, CHAS. L. CHAMBERLIN, T. H. McKAY.

HOUSE OF REPRESENTATIVES.

MR. SPEAKER: OLYMPIA, WASH., February 7, 1913.

We, your committee on game and game fish, to whom was referred engrossed Senate bill No. 145, entitled "An act forbidding the sale, barter, giving away, disposal of or display for sale of pocket pistols and revolvers and fixing 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 be indefinitely postponed.

A. H. MOLL, Chairman.


On motion of Mr. Farnsworth, the bill was re-referred to the committee on game and game fish, the same to be reported out at the same time as a bill in the course of preparation by said committee.

House bill No. 116: Do pass as amended.

House bill No. 214: Majority, do pass as amended; minority, do not pass.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 398, by Mr. Overman: An act to prohibit the hanging of wall paper over numerous coatings of old paper, filth and accumulated germs of disease, and fixing a penalty for the violation of the same.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 399, by Messrs. Stewart and Davis: An act relating to the employment of matrons, supervisors, nurse-in-charge, or any attendant having charge of women's and children's departments of public institutions.

Referred to committee on labor and labor statistics.

House bill No. 400, by Messrs. Grass, Goss and Gilbo: An act relating to the payment of wages to employees, and providing a punishment for the violation thereof.

Referred to committee on labor and labor statistics.
House bill No. 401, by Mr. Smith: An act relating to grand juries and requiring same to be called at least once in every two years in each county of the state.
Referred to committee on judiciary.

House bill No. 402, by Mr. Goss: An act relating to the disposal of the bodies of the paupers and dependent dead of the counties and state, and of persons dying of contagious diseases, and providing for cremation instead of burial.
Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 403, by Messrs. Field, Arnold (W. E.), Siler, Newman (G. H.), McCoy and Aagaard: An act establishing a state school for girls in conjunction with the Washington state training school, authorizing the purchase of a site and erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof, and providing penalties for violations thereof.
Referred to committee on appropriations.

House bill No. 404, by committee on game and game fish: An act relating to the protection, propagation, introduction, purchase and restoration of game birds, game animals and game fish, creating county game commissioners, creating the office of county game wardens, relating to licenses for hunting and fishing, fixing the season for the taking, regulating the transportation and possession of game animals, game birds and game fish, providing penalties and repealing all laws in conflict herewith.
Passed to second reading.

House bill No. 405, by the entire Spokane delegation: An act relating to vesting of property at time of death of either spouse in survivor, by agreement of spouses, and providing for rights and liens of creditors.
Referred to committee on judiciary.

House bill No. 406, by Mr. Sisson: An act providing for the issuance of bonds by diking districts on petition of sixty per cent., in acreage, of the property owners of such district, to
provide for the expense of repairs, improvements, maintenance and purchase of machinery and other appliances.

Referred to committee on dikes and drains.

House bill No. 407, by Mr. Sims: An act relating to salaries of county officers of counties of the fifteenth, sixteenth and seventeenth class, to amend sections 4047, 4048 and 4049, Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on compensation and fees for state and county officers.

House bill No. 408, by Mr. Sims: An act for the relief of veterans and widows of veterans of the Indian wars of 1855 and 1856.

Referred to committee on appropriations.

House bill No. 409, by Mr. Catlin: An act to provide for the construction and maintenance of a wagon bridge across Johnson creek, on state road No. 15, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 410, by Mr. Catlin: An act to provide for macadamizing the state convict road on Carroll's Point mountain, near Carrollton, in Cowlitz county, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 411, by Mr. Moll: An act to appropriate $1,500 for the use of the high school demonstration farm located at Arlington, Wash.

Referred to committee on appropriations.

House bill No. 412, by Mr. Urquhart: An act to provide for the burial of paupers at public expense, providing a uniform charge for the same, and regulating the duties of undertakers relative thereto.

Referred to committee on medicine, surgery, dentistry and hygiene.
House bill No. 413, by Mr. Earle: An act relating to the registration of title to lands belonging to estates before distribution thereof.

Referred to committee on judiciary.

House bill No. 414, by Mr. Earle: An act relating to the registration and confirmation of titles to land, and amending sections 8808, 8813, 8828 and 8859 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 415, by Messrs. McKay and Mapes: An act restoring to the practice of their professions physicians whose licenses have been revoked because of conviction of crime and who are subsequently granted an unconditional pardon by the governor.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 416, by Mr. Foster: An act amending section 3686 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the corporate powers of corporations, how exercised and the method of voting at corporate meetings.

Referred to committee on miscellaneous.

House bill No. 417, by Mr. Foster: An act to amend section 1 of article VI of the constitution of the State of Washington, relating to qualifications of electors.

Referred to committee on constitutional revision.

House bill No. 418, by Mr. Brown: An act establishing the forms of petitions for recall of officers, providing for the circulation and signing of the petitions and the manner and times of recall elections.

Referred to committee on privileges and elections.

House bill No. 419, by Mr. Holmes: An act to provide for the revision, compilation and codification of the laws of the State of Washington, the appointment of code commissioners, making an appropriation therefor, and declaring an emergency.

Referred to committee on judiciary.
SECOND READING OF BILLS.

House bill No. 393, relating to the purchase, construction, maintenance, control and operation of bridges in the State of Washington and between the State of Washington and adjoining states, etc.

On motion of Mr. Murphine, consideration of the bill was deferred until February 11, 1913, the bill to retain its place on the calendar.

House bill No. 27, relating to false statements.

On motion, consideration of the bill was deferred and allowed to retain its place on the calendar.

MR. SPEAKER:

We, your committee on roads and bridges, to whom was referred Senate bill No. 63, entitled "an act authorizing county commissioners to issue county road bonds for constructing and improving public ways, and for aiding in so doing, both within and without the limits of incorporated cities and towns, prescribing the method of expending the proceeds thereof, validating elections and other proceedings heretofore held or had relating thereto, and authorizing incomplete proceedings to be completed under this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be substituted for House bill No. 141, and that it do pass with the following amendment: Amend section 2, line 2, as posted now in House bill No. 141, by changing the period after the word "state" to a comma, and inserting thereafter, the following: "or it may be held as a special election at such time as the board of county commissioners may designate."

L. D. MCArdle, Chairman.


The bill being the same as House bill No. 141, previously read in the House, the reading of the bill was dispensed with.

The committee amendment was adopted.

Mr. Earle moved the adoption of the following amendment: Amend section 1, line 10 of the printed bill, being line 15 of the original bill, by inserting before the word "all" the following: "all parts of state roads in such county and to."

The amendment was adopted.
The bill was passed to third reading and ordered engrossed.

House concurrent resolution No. 4, relating to the presentation to the State of Washington of one of the original Gilbert Stuart oil paintings of George Washington.

The resolution was read in full the second time.

On motion of Mr. Wray, the rules were suspended, the second reading considered the third and the resolution was placed on final passage and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.


Those absent or not voting were: Representatives Axtell, Capron, Childe, Craig, Davis, Falkner, Field, McCoy, McFarland, Oaks, Reid, Sumner, Sweet—13.

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

House concurrent resolution No. 10, relating to the publication of the supreme court reports.

The resolution was read in full the second time.

On motion of Mr. Pierce, the rules were suspended, the second reading considered the third, and the resolution passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,

Those absent or not voting were: Representatives Axtell, Craig, Davis, Falkner, Farnsworth, Field, Kennedy, McCoy, McFarland, Reid, Stream, Sweet—12.

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

Senate concurrent resolution No. 5, relating to the resignation of Warden Chas. S. Reed from the state penitentiary, and commending his work.

The resolution was read the second time in full.

Mr. Masterson moved that the resolution be indefinitely postponed.

Mr. Masterson withdrew the motion to indefinitely postpone and moved that the resolution be re-referred to the committee on memorials.

Mr. Halsey assumed the chair.

The motion to re-refer was lost.

Mr. Taylor resumed the chair.

On motion of Mr. Murphine, the rules were suspended, the second reading considered the third, the resolution placed on final passage, and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe,

Those absent or not voting were: Representatives Axtell, Falkner, Farnsworth, Field, Kennedy, McCoy, Merriam, Reid, Sweet—9.

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

Engrossed Senate joint memorial No. 5, relating to the marking and monumenting of the Old Oregon Trail.

The memorial was read the second time in full.

On motion of Mr. Murphine, the rules were suspended, the second reading considered the third, the memorial placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Gress, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens,
Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—86.

Those absent or not voting were: Representatives Axtell, Falkner, Farnsworth, Foster, Field, Gray, McCoy, Oaks, Pierce, Reid, Sweet—11.

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

Senate joint memorial No. 6, relating to the stoppage of the influx of undesirable foreigners by reason of the increase in immigration resulting from the opening of the Panama canal.

The memorial was read the second time in full.

On motion of Mr. Murphine, the rules were suspended, the second reading considered the third, the memorial placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.


Those absent or not voting were: Representatives Axtell, Falkner, Farnsworth, Foster, Field, Hastings, Holmes, Hughes, Kennedy, McCoy, Oaks, Pierce, Reid, Sweet—14.

The memorial, having received the constitutional majority, was declared passed.
Senate joint memorial No. 8, relating to the Dr. Friedman cure for tuberculosis.

The memorial was read the second time in full.

On motion of Mr. Black, the memorial was indefinitely postponed.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.

OLYMPIA, WASH., February 10, 1913.


My Dear Sir: An arrangement has been made in my office whereby members of the legislature desiring to talk with me on matters of legislation can do so between the hours of 9:00 A. M. and 10:00 A. M. and 4:00 P. M. and 5:00 P. M. each day. This arrangement is made so that legislators desiring to discuss legislation can do so without being delayed.

Trusting that you will inform the members of the legislature of this arrangement, I have the honor to be,

Sincerely yours,

Ernest Lister, Governor.

On motion of Mr. Davis, the House took a recess until 2:00 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Mrs. Axtell, and Messrs. Field, Gilkey, Gray, Picken, Reid, Stevenson, Sweet and Turnbow, of whom Mrs. Axtell and Messrs. Reid, Field and Sweet were excused.

On motion of Mr. Conner, the rules were suspended and the House returned to the order of the introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 16, by Mr. Conner and others: Congratulating the Hon. John Redmond, leader of the Irish parliamentary party and the people of Ireland, upon their legislative freedom.

The resolution was read in full.
On motion of Mr. Conner, the rules were suspended, the first reading considered the second, second reading considered the third, the resolution considered engrossed, and was placed on final passage and passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 9.


Those voting nay were: Representatives Pierce, Rowland (D. H.), Smith, Sumner, Urquhart—5.

Those absent or not voting were: Representatives Axtell, Capron, Field, Picken, Reid, Stevenson, Stevens, Sweet, Turnbow—9.

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

On motion of Mr. Conner, the rules were suspended and the chief clerk was directed to transmit the resolution immediately to the Senate.

On motion of Mr. Sims, the House adjourned.

C. R. Maybury, Howard D. Taylor,  
Chief Clerk. Speaker.
THIRTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 11, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Mrs. Axtell and Messrs. Beam, Corkery, Field, Mapes, Overman, Reid, Sweet and Zednick, of whom Mrs. Axtell and Messrs. Field, Reid and Sweet were excused.

Prayer was offered by Rev. C. S. Morrison of St. John’s Episcopal church, of Olympia.

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

House bill No. 164 was delivered to the governor by the chief clerk.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition from the people of a portion of Lincoln county, asking for the passage of legislation which would make it possible for them to withdraw from said county and annex to Adams county, was read by the clerk.

The petition was referred to the committee on counties and county boundaries.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on commerce and manufacturing, to whom was referred House bill No. 179, entitled “An act authorizing and directing the state auditor to audit, and state treasurer to pay bills of expense which hereafter may be incurred by the bureau of plant industry of the department of agriculture of the United States in the investigation and experimentation in the various methods of clearing logged-off and timbered lands in this state to an amount in the aggregate equal to
the sum hereafter to be expended by said bureau from its congressional appropriation for such purpose, within this state, not exceeding $10,000, 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 logged-off lands.

ROBERT GRASS, Chairman.

We concur in this report: Entire committee by Grass.

The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on commerce and manufacturing, to whom was referred House bill No. 180, entitled "An act relating to the acquisition by condemnation or otherwise, of certain lands in private ownership for state reforestation purposes, 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 logged-off lands.

ROBERT GRASS, Chairman.

We concur in this report: Entire committee by Grass.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on commerce and manufacturing, to whom was referred House bill No. 181, entitled "An act relating to reforesting certain state lands, and withdrawing from sale state lands suitable only for reforestation, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do be re-referred to the committee on logged-off lands.

ROBERT GRASS, Chairman.

We concur in this report: Entire committee by Grass.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on military affairs, to whom was referred House bill No. 66, entitled "An act relating to the relief of indigent soldiers, sailors and marines who served in the civil war, in the war of Mexico, or in any of the Indian wars in the United States or in the Spanish-American war, and Philippine insurrections, and amending sections 8914, 8915, 8916, 8917 and 8918, of Remington and Ballinger's
Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with no recommendations.

B. B. HOBRAIN, Chairman.

We concur in this report: Chas. L. Chamberlin, Chas. Merriam, Paul Houser, Ben F. Hill, C. J. Black.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1913.

MR. SPEAKER:

We, your committee on game and game fish, to whom was referred House bill No. 279, entitled "An act relating to the payment of bounties for killing cougars, lynx, wildcats, coyotes and timber wolves and amending sections 3593 and 3594 of Remington and Ballinger's 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.

A. H. MOLL, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on dikes and drains, to whom was referred Senate bill No. 149, entitled "An act authorizing the consolidation of two or more diking districts, heretofore organized or which may hereafter be organized under the diking laws 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.

E. A. SISSON, Chairman.

We concur in this report: A. H. Moll, A. M. Bryant, Paul H. Houser, Frank Pierce.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

MR. SPEAKER:

We, your committee on roads and bridges, to whom was referred House bill No. 350, entitled "An act relating to the feasibility and utility of certain lands for state and road purposes, describing and defining same and declaring the same to be a state road," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. MCArDLE, Chairman.

MR. SPEAKER:

We, your committee on harbors and waterways, to whom was referred Senate bill No. 201, entitled "An act relating to commercial waterway districts, amending chapter XI of the Laws of 1911 of the State of Washington, relating to commercial waterway districts, validating certain proceedings heretofore had with reference to commercial waterway districts, and providing that this act take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MILLER FREEMAN, Chairman.


MR. SPEAKER:

We, your committee on game and game fish, to whom was referred Oregon Senate joint memorial No. 2, relating to the protection of migratory game birds, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that House joint memorial No. 9 come before the House for consideration.

A. H. MOLL, Chairman.


MR. SPEAKER:

We, your committee on game and game fish, to whom was referred engrossed Senate bill No. 165, entitled "An act relating to criminal and unlawful shooting with firearms, requiring the printing and posting of copies of this act and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the judiciary committee.

A. H. MOLL, Chairman.


On motion, the report was adopted.

House bill No. 258: Do pass as amended.
House bill No. 250: Do pass as amended.
House bill No. 51: Do pass as amended.
House bill No. 201: Majority, do pass as amended; minority, do not pass.
House bill No. 190: Majority, do not pass; minority, do pass as amended.

REPORTS OF SPECIAL COMMITTEES.

On motion of Mr. Rowland (D. H.), the report of the special committee appointed to investigate the Columbia river power project between Celilo and the Dalles, was made a special order for Monday, February 17, at 2:00 p.m.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1913.

Mr. Speaker:

The Senate has passed House bill No. 106, entitled “An act providing for the payment of interest on bonds for the purchase of the highway bridge across the Columbia river at Wenatchee, under chapter 78 of the Laws of 1909, and making an appropriation therefor,” with the following amendments:

In line 6, section 1 of the original bill, before the word “laws” insert the word “session.”
In line 3 of the title of the original bill, before the word “laws” insert the word “session.”

Also engrossed Senate bill No. 29, entitled “An act for the protection of fish in Lake river and sloughs of the Columbia river in Clarke county, limiting the catch of black bass and croppies in the same waters.”

Also engrossed Senate bill No. 141, entitled “An act relating to the renting and repair of improved escheated lands.”

Also engrossed Senate bill No. 150, entitled “An act to authorize the county commissioners of the several counties in this state to offer and pay out of the county funds of the county treasury a bounty for magpie or crow.”

Also engrossed Senate bill No. 212, entitled “An act relating to liens for service of sires and amending section 3163 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Also engrossed Senate bill No. 200, entitled “An act relating to taxation and amending sections 9219, 9253, 9259 and 9262 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Also House bill No. 246, entitled “An act making an appropriation for maintenance of the governor’s mansion from January 1, 1913, to March 31, 1913.”

Also House joint substitute resolution No. 1, “Relating to an amendment to the constitution, providing for the election of United States senators by the people.”
Also House concurrent resolution No. 15, entitled "Appointing committee of four members of the House and four members of the Senate to confer with a like committee from the Oregon legislature for the purpose of securing joint laws relating to the fishing industry on the Columbia river."

Also engrossed Senate bill No. 14, entitled "An act relating to the formation of banking corporations and regulating the business of banking, and amending section 3330 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Also Engrossed Senate bill No. 96, entitled "An act relating to road and bridge bonds, and amending section 5095 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Also, the president has signed Senate concurrent resolution No. 11, "Relating to the payment of expenses of the Lincoln memorial exercises."

Also, the Senate has passed engrossed Senate bill No. 101, entitled "An act defining the duties of drivers of vehicles in case of an accident and providing punishment for non-observance thereof."

Also engrossed Senate bill No. 103, entitled "An act relating to notaries public, and amending section 8297 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Also engrossed Senate bill No. 107, entitled "An act relating to attachments, and amending section 648 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Also engrossed Senate bill No. 114, entitled "An act relating to costs in civil actions, and providing for attorney's fee as costs in actions upon insurance policies, indemnity or surety bonds."

Also engrossed Senate bill No. 130, entitled "An act relating to the garnishment of the salary of any public officer, deputy public officer or public employe."

Also engrossed Senate bill No. 196, entitled "An act requiring all irrigation companies to file with the county auditor of each county a plat showing the exact location and width of right-of-way of their ditches and canals."

Also engrossed Senate bill No. 198, entitled "An act relating to lands in section 16, township 25 north, range 4 east W. M., and in blocks 7 and 8 of Lake Washington shore lands, dedicating to the public certain portions thereof, and prohibiting the condemnation of such lands."

Also Senate bill No. 133, entitled "An act relating to the disposition of state lands and valuable materials thereon, and amending section 6672 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Also engrossed House bill No. 164, entitled "An act making an appropriation or the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor."
Also Senate bill No. 68, entitled "An act relating to the state militia, amending sections 7179, 7182, 7193, 7194, 7198, 7205, 7221, 7222, 7224, 7225, 7228 and repealing section 7195 of Remington and Ballinger's Annotated Codes and Statutes of Washington."
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign House bill No. 164.

INTRODUCTION AND FIRST READING OF BILLS.

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

House bill No. 420, by Mr. Hughes: An act to legalize and validate warrants and obligations heretofore issued or incurred by counties for the purchase of or in payment for armory sites.
Referred to committee on claims and auditing.

House bill No. 421, by Mr. Stream: An act to enable counties, cities and towns to validate certain warrants and other obligations and evidence of indebtedness on the part of such counties, cities and towns, issued by corporate authorities thereof in excess of their legal authority, and declaring an emergency.
Referred to committee on claims and auditing.

House bill No. 422, by Messrs. McKay, Mapes and Craig: An act authorizing the payment by the state of a pension to certain retired judges of the superior and supreme court.
Referred to committee on judiciary.

House bill No. 423, by Mr. Bryant: An act relating to guide boards and mile posts, prohibiting use of same for advertisement, prescribing penalties for violating the provisions thereof, and amending sections 2716 and 2717, Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on roads and bridges.

House bill No. 424, by Mr. Robe: An act amending section 6667 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the appraisement and sale of state lands.
Referred to committee on state, school and granted lands.
House bill No. 425, by Mr. Robe: An act permitting the sale of public lands in parcels less than 40 acres.
Referred to committee on state, school and granted lands.
House bill No. 426, by the Snohomish county delegation: An act declaring certain impounding of waters to be unlawful.
Referred to committee on dikes and drains.
House bill No. 427, by committee on roads and bridges: An act relating to the management, control, maintenance and improvement of the rock quarries of the state, making an appropriation therefor, and amending section 5914 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Placed on second reading.
House bill No. 428, by Mr. Earle: An act relating to street railroads and amending section 25, article 2, chapter 117 of the Session Laws of 1911.
Referred to committee on judiciary.
House bill No. 429, by Mr. Earle: An act relating to actions for tort, and amending section 7995 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.
House bill No. 430, by Mr. Robe: An act relating to inheritances, providing the degrees of relationship to which inheritance shall extend for the escheat of property where there are no legal heirs.
Referred to committee on revenue and taxation.
House bill No. 431, by Messrs. Mapes, McKay and Craig: An act changing the name of Chehalis county to Grays Harbor county.
Referred to committee on counties and county boundaries.
House bill No. 432, by Messrs. Truax, Rowland (H. K.) and Horrigan: An act relating to the superior courts of the counties of Benton, Franklin and Adams, fixing the term of office of the additional judge to be appointed, and providing for the election of a judge at the general election in November, 1914, and providing for the election of two judges at the general election in November, 1916, and every four years thereafter.
Referred to committee on judiciary.
House bill No. 433, by Messrs. Conner and Hughes: An act relating to state road No. 11, providing for the improvement thereof, and making appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 434, by Messrs. Conner and Hughes: An act relating to state road No. 6, providing for the improvement thereof and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 435, by committee on dairy and livestock: An act authorizing boards of county commissioners to create districts in which livestock shall not run at large, graze or be headed, and providing a penalty for a violation thereof, and amending sections 1, 2 and 3 of an act entitled "An act authorizing boards of county commissioners to create districts in which livestock shall not run at large, repealing chapter 230 of the Session Laws of 1907, providing a penalty for the violation thereof, and declaring an emergency," approved February 25, 1911, being chapter 25 of the Session Laws of 1911.

Referred to committee on judiciary.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 11, by Senator Sharpstein: Relating to the payment of the expenses of the Lincoln memorial exercises.

Passed under suspension of rules.

Senate bill No. 133, by Senator Imus: An act relating to the disposition of state lands and valuable materials thereon, and amending section 6672 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on state, school and granted lands.

Engrossed Senate bill No. 14, by Senator Collins: An act relating to the formation of banking corporations and regulating the business of banking and amending section 3330 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on banking.
Engrossed Senate bill No. 29, by Senator French: An act for the protection of fish in Lake river and sloughs of the Columbia river in Clarke county, limiting the catch of black bass and croppies in the same waters.

Referred to committee on game and game fish.

Engrossed Senate bill No. 68, by Senator Allen: An act relating to the state militia, amending sections 7179, 7182, 7193, 7194, 7198, 7205, 7221, 7222, 7224, 7225, 7228 and repealing section 7195 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on military.

Engrossed Senate bill No. 96, by Senator Stevens: An act relating to road and bridge bonds, and amending section 5095 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 101, by Senator Hutchinson: An act defining the duties of drivers of vehicles in case of an accident and providing punishment for non-observance thereof.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 103, by Senator White: An act relating to notaries public, and amending section 8297 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Engrossed Senate bill No. 107, by Senator Brown: An act relating to attachments, and amending section 648 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Engrossed Senate bill No. 114, by Senator Wende: An act relating to costs in civil actions, and providing for attorney's fees as costs in action upon insurance policies, indemnity or surety bonds.

Referred to committee on insurance.
Engrossed Senate bill No. 130, by Senator Sharpstein: An act relating to the garnishment of the salary of any public officer, deputy public officer, or public employe.
Referred to committee on judiciary.

Engrossed Senate bill No. 141, by Senator Phipps: An act relating to the renting and repair of improved escheated lands.
Referred to committee on state, school and granted lands.

Engrossed Senate bill No. 150, by Senator McGuire: An act to authorize the county commissioners of the several counties in this state to offer and pay out of the county funds of the county treasury a bounty for magpie or crow.
Referred to committee on game and game fish.

Engrossed Senate bill No. 196, by Senate committee on public revenue and taxation: An act requiring all irrigation companies to file with the county auditor of each county a plat showing the exact location and width of right-of-way of their ditches and canals.
Referred to committee on irrigation and arid lands.

Engrossed Senate bill No. 198, by Senate committee on educational institutions: An act relating to the lands in section 16, township 25, north, range 4 east, W. M., and in blocks 7 and 8 of Lake Washington shore lands, dedicating to the public certain portions thereof, and prohibiting the condemnation of such lands.
Referred to committee on education.

Engrossed Senate bill No. 200, by Senate committee on public revenue and taxation: An act relating to taxation and amending sections 9219, 9253, 9259 and 9262 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on revenue and taxation.

Engrossed Senate bill No. 212, by Senator McCoy: An act relating to liens for service of sires and amending section 3163 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on dairy and livestock.
On motion of Mr. Zednick, the rules were suspended and Senate concurrent resolution No. 11 was placed on second reading.

The resolution was read in full the second time.

On motion of Mr. Zednick, the rules were suspended, the second reading considered the third, the resolution placed on final passage, and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.


Those absent or not voting were: Representatives Axtell, Capron, Davis, Fontaine, Field, Hays, Picken, Reid, Stevenson, Sweet—10.

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

AMENDMENT TO HOUSE RULES.

By the rules and order committee:

Amend rule 26 by adding after the word “thereafter” in the last line the following words “and when a motion to reconsider has been carried its effect shall be to place before the House the original question in the exact position it occupied before it was voted upon.

On motion of Mr. Sims, the amendment was adopted.

Mr. Sims moved to reconsider the vote by which the House failed to pass Senate joint memorial No. 8, the day before.

The motion was lost.
THIRD READING OF BILLS.

House bill No. 88, relating to the salaries of members of the legislature.

The bill was read the third time in full, placed on final passage and failed to pass the House by the following vote: Yeas, 43; nays, 49; absent or not voting, 5.

Those voting yea were: Representatives Adams, Arnold (W. E.), Brown, Child, Cleland, Conner, Earle, Freeman, Gillbo, Grass, Halsey, Hastings, Hill, Holmes, Horrigan, Hurd, Hutchinson, Jensen, Lum, Mapes, Masterson, McArdle, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Overman, Picken, Rowland (H. K.), Sims, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—43.

Those voting nay were: Representatives Aagaard, Arnold (W. A.), Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Corkery, Craig, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Goss, Gray, Greenbank, Hays, Hedger, Herber, Houser, Hughes, Kennedy, Kingery, Langford, LeSourd, McCoy, McFarland, Miles, Moren, Newman (G. H.), Norton, Oaks, Pierce, Robe, Rowland (D. H.), Siler, Sisson, Smith, Sumner, Turnbow, Zednick—49.

Those absent or not voting were: Representatives Axtell, Davis, Field, Reid, Sweet—5.

The bill, having failed to receive the constitutional majority, was declared lost.

House bill No. 60, relating to the partial support of destitute women whose husbands are dead or inmates of a penal institution or an insane asylum, or who are abandoned by their husbands or because of disability of their husbands are unable to support their children.

The bill was read in full the third time, placed on final passage and passed the House by the following vote: Yeas, 87; nays, 4; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,
Those voting nay were: Representatives Conner, Lum, Moren, Newman (G. H.)—4.

Those absent or not voting were: Representatives Axtell, Davis, Field, Horrigan, Reid, Sweet—6.

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

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

House bill No. 173, relating to the selection and adoption of an official state flag.

The bill was read in full the third time.

Mr. Wells moved that the rules be suspended and that the House return to the order of second reading of bills for the purpose of amendment.

The motion was lost.

House bill No. 173 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 20; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam; Black, Brooks, Capron, Catlin, Childe, Conner, Corkery, Craig, Croake, Darling, Dunning, Falkner, Fontaine, Freeman, Gilkey, Goss, Gray, Greenbank, Halsey, Hedger, Herber, Hill, Horrigan, Houser, Hughes,

Those voting nay were: Representatives Brown, Bryant, Chamberlin, Christensen, Cleland, Earle, Foster, Gillbo, Grass, Hastings, Hays, Holmes, Lum, Moren, Murphine, Newman (G. H.), Pierce, Robe, Tonkin, Turnbow—20.

Those absent or not voting were: Representatives Axtell, Brislawn, Davis, Farnsworth, Field, Picken, Reid, Sweet—8.

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

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

On motion of Mr. Hughes, the rules were suspended and the bill was ordered transferred to the Senate immediately.

House bill No. 175, to amend Remington & Ballinger's Code with relation to trespass.

The bill was read in full the third time, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 13; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, LeSourd, Masterson, McCoy, McFarland, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Robe, Rowland (H. K.), Siler, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—76.
Those voting nay were: Representatives Brislawn, Childe, Craig, Freeman, Grass, Hurd, Kennedy, Langford, Lum, Mapes, McKay, Rowland (D. H.), Zednick—13.

Those absent or not voting were: Representatives Axtell, Davis, Field, McArdle, Reid, Sims, Stewart, Sweet—8.

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

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

House bill No. 149, relating to the superior court of the counties of Thurston and Mason and the appointment and election of judges therein.

The bill was read in full the third time, placed on final passage and passed the House by the following vote: Yeas, 85; nays, 4; absent or not voting, 8.


Those voting nay were: Representatives Dunning, Foster, Fontaine, Murphine—4.

Those absent or not voting were: Representatives Axtell, Davis, Field, Freeman, Holmes, Reid, Robe, Sweet—8.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
House bill No. 204, relating to the validation of indebtedness by school districts, and bonds therefor.

On motion, the rules were suspended, the second reading already had considered the third, and House bill No. 204 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.


Those absent or not voting were: Representatives Axtell, Conner, Davis, Field, Holmes, Hurd, Reid, Smith, Sweet—9.

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

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

House bill No. 16, providing for the purchase by the State of Washington of a portion of the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho.

On motion, the rules were suspended, the second reading already had was considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams,

Those voting nay were: Representatives Foster, Murphine 2.

Those absent or not voting were: Representatives Axtell, Field, Reid, Sweet—4.

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

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

On motion of Mr. Davis, the House took a recess until 1:15 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 1:15 p.m.

Roll call showed all members present except Mrs. Axtell, Mrs. Croake, and Messrs. Field, Freeman, Hill, Hutchinson, Picken, Reid, Stevenson and Sweet, of whom Mrs. Axtell, Mrs. Croake and Messrs. Field, Reid and Sweet were excused.

On motion of Mr. Childe two hundred copies of certain propositions submitted to the joint committee of the House and Senate on insurance by the insurance commissioner were ordered printed.
THIRD READING OF BILLS.

House bill No. 114, relating to co-operative associations.

On motion of Mr. Brislawn, the rules were suspended, the second reading of the bill already had was considered the third, House bill No. 114 was placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.


Those absent or not voting were: Representatives Axtell; Craig, Croake, Field, Hutchinson, Reid, Stevenson, Sweet—8.

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

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

House bill No. 177, relating to the creation of a court of domestic relations.

On motion, the rules were suspended, the second reading of the bill already had considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Brown;
Those voting nay were: Representatives Foster, Lum,—2.

Those absent or not voting were: Representatives Axtell, Beam, Field, Hastings, Pierce, Reid, Sweet—7.

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

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

House bill No. 275, relating to bonds of irrigation districts.

On motion, the rules were suspended, the second reading of the bill already had considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

land (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—85.

Those absent or not voting were: Representatives Axtell, Beam, Field, Hughes, Kingery, McCoy, Middaugh, Oaks, Pierce, Reid, Stewart, Sweet—12.

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

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

SECOND READING OF BILLS.

House bill No. 393, relating to the purchase, construction, etc., of bridges in this state and between this state and adjoining states, counties, cities and towns, etc.

The bill was read the second time in full by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1913.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 27, entitled "An act relating to false statements, and making the same a gross misdemeanor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1913.

MR. SPEAKER:

We, a minority of your committee on judiciary, to whom was referred House bill No. 27, entitled "An act relating to false statements, and making the same a gross misdemeanor," 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 by the House:

In the second line of the printed bill, strike the words "derogatory to" and substitute the word "concerning."

We concur in this report: Dix H. Rowland, Thomas Corkery, N. B. Brooks, Thomas F. Murphine.

The bill was read the second time in full by sections.
On motion, the committee amendment attached to the minority report was adopted.

Mr. Wray moved the adoption of the following amendment: Strike the word “and” in the first line of section 1 and insert in lieu thereof the word “or.”

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

The speaker called Mr. Hill to assume the chair.

House of Representatives, Olympia, Wash., February 6, 1913.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred House bill No. 209, entitled “An act to make uniform the law of warehouse receipts,” 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 the title of the printed bill and substitute therefor the following:

“An act relating to warehouse receipts, the rights, obligations and liabilities of persons under such receipts, and providing penalties for the violation thereof.”

Following the section number in each section of the printed bill, strike the parenthesis enclosing the section heading and underline such heading so that the same, when printed, will be in italics.

In the division heading following the title of the printed bill strike the word “part” and insert in lieu thereof the word “article.”

In the division heading following section 7 of the printed bill strike the word “part” and insert in lieu thereof the word “article.”

In the division heading following section 36 of the printed bill strike the word “part” and insert in lieu thereof the word “article.”

In the division heading following section 49 of the printed bill strike the word “part” and insert in lieu thereof the word “article.”

In the division heading following section 55 of the printed bill strike the word “part” and insert in lieu thereof the word “article.”

Strike section 61 of the printed bill.

Make section 62, section 61.

E. L. Farnsworth, Chairman.


Mr. Newman moved that the bill be re-referred to the judiciary committee.

The motion was lost.

The bill was read the second time in full by sections.
The committee amendments were adopted.

Mr. Farnsworth moved the adoption of the following amendment: Section 9, line 9, after the word "mediate" strike the word "of" and insert the word "or."

The amendment was adopted.

Mr. Wray moved that the House adjourn to 2:00 p. m., February 12, 1913.

The motion was lost.

Mr. Farnsworth moved the adoption of the following amendment: Section 36, line 4, after the word "receipt" insert "given."

The amendment was adopted.

Mr. Farnsworth moved the adoption of the following amendment: Section 47, line 6, strike "motive" and insert "notice."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House bill No. 208, relating to state road No. 14.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 300, relating to the sale and removal of timber from state, school and granted lands.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 284, relating to the dissolution of union high school districts and amending section 4469 of Remington & Ballinger's Code of Washington.

The bill was read the second time in full by sections and passed to third reading.

The speaker resumed the chair.

House bill No. 290, relating to the public school system of the State of Washington, and amending section 4657 of Remington & Ballinger's Code.

The bill was read the second time in full by sections and passed to third reading.

The speaker called Mr. Grass to assume the chair.
Mr. Speaker:

We, your committee on irrigation and arid lands, to whom was referred House bill No. 244, entitled "An act relating to the organization and government of irrigation districts and the sale of bonds arising therefrom, and amending sections 6417, 6418, 6419, 6425, 6426, 6427, 6431, 6432, 6433, 6437, 6438, 6439, 6440, 6441, 6442, 6443, 6444, 6450, 6451, 6452, 6466 and 6488 of Remington and Ballinger's Annotated Codes and Statutes of Washington, contained in chapter VII, title XLVIII of said codes and statutes, relating to irrigation districts, and repealing sections 6448, 6458, 6459, 6460, 6461, 6474, 6484 and 6485 thereof, and saving rights relating to or affecting existing irrigation districts or any proceedings therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 2, line 30 of the original bill, the same being section 2, line 21 of the printed bill, after the word "resident" insert the words "for ninety days."

In section 3, line 5 of the original bill, the same being section 3, line 4 of the printed bill, strike the words "from the district" and in lieu thereof insert the words "who are electors of the district."

H. K. Rowland, Chairman.


The committee amendments were adopted.

Mr. Brislawn moved the adoption of the following amendment: Section 2, line 25 of the printed bill, strike the word "not."

The amendment was lost.

Mr. Brislawn moved the adoption of the following amendment: Section 2, line 25 of the printed bill, strike the rest of section 2 after the word "apply."

The amendment was lost.

On motion of Mr. Hill, the House adjourned to 2:00 p. m., Wednesday, February 12, 1913.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
THIRTY-SECOND DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 13, 1913.

The speaker called the House to order at 10:00 a.m.

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

Prayer was offered by Rev. C. S. Morrison of the Olympia Episcopal church.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bills Nos. 208, 27, 300, 284, 290 and 393, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. BRYANT, Chairman.

We concur in this report: J. E. Turnbow, B. E. Darling.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bills Nos. 209 and 244, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. BRYANT, Chairman.

We concur in this report: J. E. Turnbow, G. J. Langford, W. H. Kingery.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 231, entitled "An act providing for recovery of damages in
cases where the person injured or killed has by his or her negligence contributed to the death or injuries," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the judiciary committee.

J. W. Brislawn, Chairman.

We concur in this report: T. K. Robe, Dix H. Rowland, G. L. Reid, Nena Jolidon Croake.

The report was adopted.

House of Representatives, Olympia, Wash., February 11, 1913.

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 377, entitled "An act to amend section 9, article 4 of the constitution of the State of Washington, relating to the removal by the governor of any judge of a court of record or any prosecuting attorney," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Hance H. Cleland, Chairman.


House of Representatives, Olympia, Wash., February 11, 1913.

Mr. Speaker:

We, your committee on railroads, to whom was referred Senate bill No. 97, entitled "An act to amend section 1, chapter 150, Session Laws of 1909, of an act entitled 'An act authorizing cities and towns to construct, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities, providing for modes of payment therefor, repealing all acts in conflict herewith, and declaring an emergency, approved March 17, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.


House of Representatives, Olympia, Wash., February 13, 1913.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred Senate bill No. 14, entitled "An act relating to the formation of banking corporations and regulating the business of banking, and amending section 3330 of Remington and Ballinger's Annotated Codes and Stat-
utes 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.

E. L. Farnsworth, Chairman.


House of Representatives,
Olympia, Wash., February 11, 1913.

Mr. Speaker:

We, your committee on agriculture, to whom was referred House bill No. 318, entitled "An act providing for the sanitary and humane treatment of poultry and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. A. Fontaine, Chairman.


House of Representatives,
Olympia, Wash., February 11, 1913.

Mr. Speaker:

We, your committee on Washington State College, to whom was referred House bill No. 344, entitled "An act relating to the lands granted for the use and support of the agricultural college and scientific school," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chas. L. Chamberlin, Chairman.

We concur in this report: Geo. H. Newman, M. O. Herber.

House of Representatives,
Olympia, Wash., February 10, 1913.

Mr. Speaker:

We, our committee on judiciary, to whom was referred House bill No. 315, entitled "An act relating to the office of wreckmaster, abolishing the same, and repealing chapter XI, being sections 8261-8266, inclusive, of Remington and 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.

William Wray, Chairman.

We, your committee on constitutional revision, to whom was re­ferred House bill No. 348, entitled "An act relating to the recall of elective officials," 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 privileges and elections.

HANCE H. CLELAND, Chairman.


The report was adopted.

House bill No. 35: Majority, without recommendation; minority, do pass as amended and entered upon the journal of the House.

House bill No. 350: Do pass as amended.

House bill No. 290: Do pass as amended.

House bill No. 303: Majority, do pass as amended; minority, do not pass.

House bill No. 310: Do pass as amended.

House bill No. 320: Do pass as amended.

House bill No. 268: That the following amendments be added and that the House resolve itself into a committee of the whole for the consideration of the same.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1913.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 5, "Relating to the printing of additional copies of the advanced sheets of the Session Laws";

Also, the president has signed enrolled House bill No. 164, entitled "An act making appropriation for the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor";

Also, Senate joint memorial No. 10, "Relating to the construction of a dry dock at the Puget Sound navy yard, Bremerton, Washington";

Also, Senate joint memorial No 11, "Relating to congress taking such action as will lead to the planting of adequate fortifications on Grays and Willapa harbors";

Also, Senate joint memorial No. 12, "Relating to state and federal co-operation in forest fire protection";
Also, House joint memorial No. 7, "Petitioning the president and congress of the United States to promptly recognize the republic of China."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 17, by Mr. Kennedy: Relating to the printing of 1,000 copies of the Hon. Will H. Thompson's Lincoln memorial address.

Passed under suspension of rules. Yeas, 85; nays, 0.

House bill No. 436, by Mr. Christensen: An act relating to the office of lieutenant governor.

Referred to committee on constitutional revision.

House bill No. 437, by Messrs. Capron and LeSourd: An act providing for the transfer of moneys from the public highway fund to the permanent highway fund to the credit of San Juan and Island counties.

Referred to committee on roads and bridges.


Passed to second reading.

House bill No. 439, by Mr. Goss: An act relating to parole of prisoners from the state penitentiary and amending section 8554, Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 440, by Messrs. Davis, Mess and Brown: An act relating to the state militia, the authority of commanding officers, and the licensing of the sale of intoxicating liquors within certain distance of armories and military reservations of the State of Washington and the United States.

Referred to committee on military.

House bill No. 441, by House committee on railroads: An act to regulate the delivery of freight by carriers, and amending section 3390 of Remington & Ballinger's Code, the same be-
ing section 6 of chapter 99 of the Laws of the State of Washington for the year 1909.

Passed to second reading.

House bill No. 442, by committee on tide lands: An act relating to the sale of second-class tide and shore lands, confirming sales heretofore made, and amending sections 6756, 6757, 6758, 6759 and 6760 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 443, by Mr. Newman (G. H.) (by request): An act amending section 2470 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to gambling.

Referred to committee on public morals.

House bill No. 444, by Mr. McCoy: An act relating to local improvements in cities and towns and amending sections 47 and 52 of chapter 98 of the Laws of 1911.

Referred to committee on municipal corporations other than the first class.

House bill No. 445, by Mr. Zednick: An act to prevent corrupt use of public offices for lobbying and declaring the same a misdemeanor.

Referred to committee on miscellaneous.

House bill No. 446, by Mr. Pierce: An act proposing an amendment to section 33 of article 2 of the constitution of the State of Washington, relating to alien ownership of land.

Referred to committee on constitutional revision.

House bill No. 447, by Mr. Pierce: An act authorizing the leasing of certain harbor area to the city of Bremerton for port purposes.

Referred to committee on harbors and waterways.

House bill No. 448, by Mr. McKay (by request): An act relating to the selection, exemption and service of jurors in the superior courts of the State of Washington, and amending section 2 of chapter 57 of the Laws of 1911.

Referred to committee on judiciary.
House bill No. 449, by Mr. Earle (by request): An act for the construction, operation and maintenance of railway lines, electric light and power stations, and telephone lines, by assessment of the property benefited thereby; for the organization of railways, electric light and power stations and telephone districts; for the exercise of the right of eminent domain in furtherance thereof; for the issuance of bonds to provide funds pending the collection of assessments, and to provide for the care and control, operation and maintenance of such railways, electric light and power and telephone districts.

Referred to committee on railroads.

House bill No. 450, by Mr. Earle (by request): An act prescribing the procedure for the disposition of lands that may be uncovered by the permanent lowering of the level of any of the navigable waters situated within port districts of the State of Washington.

Referred to committee on judiciary.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate joint memorial No. 10, by Senator Allen: Relating to the construction of an additional dry dock at the Puget Sound navy yard at Bremerton, Wash.

Referred to committee on memorials.

Senate joint memorial No. 11, by Senator Hewitt: Relating to congress taking such action as will lead to the planting of adequate fortifications on Grays and Willipa harbors.

Referred to committee on memorials.

Senate joint memorial No. 12, by Senator Leonard: Relating to state and federal co-operation in forest fire protection.

Referred to committee on memorials.

Senate joint resolution No. 5, by Senator Allen: Relating to the printing of additional copies of the advance sheets of Session Laws.

Referred to committee on memorials.

On motion of Mr. McKay, House bill No. 448, introduced by request, was ordered printed.
On motion of Mr. Earle, House bill No. 450, introduced by request, was ordered printed.

On motion of Mr. Newman, House bill No. 443, introduced by request, was ordered printed.

Mr. Nels Anderson, member of the House of Representatives from Skagit county at the session of 1909, at the request of the speaker was escorted by Messrs. Wells and Conner to a seat upon the rostrum.

On motion of Mr. Kennedy, the rules were suspended, and House concurrent resolution No. 17 was placed on second reading.

Mr. Chamberlin moved to amend the resolution by making the same provide for 1,000 copies of the address of Mr. William H. Thompson instead of 500 copies.

The amendment was adopted.

On motion of Mr. Kennedy, the rules were suspended, the second reading was considered the third, and House concurrent resolution No. 17 was placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—85.

Those absent or not voting were: Representatives Brislawn, Childe, Corkery, Foster, Goss, Horrigan, Houser, Merriam, Murphine, Oaks, Sims, Sweet—12.
The resolution, having received the constitutional majority, was declared passed.

On motion of Mr. Kennedy, the rules were suspended and the chief clerk was directed to immediately transmit House concurrent resolution No. 17 to the Senate.

THIRD READING OF BILLS.

House bill No. 393, relating to the purchase, construction, maintenance, control and operation of bridges in this state, and between this state and adjoining states, etc.

On motion of Mr. McArdle, the rules were suspended, the second reading already had considered the third, and the bill placed on final passage.

Mr. Robe moved that the bill be re-referred to the judiciary committee.

The motion was lost.

The roll was called and the bill passed the House by the following vote: Yeas, 76; nays, 10; absent or not voting, 11.


Those voting nay were: Representatives Arnold (W. A.), Christensen, Dunning, Foster, Holmes, Hurd, Langford, Miles, Robe, Turnbow—10.

Those absent or not voting were: Representatives Childe, Davis, Field, Horrigan, Houser, Hughes, Murphine, Oaks, Rowland (H. K.), Sumner, Sweet—11.
The bill, having received the constitutional majority, was declared passed.

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

House bill No. 27, relating to false statements.

The bill was read in full the third time, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 191; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, McArdle, McCoy, McKay, Merriam, Mess, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Robe, Rowland (D. H.), Siler, Sims, Smith, Stevens, Stewart, Stream, Tonkin, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—75.

Those voting nay were: Representatives Conner, Foster, Grass, Houser, Mapes, Masterson, McFarland, Middaugh, Pierce, Sisson, Truax, Zednick—191.

Those absent or not voting were: Representatives Axtell, Field, Horrigan, Murphine, Oaks, Reid, Rowland (H. K.), Stevenson, Sumner, Sweet—10.

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

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

House bill No. 209, relating to warehouse receipts.

On motion of Mr. Farnsworth, the bill was re-referred to the
judiciary committee with instructions that it be reported back for special order Tuesday, February 18, 1913, at 2:15 p.m.

House bill No. 208, relating to state road No. 14.

On motion of Mr. McArdle, the rules were suspended, the second reading of the bill already had considered the third, and the bill was placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.


Those absent or not voting were: Representatives Axtell, Field, Horrigan, Hughes, Picken, Reid, Sumner, Sweet—8.

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

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

The speaker announced that he was about to sign House bill No. 246, House bill No. 106, House concurrent resolution No. 15 and House joint substitute resolution No. 1.

House bill No. 300, relating to the sale and removal of timber from state school and granted lands.
On motion of Mr. Rowland (D. H.), the rules were suspended, and the House returned to the second reading of bills for the purpose of amendment.

Mr. Rowland moved the adoption of the following amendment:

"And provided further. That said timber shall be re-appraised, and if such appraisal shall exceed the amount paid for such timber, then the extension of time shall not be granted until payment of the difference in value shall have been made to the state."

Mr. Sims demanded a roll call and a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 30, nays, 60; absent or not voting, 7.

Those voting yea were: Representatives Arnold (W. A.), Black, Brown, Christensen, Corkery, Dunning, Earle, Falkner, Foster, Gillbo, Gray, Herber, Holmes, Houser, Langford, Masterson, Merriam, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Pierce, Robe, Rowland (D. H.), Smith, Truax, Turnbow—30.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Croake, Darling, Davis, Farnsworth, Fontaine, Freeman, Gilkey, Goss, Grass, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Newman (G. H.), Picken, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—60.

Those absent or not voting were: Representatives Axtell, Childe, Field, Hastings, Moren, Reid, Sweet—7.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 65; nays, 26; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Croake, Darling, Davis, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Goss,


Those absent or not voting were: Representatives Axtell, Childe, Field, Moren, Reid, Sweet—6.

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

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

On motion of Mr. Davis, the House took a recess until 2:00 p. m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2:00 p. m. Roll call showed all members present except Messrs. Houser, Sweet and Wray, of whom Mr. Sweet was excused.

On motion of Mr. Goss, House bill No. 489 was ordered not printed.

Mr. Murphine moved that House bill No. 76, in the committee on privileges and elections, be re-referred to the judiciary committee.

Mr. Conner moved as a substitute that the committee on privileges and elections be granted further time to consider the bill.

The substitute motion prevailed.
House bill No. 284, relating to the dissolution of union high school districts.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Davis, Farnsworth, Grass, Hutchinson, Moren, Sumner, Sweet—7.

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

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

House bill No. 290, relating to the public school system of the State of Washington.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black,

Those absent or not voting were: Representatives Cleland, Freeman, Houser, Hutchinson, Pierce, Sweet—6.

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

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

On motion, the rules were suspended and the bill was ordered transmitted to the Senate immediately.

House bill No. 244, relating to the organization and government of irrigation districts.

On motion of Mr. McArdle, the rules were suspended, the second reading of the bill already had considered the third, and the bill was placed on final passage, and passed the House by the following vote: Yeas, 93; nay, 1; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, Mc-
Coy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—93.

Voting nay: Representative Brislawn—1.

Those absent or not voting were: Representatives Hughes, Moren, Sweet—3.

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

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

On motion of Mr. Brown, the rules were suspended and the bill ordered transmitted to the Senate immediately.

Mr. Halsey was called to the chair and assumed the gavel.

SECOND READING OF BILLS.

House bill No. 341, relating to the management, etc., of building and loan and savings and loan associations and societies.

The bill was read the second time in full by sections.

Mr. Neumann moved the adoption of the following amendment:

Section 1, line 6, add the letter “s” to the word “saving.”

The amendment was adopted.

Mr. Wray moved the adoption of the following amendment:

Section 9, line 35, change to read “shall on or before the 1st day of February and on or before the 1st day of August in each year.”

The amendment was adopted.

Mr. Neumann moved the adoption of the following amendment:

Section 20, line 19, add the word “of” at the end of the line.

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House bills Nos. 106 and 244 were delivered to the governor by the chief clerk.
House bill No. 350, relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a state road.

The bill was read the second time in full by sections, passed to third reading, and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1913.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 51, entitled "An act to amend section 2, chapter 121 of the Session Laws of 1911, entitled 'An act relating to the disqualifications of judges of the superior courts, and providing for change of venue or change of judges on account 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 amendment:

Amend section 1, line 5 of the printed bill, being line 7 of the original bill, by striking the words "the commencement of any" and insert in lieu thereof the words "or at the time such action or proceeding is set for."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

The committee amendment was read.

Mr. Cleland moved the adoption of the following amendment to the committee amendment:

After the word "set" in the committee amendment strike out word "for" and add these words: "or assigned to a judge."

The amendment to the committee amendment was adopted.

Mr. Conner moved that the bill be re-referred to the judiciary committee.

The motion was lost.

The committee amendment as amended was adopted.

The bill was passed to third reading and ordered engrossed.

The speaker resumed the chair.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

MR. SPEAKER:

We, your committee on banks and banking, to whom was referred Senate bill No. 116, entitled "An act relating to the withdrawal of bank
deposits in banks or trust companies and amending section 3364 of
Remington and Ballinger's Annotated Codes and Statutes of Wash­
ington," 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, line 18 of original bill, being line 8 of printed bill, after
the word "made" strike the balance of the sentence.

E. L. Farnsworth, Chairman.

We concur in this report: E. A. Sisson, N. B. Brooks, J. R. Catlin,

The bill was read the second time in full by sections.
The committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.
Senate bill No. 16, creating a state school for the deaf and a
state school for the blind.
The bill was read the second time in full by sections, passed
to third reading, and ordered engrossed.
Mr. Andrew Olsen, a member of the House of Representatives
from Kittitas county in 1907, was escorted to the rostrum by
Messrs. Adams and Brown.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. McArdle, the House resolved itself into a
committee of the whole for the purpose of considering House
bill No. 379.
The speaker called Mr. Conner to the chair as chairman of
the committee of the whole house.
The speaker resumed the chair.
Mr. Conner, as chairman of the committee of the whole
House, reported that the committee of the whole House had
considered House bill No. 379, and recommended that it be
placed on second reading.
The report was adopted.
Mr. Brislawn moved the adoption of the following amend­
ment:
Last word in line 3, section 5, strike out "two" and insert "one."
The amendment was lost.
13—H
Mr. Chamberlin moved the adoption of the following amendment:

That lines 7, 8, 9 of section 1 of this printed bill be stricken out.

The amendment was lost.

On motion of Mr. McArdle, the rules were suspended, the reading had in the committee of the whole House was considered the second, the second reading considered the third, and the bill placed on final passage.

Mr. Merriam moved the previous question.

The roll was called and the bill passed the House by the following vote: Yeas, 62; nays, 32; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beem, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Falkner, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Moll, Moren, Newman (G. H.), Overman, Reid, Siler, Sims, Sisson, Stevenson, Stewart, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—62.

Those voting nay were: Representatives Black, Brislawn, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Foster, Fontaine, Gillbo, Hastings, Hedger, Herber, Hill, House, Masterson, McFarland, Miles, Murphine, Neumann (M. M.), Norton, Oaks, Picken, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Truax—32.

Those absent or not voting were: Representatives Farnsworth, Stream, Sweet—3.

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

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

House bill No. 107, to redistrict and reapportion the State of Washington into five congressional districts.

On motion of Mr. Davis, the bill was made a special order for Wednesday, February 19, 1913, at 2:15 p. m.
House bill No. 190, providing for the annexing of certain county territory to a neighboring county, etc.

Mr. Farnsworth moved that the bill be indefinitely postponed.

On motion of Murphine the House adjourned to 9:30 a. m., Friday, February 14, 1913.

C. R. Maybury, Howard D. Taylor,  
Chief Clerk. Speaker.

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THIRTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Friday, February 14, 1913.

The speaker called the House to order at 9:30 a. m.

Roll call showed all members present except Messrs. Arnold (W. A.), Black, Childe, Corkery, Mapes, McKay, Rowland (D. H.), and Sweet, of whom Mr. Sweet was excused.

Prayer was offered by Mr. G. L. Reid, member of the House.

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

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition from the city council of the city of Seattle, urging the passage of Senate bill No. 203, relating to home rule in certain cities, was read and referred to the committee on constitutional revision.

REPORTS OF STANDING COMMITTEES.

House bill No. 21: Do pass as amended.

House bill No. 232: Majority, do pass as amended; minority, be indefinitely postponed.

House bill No. 384: Do pass as amended.

House bill No. 321: Do pass as amended.
MR. SPEAKER:

OLYMPIA, WASH., February 7, 1913.

We, a majority committee on public morals, to whom was referred House bill No. 90, entitled "An act relating to the sale of intoxicating liquors and authorizing cities and towns, upon vote of the people therein, to establish public dispensaries for the sale of intoxicating liquors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. M. STEVENSON, Chairman.

We concur in this report: F. P. Goss, J. A. Fontaine, John Urquhart, John Gray.

MR. SPEAKER:

OLYMPIA, WASH., February 7, 1913.

We, a minority of your committee on public morals, to whom was referred House bill No. 90, entitled "An act relating to the sale of intoxicating liquors and authorizing cities and towns, upon vote of the people therein, to establish public dispensaries for the sale of intoxicating liquors," have had the same under consideration, and we respectfully report the same back to the House and recommend that it do pass.

We concur in this report: F. A. LeSourd, J. E. Beam, E. E. Halsey.

Mr. Goss moved the adoption of the majority report.

Mr. Davis moved the previous question.

Mr. Farnsworth demanded a roll call.

A sufficient number did not arise to demand a roll call.

The majority report was adopted.

MR. SPEAKER:

OLYMPIA, WASH., February 13, 1913.

We, a majority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 152, entitled "An act relating to the regulation of the practice of osteopathy, mechanotherapy, suggestive therapy, chiropractic, naturopathy, and physculthropathy in the treatment of the sick and the afflicted in the State of Washington, and to appoint a board of health examiners for such regulation and to license drugless physicians and manipulative and orthopedic surgeons; to punish all persons violating the provisions of this act, and to repeal all acts and parts of acts inconsistent herewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

EUGENE T. HURD, Chairman.

Mr. Speaker:

I, a minority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 152, entitled "An act relating to the practice of osteopathy, mechano-therapy, suggestive therapy, chiropractic, naturopathy, and physcultopathy in the treat­ment of the sick and afflicted in the State of Washington, and to appoint a board of examiners for such regulation; to license drugless physicians and manipulative and orthopedic surgeons; to punish all persons violating the provisions of this act, and to repeal all acts and parts of acts inconsistent herewith and declaring an emergency," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

C. W. Masterson.

Mr. Black moved the adoption of the majority report.
Mr. Earle moved the previous question.
Mr. Stewart demanded a roll call.

A sufficient number arising, the roll was called and the ma­jority report was adopted by the following vote: Yeas, 66; nays, 24; absent or not voting, 7.


Those voting nay were: Representatives Beam, Brislawn, Foster, Goss, Gray, Halsey, Houser, Jensen, LeSourd, Master­son, McCoy, Merriam, Middaugh, Murphine, Neumann (M. M.), Oaks, Overman, Pierce, Reid, Robe, Sisson, Stewart, Turn­bow, Wray—24.

Those absent or not voting were: Representatives Childe, Hughes, Mapes, Smith, Sumner, Sweet, Wells—7.
Mr. Speaker:

We, your committee on education, to whom was referred Senate bill No. 198, entitled "An act relating to lands in section 16, township 25 north, range 4 east, W. M. and in blocks 7 and 8 of Lake Washington shore lands, dedicating to the public certain portions thereof, and prohibiting the condemnation of such lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred M. Hedger, Chairman.


Mr. Speaker:

We, a majority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 131, entitled "An act to amend section 6 of an act entitled 'An act for 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 and declaring an emergency,' approved March 18, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Eugene T. Hurd, Chairman.


Mr. Speaker:

I, a minority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 131, entitled "An act to amend section 6 of an act entitled, 'An act for 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 and declaring an emergency,' approved March 18, 1909," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

C. W. Masterson.

Mr. Black moved the adoption of the majority report.

Mr. Arnold (W. A.), moved the previous question.

The motion was lost.

Mr. Masterson demanded a roll call.
A sufficient number arising, the roll was called, and the motion to adopt the majority report was lost by the following vote: Yeas, 40; nays, 49; absent or not voting, 8.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Bryant, Capron, Catlin, Chamberlin, Childs, Cleland, Conner, Corkery, Craig, Croake, Earle, Fontaine, Freeman, Gillbo, Grass, Hastings, Hughes, Hurd, Hutchinson, Kennedy, Lum, McArdle, McFarland, McKay, Mess, Moren, Picken, Rowland (D. H.), Sims, Stevenson, Tonkin, Urquhart, Wray, Mr. Speaker—40.

Those voting nay were: Representatives Aagaard, Beam, Brislawn, Christensen, Darling, Dunning, Falkner, Farnsworth, Foster, Field, Gilkey, Goss, Gray, Halsey, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Jensen, Kingery, Langford, LeSourd, Masterson, McCoy, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Stevens, Stewart, Stream, Sumner, Truax, Turnbow, Zednick—49.

Those absent or not voting were: Representatives Brooks, Davis, Greenbank, Hays, Mapes, Smith, Sweet, Wells—8.

The speaker announced that he was about to sign Senate concurrent resolutions Nos. 2, 3, 5, 6, 7, 10 and 11, and Senate joint memorials Nos. 5 and 6.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1913.

MR. SPEAKER:

The president has signed Senate joint memorial No. 5, "Relating to the marking and monumenting of the Old Oregon Trail, from the Missouri river to Puget Sound," etc.;

Also, Senate joint memorial No. 6, "Relating to the opening of the Panama Canal," etc.;

Also, Senate concurrent resolution No. 11, "Relating to memorial services in honor of Abraham Lincoln," etc.;

Also, Senate concurrent resolution No. 10, "Relating to the appointment of a joint committee from Senate and House to make arrangements for memorial exercises for Abraham Lincoln," etc.;
Also, Senate concurrent resolution No. 7, "Relating to printing of the record of memorial services held January 28th and February 3rd, 1913," etc.;

Also, Senate concurrent resolution No. 5, "Relating to the resignation of Warden Reed of the state reformatory," etc.;

Also, Senate concurrent resolution No. 2, "Relating to memorial services for Hon. John A. Whalley," etc.;

Also, Senate concurrent resolution No. 3, "Relating to memorial services for Hon. John R. Kinnear," etc.;

Also, the president has signed Senate concurrent resolution No. 6, "Relating to the appointment of a joint committee to investigate the state reformatory at Monroe;"

Also, the Senate has passed Senate concurrent resolution No. 12, "Relating to the printing of the legislative manual;"

Also, House concurrent resolution No. 4, "Relating to the expression of the appreciation of the people of the state to Mr. C. F. Gunther of Chicago, for the portrait of George Washington, presented to the people of this state;"

Also, engrossed Senate bill No. 132, entitled "An act making unlawful certain bargains, contracts, agreements and understandings relating to bids upon public works or contracts, or relating to any bids on the sale of state, granted or public lands or relating to certain contracts between the state or any county or municipal corporation therein and providing penalties for the violation of the terms of this act;"

Also, engrossed Senate bill No. 225, entitled "An act relating to secret societies of every nature or kind in any of the public schools or high schools of the State of Washington, and to provide for and authorize the board of directors of the respective public schools and high schools of the State of Washington to punish the violation thereof;"

Also, Senate bill No. 245, entitled "An act providing for the registration of farm names and making it unlawful to apply a registered farm name to any other farm or to products of any other farm;"

Also, Senate bill No. 254, entitled "An act making an appropriation for the payment of sundry expenses of the office of the insurance commissioner;"

Also, engrossed substitute Senate bill No. 8, entitled "An act relating to game, animals, birds and fishes, creating a state game commission and the offices of state game warden, chief deputy game warden and county deputy game wardens; relating to licenses for hunting and fishing; and creating state game refuges or farms; making certain acts nuisances; and providing penalties, and repealing all laws in conflict herewith;"

Also, engrossed Senate bill No. 72, entitled "An act relating to banking, providing for a reserve for savings banks and amending section 3343 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 73, entitled "An act relating to the
powers and duties of notaries public who are stockholders, directors, officers or employees of banks or other corporations;"

Also, engrossed Senate bill No. 128, entitled "An act relating to deeds and transfers of interests in real estate, validating all deeds and transfers heretofore made in accordance with the provisions of this act and amending section 8746 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 13, entitled "An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals, and superintendents of the public schools in the state of Washington, and to regulate the collection, raising, management and disbursement thereof;"

Also, the president has signed House bill No. 106, entitled "An act providing for the payment of interest on bonds issued for the purchase of the highway bridge across the Columbia river at Wenatchee, under chapter 78 of the Session Laws of 1909, and making an appropriation therefor;"

Also, House bill No. 246, entitled "An act making an appropriation for maintenance of the Governor's Mansion from January 1, 1913, to March 31, 1913;"

Also, House joint substitute resolution No. 1, "Relating to the amendment of section three, article 1 of the constitution of the United States, proposed by a joint resolution of the sixty-second Congress of the United States of America at the second session thereof, begun and held in the city of Washington on Monday, the fourth day of December, 1911," etc.;

Also, House concurrent resolution No. 15, "Relating to the appointment of a joint committee of four members of the House and four members of the Senate to confer with a like committee from the Oregon legislature for the purpose of securing joint laws relating to the fishing industry on the Columbia river, and such other matters concerning rights and privileges on said river as shall be governed by concurrent laws," etc.;

Also, the Senate has passed Senate concurrent resolution No. 8, "Relating to the naming of 'Forsyth Glacier,' "

And the same are herewith transmitted.

W. T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 451, by Mr. Earle and entire King county delegation: An act creating and establishing a state aquarium at Seattle and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 452, by Messrs. Brown, Houser, Merriam, LeSourd, Wells and Hughes: An act relating to the use, dis-
play and desecration of flags, standards, colors and ensigns, providing penalties for violations, and amending section 2675 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 458, by Mr. Chamberlin (by request): An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911.

Referred to committee on insurance.

House bill No. 454, by Mr. Sims: An act relating to pilots and pilotage on the waters of Puget sound, its inlets, bays and harbors, and amending section 8241 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on fisheries.

House bill No. 455, by Mr. Gray (by request): An act to provide for the regulation, control and visitation by the secretary of state, of private corporations doing business within the State of Washington, fixing his duties with reference thereto, defining his powers and duties, and providing a penalty for the violation of his orders.

Referred to committee on corporations other than municipal and railroad.

House bill No. 456, by Mr. Wray: An act to amend section 7521 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the jurisdiction of police judges in cities of the first class.

Referred to committee on judiciary.

House bill No. 457, by Mr. Freeman: An act providing for and pertaining to the sale of certain tide and shore lands of the first class, granting preference right to purchase and fix the time within which such right must be exercised.

Referred to committee on harbors and waterways.

House bill No. 458, by King county delegation: An act amending section 4 of chapter 87 of the Session Laws of 1901 entitled "An act entitled an act for the leasing of county prop-
erty and declaring an emergency,” approved March 16, 1901, being section 3854 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 459, by Mr. Foster: An act relating to banks and banking and trust companies, and amending section 3342 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 460, by Mr. Foster: An act relating to the incorporation of trust companies, defining their powers and duties, and amending section 3351 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 461, by Mr. Foster: An act relating to banks and banking and trust companies, and amending section 3328 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 462, by Mr. Foster: An act relating to trust companies, incorporation powers and duties, and amending section 3349 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on miscellaneous.

House bill No. 463, by Mr. Grass: An act to regulate and limit the hours of employment of laborers in the State of Washington, and fixing a penalty for violations thereof.

Referred to committee on labor and labor statistics.

House bill No. 464, by Mr. Hastings: An act to provide for the registration of principal or of principal and interest of bonds of counties, cities, towns, port and school districts.

Referred to committee on municipal corporations of the first class.

House bill No. 465, by joint committee of House and Senate on education: An act relating to the public school system of the State of Washington, and amending sections 4307, 4487,
4493, 4538, 4541, 4554, 4555, 4556, 4557, 4605, 4623, 4653 and 4311 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Placed on second reading. Ordered printed

House bill No. 466, by judiciary committee: An act relating to appeals to the supreme court of the State of Washington, and amending sections 1718 and 1740 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Placed on second reading. Ordered printed.

House bill No. 467, by Mr. Sumner: An act providing for the investment of any idle moneys in the treasury of any municipality of the State of Washington, and defining the character of the securities in which such investment may be made.

Referred to committee on municipal corporations other than first class.

House bill No. 468, by Mr. Sumner: An act to enable counties, cities and towns to validate certain warrants and other obligations and evidence of indebtedness on the part of such counties, cities and towns, issued by the corporate authorities thereof in excess of their legal authority.

Referred to committee on municipal corporations other than first class.

House bill No. 469, by Mr. Sumner: An act relating to the powers of cities and towns.

Referred to committee on municipal corporations other than first class.

House bill No. 470, by Mr. Sumner: An act relating to assessments for local improvement of certain lands, owned by the State of Washington, and validating certain assessments, heretofore made on such lands, and amending section 6877 of Remington and Ballinger’s Code:

Referred to committee on municipal corporations other than first class.

House bill No. 471, by Mr. Sumner: An act amending sections 1, 2 and 3 of an act entitled “An act authorizing cities and towns to construct, condemn and purchase, acquire, add to,
maintain, conduct and operate certain public utilities, providing for modes of payment therefor, repealing all acts in conflict herewith, and declaring an emergency," approved March 17, 1909.

Referred to committee on municipal corporations other than first class.

House bill No. 472, by Mrs. Axtell: An act relating to the appointment of the members of the state board of control and amending section 8931 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 473, by Mr. Wray: An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911.

Referred to committee on insurance.

House bill No. 474, by privileges and elections joint committee: An act to provide for the use, at the option of indicated local authorities, of voting machines, at any primary, general, special or other election within the State of Washington; creating a state board of voting machine examiners, and defining its powers and duties; providing rules and regulations for the conduct of elections held with voting machines; providing for the casting, registering, recording and counting of ballots or votes by voting machines, where used, and providing penalties for violation of the provisions of this act.

Passed to second reading.

House bill No. 475, by Mr. Arnold: An act directing the state highway commissioner to examine and report on the feasibility of a state road from Kelso westerly to a point on state road No. 5 between South Bend and Pacific Beach, in Pacific county.

Referred to committee on roads and bridges.

House bill No. 476, by Mr. Hurd: An act relating to changing the names of the Western Washington hospital for the in-
sane, the Eastern Washington hospital for the insane and the Western Washington farm for the harmless insane.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 477, by committee on medicine, dentistry, surgery and hygiene: An act to provide for performing operations to prevent procreation by certain insane, feeble-minded and defective persons confined in certain charitable institutions of the state, and providing for appeals to the superior court in certain cases.

Passed to second reading.

House bill No. 478, by Mr. Earle: An act vacating a portion of Smith's cove waterway, in the city of Seattle, and vesting the title of the vacated portion in the port of Seattle.

Referred to committee on harbors and waterways.

House bill No. 479, by Mr. Bryant: An act relating to the erection and repair of bridges over streams which form the boundary line between two counties.

Referred to committee on roads and bridges.

House concurrent resolution No. 18, by Mr. Stream: Relating to the construction of a rock jetty on the north side of the entrance of the Columbia river, in the State of Washington, near Fort Canby.

Referred to committee on memorials.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 8, by Senator Metcalf: Relating to the naming of "Forsyth glacier."

Passed Senate under suspension of rules February 13.

Referred to House committee on memorials.

Senate bill No. 245, by Senator Anderson: An act providing for the registration of farm names and making it unlawful to apply a registered farm name to any other farm or to the products of any other farm.

Passed Senate February 11, 1913.

Referred to House committee on agriculture.
Senate bill No. 254, by Senate committee on appropriations: An act making an appropriation for the payment of sundry expenses of the insurance commissioner.
Passed Senate February 11, 1913.
Referred to House committee on appropriations.

Engrossed substitute Senate bill No. 8, by Senate game committee: An act relating to game, animals, birds and fishes, creating a state game commission and the office of state game warden, chief deputy game warden, and county deputy game wardens; and relating to licenses for hunting and fishing; and creating state game refuges or farms; making certain acts nuisances; and providing penalties, and repealing all laws in conflict herewith.
Passed Senate February 10, 1913.
Referred to House committee on game and game fish.

Engrossed Senate bill No. 13, by Senators Collins and Landon: An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals, and superintendents of the public schools in the State of Washington, and to regulate the collection, raising, management and disbursement thereof, and submitting this act to the voters of the state for ratification or rejection.
Passed Senate February 11, 1913.
Referred to House committee on education.

Engrossed Senate bill No. 72, by Senator Stevens: An act relating to banking, providing for a reserve for savings banks and amending section 3843 of Remington and Ballinger's Annotated Codes and Statutes of Washington.
Passed Senate February 10, 1913.
Referred to House committee on corporations other than municipal or railroads.

Engrossed Senate bill No. 73, by Senator Stevens: An act relating to the powers and duties of notaries public who are
stockholders, directors, officers or employees of banks or other corporations.

Passed Senate February 10, 1913.

Referred to House committee on banking.

Engrossed Senate bill No. 128, by Senator Rosenhaupt: An act relating to deeds and transfers of interests in real estate, validating all deeds and transfers heretofore made in accordance with the provisions of this act, and amending section 8746 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Passed Senate February 11, 1913.

Referred to House committee on judiciary.

Engrossed Senate bill No. 132, by Senator Sharpstein: An act making unlawful certain bargains, contracts, agreements and understandings relating to bids upon public works or contracts, or relating to any bid on the sale of state, granted or public lands or relating to certain contracts between the state and any county or municipal corporation therein, and providing penalties for the violation of the terms of this act.

Passed Senate February 10, 1913.

Referred to House committee on judiciary.

Engrossed Senate bill No. 225, by Senator French: An act relating to secret societies of every nature or kind in any of the public schools or high schools of the State of Washington and to provide for and authorize the boards of directors of the respective public schools and high schools of the State of Washington to punish the violation thereof.

Passed Senate February 11, 1913.

Referred to House committee on education.

Senate concurrent resolution No. 12, relating to the printing of six hundred copies of the legislative manual for the session of 1913.

On motion, the rules were suspended, and the resolution was read in full.

There being no objection, the resolution was allowed to go over until Monday, February 17, 1913.
On motion of Mr. Gray, House bill No. 455 was ordered printed.

THIRD READING OF BILLS.

House bill No. 34, relating to the organization and management, regulation and control of building and loan associations.

On motion of Mr. McArdle, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.


Those absent or not voting were: Representatives Adams, Foster, Greenbank, Hutchinson, Mapes, Overman, Smith, Stream, Sweet, Wells—10.

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

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

House bill No. 350, relating to the feasibility of using certain lands for state road purposes.

The bill was read the third time in full.

The roll was called and the bill passed the House by the following vote: Yeas, 84; nay, 1; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw,

Voting nay: Representative Bryant—1.

Those absent or not voting were: Representatives Adams, Conner, Foster, Greenbank, Hastings, Holmes, Kennedy, Mapes, McKay, Smith, Sweet, Wells—12.

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

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

House bill No. 51, relating to the disqualification of judges of the superior court, and providing for change of venue.

On motion of Mr. Brown, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 11; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Halsey, Hasting, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Jensen, Kingery, Langford, LeSourd, Lum, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Oaks, Overman, Picken, Pierce, Reid, Robe,
Rowland (H. K.), Sims, Sisson, Stevens, Stewart, Sumner, Truax, Urquhart, Wray, Zednick, Mr. Speaker—73.

Those voting nay were: Representatives Grass, Hays, Holmes, Hurd, Moren, Newman (G. H.), Norton, Rowland (D. H.), Siler, Stream, Turnbow—11.

Those absent or not voting were: Representatives Adams, Conner, Foster, Greenbank, Hutchinson, Kennedy, Mapes, McArdle, Smith, Stevenson, Sweet, Tonkin, Wells—13.

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

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

Senate bill No. 116, relating to the withdrawal of bank deposits in banks or trust companies.

On motion of Mr. Farnsworth, 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, 78; nays, 3; absent or not voting, 16.


Those voting nay were: Representatives Childe, Reid, Truax—3.

Those absent or not voting were: Representatives Adams, Beam, Conner, Foster, Greenbank, Kennedy, Mapes, McArdle, McCoy, Smith, Stevenson, Sumner, Sweet, Tonkin, Wray, Wells—16.
The bill, having received the constitutional majority, was declared passed.

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

Senate bill No. 16, relating to the creation of a state school for the deaf and a state school for the blind.

The bill was read the third time in full.

The bill was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 8; absent or not voting, 14.


Those voting nay were: Representatives Black, Christensen, Earle, Fontaine, Hill, Houser, Kingery, Murphine—8.

Those absent or not voting were: Representatives Adams, Childe, Conner, Foster, Greenbank, Kennedy, Mapes, McArdle, McCoy, Smith, Stevenson, Stevens, Sweet, Wells—14.

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

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

House bill No. 269, relating to the prevention of the removal of timber standing upon lands upon which taxes are delinquent.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 15.

Voting nay: Representative Stevens—1.

Those absent or not voting were: Representatives Adams, Childe, Conner, Foster, Greenbank, Holmes, Mapes, McArdle, McCoy, Norton, Smith, Stevenson, Sweet, Urquhart, Wells—15.

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

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

Mr. Sims moved that the House continue in session until 1:00 p.m., at which time adjournment be taken until 11:00 a.m., Monday, February 17, 1913.

The motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1913.

MR. SPEAKER:

We, the majority of your committee on counties and county boundaries, to whom was referred House bill No. 190, entitled "An act to provide for annexing certain county territory to a neighboring county to which it is contagious, providing for a special election therefor, amending section 3812 of Remington and Ballinger's Annotated Codes and Statutes of Washington and repealing section 3821 of Remington and Ballinger's Annotated Codes and Statutes of Washington placing a limitation on such annexation," have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation that it do not pass.

Section 1, line 4 of the original bill, being line 3 of printed bill, strike the words "a majority" and insert the words "eighty-five per cent."

Section 1, line 5 of original bill, being line 4 of printed bill, strike the words "one section" and insert the words "not less than four townships and not more than five townships."

N. B. Brooks, Chairman.


We concur in this report: John Traux, H. W. Holmes, Paul W. Houser.

The speaker declared that House bill No. 190 was before the House for indefinite postponement.

Mr. Arnold (W. A.), moved the previous question.

Mr. Farnsworth demanded a roll call on the question of indefinite postponement.

The roll was called, and the motion to indefinitely postpone was lost by the following vote: Yeas, 29; nays, 46; absent or not voting, 22.

Those voting yea were: Representatives Arnold (W. A.), Brislawn, Brooks, Bryant, Catlin, Cleland, Corkery, Darling, Farnsworth, Freeman, Goss, Grass, Gray, Hedger, Herber,
Lum, Merriam, Mess, Oaks, Picken, Pierce, Reid, Sims, Stevenson, Stevens, Stewart, Stream, Tonkin, Mr. Speaker—29.


Those absent or not voting were: Representatives Aagaard, Adams, Beam, Conner, Craig, Davis, Foster, Greenbank, Halsey, Houser, Hurd, Kennedy, Mapes, McArdle, McFarland, Neumann (M. M.), Smith, Sumner, Sweet, Wray, Wells, Zednick—22.

On motion of Mr. Sims, the bill was re-referred to the judiciary committee.

Mr. Dunning assumed the chair.

House bill No. 385, relating to railroad and highway crossings and to the changing and elimination of grade crossings.

Mr. Sims moved the call of the House.

The roll was called and the following absentees noted: Messrs. Adams, Arnold (W. E.), Conner, Foster, Gillbo, Greenbank, Hastings, Hurd, Jensen, Kennedy, Mapes, McCoy, Smith, Stevens, Sweet, Wells and Zednick, of whom Messrs. Greenbank and Sweet were excused.

The sergeant-at-arms was instructed to bring the absentees before the bar of the House.

On motion of Mr. Sims, the further call of the House was dispensed with.

The bill was read the second time in full by sections.

Mr. Neumann moved that the bill be made a special order for Thursday, February 20, 1913, at 2:15 p.m.

Mr. Halsey moved as a substitute that the House refer to section 21 of the bill.

The substitute motion prevailed.

The bill was passed to third reading and ordered engrossed.
We, your committee on roads and bridges, to whom was referred House bill No. 260, entitled "An act relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a state road," 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:

After the last word county, "thence southerly along the most practicable route to Holman station, in Pacific county."

L. D. McArdle, Chairman.


The bill was read the second time in full by sections.
The committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

We, your committee on judiciary, to whom was referred House bill No. 188, entitled "An act relating to the superior courts in the counties of Clallam, Island, Jefferson and Snohomish, and the election of judges therein," 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, being line 5 of the original bill, by inserting before the word "superior" the word "the."

Amend section 3, lines 4 and 5 of the printed bill, being line 6 of the original bill, by striking the word "therefore," and insert in lieu thereof the word "thereafter."

William Wray, Chairman.


The bill was read the second time in full by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House bill No. 206, relating to moving or motion picture machines, and the operators thereof.
On motion of Mr. Gray, the bill was passed over to retain its place on the calendar.

The speaker resumed the chair.

House bill No. 75, relating to the superior court of Douglas and Grant counties and the election of judges therein.

Mr. Darling moved that the bill be indefinitely postponed.

The House adjourned until 11:00 o’clock Monday morning, February 17, 1913.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

THIRTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 17, 1913.

The speaker called the House to order at 11:00 a.m.

Roll call showed all members present except Messrs. Craig, Field, Mapes and Sweet, who were excused.

Prayer was offered by Rev. Frederick W. Bateson, of the Central Baptist church, of Olympia.

On motion, the reading of the previous day’s minutes was dispensed with and it was approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A communication from United States Senator Jones was read, urging upon the legislature the urgency of recommending to President-Elect Wilson the necessity of taking up the consideration of the Alaska railroad situation at the special session of congress.
The communication was referred to the committee on memorials.

A communication from the Western Washington W. C. T. U. was read, urging the legislature to favorably consider legislation relative to the initiative, referendum and recall, mentioning in particular House bill No. 89 and Senators bills Nos. 45, 49, 85 and 136.

The communication was referred to the committee on constitutional revision.

A protest addressed to the legislature from citizens of Lincoln county, against the change of the present boundary line of said county, was read.

The protest was referred to the judiciary committee.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 96, entitled "An act relating to road and bridge bonds, and amending section 5095 of Remington and 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 be re-referred to the privileges and elections committee.

L. D. McArdle, Chairman.


The report was adopted.

HOUSE CHAMBER,
OLYMPIA, WASH., February 14, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bills Nos. 350, 51, 341 and 379, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. Bryant, Chairman.

We concur in this report: W. H. Kingery, Paul W. Houser, G. J. Langford.
MR. SPEAKER:

Your committee on engrossed bills to whom was referred House bills Nos. 75, 188, 260, and 385, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.

We concur in this report: Eli P. Norton, W. H. Kingery.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 17, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred engrossed Senate bill No 27, entitled "An act relating to the rents and profits during the period of redemption, providing for the collection of moneys expended in the improvement or cultivation of land during said time and amending section 600 of Remington and 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 be referred to the judiciary committee.

Z. STEWART, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 14, 1913.

MR. SPEAKER:

We, your committee on roads and bridges, to whom was referred House bill No. 292, entitled "An act authorizing boards of county commissioners to vacate county roads and prescribing the procedure thereof," 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 judiciary committee.

L. D. McARDLE, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 14, 1913.

MR. SPEAKER:

We, your committee on agriculture, to whom was referred House bill No. 213, entitled "An act to promote agriculture, to levy a tax and make an appropriation therefor," have had the same under considera-
tion, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on logged off lands.

J. A. FONTAINE, Chairman.


The report was adopted.

JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 18, entitled "An act relating to the solemnization of marriages and amending section 7154 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 30, entitled "An act to establish and regulate the salaries of county commissioners in counties having a township organization, other than counties of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 202, entitled "An act relating to pardons of persons convicted of murder," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred House bill No. 369, entitled "An act relating to revenue and taxation and amending section 9098 of Remington and 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.

Z. Stewart, Chairman.


Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 101, entitled "An act defining the duties of drivers of vehicles in case of an accident and providing punishment for non-observance thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. Mcardle, Chairman.


Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred House bill No. 273, entitled "An act relating to the assessment and taxation of hay, grain or other personal property held in storage and requiring the warehouseman to pay the tax on said property and giving him a lien for taxes paid and providing a punishment 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 be indefinitely postponed.

Z. Stewart, Chairman.


The report was adopted.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 324, entitled "An act to amend paragraph seven
of section 982 of Remington and Ballinger's Annotated Codes and Statutes, relating to divorce and alimony," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, that the substitute bill be printed, and that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1913.

MR. SPEAKER:

We, a minority of your committee on judiciary, to whom was referred House bill No. 324, entitled "An act to amend paragraph seven of section 982 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Dan Earle, Dix H. Rowland, T. H. McKay, H. W. Holmes,

On motion of Mr. Cleland, the substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1913.

MR. SPEAKER:

We, a minority of your committee on county and county boundaries, to whom was referred engrossed Senate bill No. 52, entitled "An act to create the county of Cook subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties," have had the same under consideration, and we, the undersigned members of this committee, respectfully report the same back to the House with the recommendation that it do pass.


Mr. Brooks moved the adoption of the majority report.
Mr. Pierce moved as a substitute that the minority report be adopted.

Mr. Pierce demanded a roll call, and a sufficient number arising, the roll was called, and the motion to adopt the minority report failed by the following vote: Yeas, 40; nays, 52; absent or not voting, 5.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Catlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Fontaine, Gillbo, Grass, Gray, Hastings, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, LeSourd, Merriam, Miles, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Sisson, Truax, Turnbow—40.

Those voting nay were: Representatives Aagaard, Adams, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Cleland, Conner, Craig, Davis, Farnsworth, Freeman, Gilkey, Goss, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Hughes, Hurd, Jensen, Kennedy, Lum, Mapes, Masterson, Mc Ardle, McFarland, McKay, Mess, Middaugh, Moll, Moren, Picken, Rowland (H. K.), Siler, Sims, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—52.

Those absent or not voting were: Representatives Childie, Field, McCoy, Sumner, Sweet—5.

The roll was called, and the motion to adopt the majority report was carried by the following vote: Yeas, 51; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childie, Cleland, Conner, Craig, Davis, Farnsworth, Freeman, Gilkey, Goss, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Hughes, Hurd, Jensen, Kennedy, Lum, Mapes, Masterson, Mc Ardle, McFarland, McKay, Mess, Middaugh, Moll, Moren, Picken, Siler, Sims, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—51.
Those voting nay were: Representatives Arnold (W. A.), Arnold (W. E.), Black, Catlin, Christensen, Corkery, Darling, Dunning, Earle, Falkner, Foster, Fontaine, Gillbo, Grass, Gray, Hastings, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, LeSourd, Merriam, Miles, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Truax, Turnbow—41.

Those absent or not voting were: Representatives Beam, Croake, Field, McCoy, Sweet—5.

House bill No. 126: Do pass as amended.
House bill No. 130: Do pass as amended.
Engrossed Senate bill No. 68: Do pass as amended.
Engrossed Senate bill No. 195: That the same be substituted for House bill No. 266 and that it do pass as amended.

The bill was passed to second reading, and the speaker directed that the report on the two bills be brought out together.

House bill No. 199: Do pass as amended.
Judge Neterer, of Bellingham, was escorted to a seat on the rostrum by Mr. Hughes.

Mr. O. W. Stone, member of the House from Lincoln county at the sessions of 1909 and 1911, was escorted to the chair by Messrs. Farnsworth and Brislawn.

On motion of Mr. Davis, the House took a recess until 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.
Roll call showed all members present except Mr. Sweet, who was excused.

The House continued under the head of

REPORTS OF STANDING COMMITTEES.

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 103, entitled "An act relating to notaries public, and
amending section 8297 of Remington and 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 re­
ommendation that it do pass.

WILLIAM WRAY, Chairman.

We concur in this report: H. H. Cleland, T. H. McKay, H. W.

Mr. Speaker:  

Olympia, Wash., February 17, 1913.

We, your committee on memorials, to whom was referred House
concurrent resolution No. 18, "Relating to the construction of a rock
jetty on the north side of the entrance of the Columbia river in the
State of Washington, near Fort Canby," have had the same under
consideration, and we respectfully report the same back to the House
with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: E. A. Sisson, J. E. McFarland, Fred
M. Hedger, J. C. Miles, R. L. Picken.

On motion of Mr. Stream, the rules were suspended and House
concurrent resolution No. 18 was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Stream, the rules were suspended, the sec­
ond reading considered the third, the resolution was placed on
final passage and passed the House by the following vote:
Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris­
lawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin,
Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling,
Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field,
Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Hal­
sey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Hous­
er, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery,
Langford, LeSourd, Lum, Mapes, Masterson, McArdle, Mc­
Coy, McFarland, McKay, Merriam, Mess, Middaugh, Miles,
Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.),
Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland
(H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Steven-
son, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—93.

Those absent or not voting were: Representatives Conner, Davis, Hays, Sweet—4.

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

On motion of Mr. Stream, the rules were suspended, and the chief clerk was directed to immediately transmit House concurrent resolution No. 18 to the Senate.

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of Senate concurrent resolution No. 12, relating to the printing of the legislative manual.

Mr. Sims moved the adoption of the following amendment:

Strike all of line 5 after the word "be" and the sixth line to and including the word "only" and insert the following: "of the same size as those used in 1909."

The amendment was adopted.

Mr. Pierce moved to re-refer the resolution to the rules committee.

The motion was lost.

The resolution was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 17, 1913.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 169, entitled "An act providing for the organization and operation of mutual savings banks in the State of Washington, defining their powers, duties and privileges, and providing penalties for the violation thereof;"

Also, engrossed Senate bill No. 124, entitled "An act relating to the prevention of pollution of public water supplies used for domestic purposes and for the control of sewage and sewage disposal, etc.;"

Also, engrossed Senate bill No. 3, entitled "An act authorizing counties to care for persons suffering from tuberculosis and providing state aid therefor;"

Also, engrossed House bill No. 339, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section
5898, Remington and Ballinger’s Annotated Codes and Statutes of Washington,” with the following amendment:

In line 5, section 1, of the engrossed bill, substitute the word “repair” for the word “prepare.”

Also, House bill No. 245, entitled “An act appropriating the sum of five thousand dollars, or so much thereof as may be necessary, for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1913;”

Also, House concurrent resolution No. 17, entitled “Resolved, That one thousand copies of address delivered by Colonel Will. H. Thompson, at the Lincoln memorial services, held in House Chamber, be ordered printed;”

Also, Senate bill No. 248, entitled “An act relating to irrigation districts, amending sections 6427, 6439, 6441, 6442, and 6444 of Remington and Ballinger’s Annotated Codes and Statutes of Washington, and declaring the same necessary for the immediate need of the public peace, health and safety;”

Also, Senate bill No. 275, entitled “An act relating to the validation and approval of certain contracts relating to roads, road work, construction and improvement thereof, and providing when this act is to take effect;”

Also Senate bill No. 258, entitled “An act authorizing the assessment for local improvement of lands belonging to school districts within the limits of any city or town; and providing a method for the payment of such assessment and validating all assessments for local improvements by any city or town heretofore made against land belonging to a school district;”

Also, the president has signed enrolled Senate bill No. 16, entitled “An act creating a state school for the deaf and a state school for the blind,” and the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. McArdle, the House concurred in the Senate amendment to House bill No. 339 by the following vote: Yeas, 79; nays, 12; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold, (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childé, Christensen, Cleland, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hediger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Lum,
Mapes, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Overman, Robe, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Wray, Wells, Zednick, Mr. Speaker—79.

Those voting nay were: Representatives Corkery, Dunning, McFarland, Neumann (M. M.), Norton, Oaks, Picken, Reid, Rowland (H. K.), Smith, Turnbow, Urquhart—12.

Those absent or not voting were: Representatives Beam, Conner, Davis, Jensen, Pierce, Sweet—6.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON—OFFICE OF GOVERNOR.

OLYMPIA, WASH., February 14, 1913.

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

SIR:

I have the honor to inform you that the governor has this day vetoed the following:

House bill No. 164, entitled "An act making appropriation for the construction of an administration building for the state normal school at Cheney, Washington, and for furnishing and equipment therefor."

Respectfully yours,

C. C. DILL, Secretary to the Governor.

STATE OF WASHINGTON—OFFICE OF GOVERNOR.

OLYMPIA, WASH., February 14, 1913.

To the Honorable, the House of Representatives of the Thirteenth Legislature of the State of Washington:

I herewith return House bill No. 164 without my approval. In my first message to your honorable body I indicated the view held by me regarding the continuance of three normal schools by the state. During the time this bill was before your honorable body, and also since its passage, advocates both in favor of and opposed to the measure, have been given an opportunity to be heard. With all the additional information received I still hold the views expressed in my message.

The appropriations required for the re-establishment of the Cheney normal school, in addition to the $300,000.00 appropriated by this bill, would amount to approximately $200,000.00 more during the two years beginning April 1st, 1913. This would make a total of half a million dollars the taxpayers of the state would be called upon to expend for this institution during the coming biennium.
Following the lines suggested in my message the expenditure of a small part of this sum in more completely equipping one of the other two normal schools would, in my opinion, result in a much higher degree of efficiency in training teachers than can be obtained by the continuation of three normal schools along the lines now being followed. The appropriations for the five state educational institutions are constantly increasing; two years ago the amount appropriated for these institutions was approximately $1,700,000.00 and the requests made for the coming biennium amount to almost $3,000,000.00.

In the consideration of appropriations, I believe it is our duty to consider carefully the matter of revenues. The cost of conducting our institutions is a direct tax upon the people of the state. It is scarcely necessary for me to call your attention to the fact that the valuation of the property of the state of Washington has not materially increased during the past two years, while the demands for appropriations for the five educational institutions of the state have increased almost eighty per cent. Should the same proportionate increase be called for by the other departments of the state the legislature would indeed be facing a serious situation.

My views regarding this subject have been well known to all members of the legislature since I assumed the duties of my office. While it has been under consideration by your honorable body this department has made no effort whatever to change the opinion of a single member of the legislature or influence his or her vote on the subject.

The responsibility is now upon your shoulders. In the further consideration by your honorable body of this bill, I sincerely hope that each and every member will consider it strictly upon its merits and the matter of influence, or trade of votes, will not enter into its consideration.

I regret exceedingly that my judgment in this matter does not coincide with the views of the legislature; yet entertaining these objections to the bill I feel it my duty to disapprove it and return it to your honorable body for such action as you may deem advisable.

Respectfully submitted,

Ernest Lister, Governor.

House bill No. 164 was read by the clerk.

On motion of Mr. Stevens, the governor's message was received, and the vetoed bill referred to the rules committee.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 480, by Mr. McKay (by request): An act regulating the jurisdiction of police judges in cities of the third class in the State of Washington.

Referred to committee on judiciary.
House bill No. 481, by Mr. McKay (by request): An act relating to the soliciting and advertising for debts, claims, demands and obligations for collection.
Referred to committee on judiciary.

House bill No. 482, by Mr. McKay: An act for the relief of the heirs of Orlander Harris, deceased.
Referred to committee on judiciary.

House bill No. 483, by Mr. Davis: An act for the relief of Fidelity and Deposit Company of Maryland, surety on the bond of Manning Plumbing Company, and making appropriation therefor.
Referred to committee on appropriations.

House bill No. 484, by Messrs. Murphine and Pierce: An act prohibiting the transportation of women and girls, for immoral purposes, and providing a penalty.
Referred to committee on judiciary.

House bill No. 485, by Messrs. Murphine and Cleland: An act relating to elections and regulating the appointment of election officials in the State of Washington, and repealing all laws in conflict herewith.
Referred to committee on privileges and elections.

House bill No. 486, by Messrs. Gray and Middaugh: An act relating to the registration of voters, providing for the registering of voters at the time of voting, and amending sections 4762, 4764, 4766, 4767 and 4772 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4773 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on privileges and elections.

House bill No. 487, by Mr. Lum: An act relating to the use of waters of the State for irrigation purposes, and amending section 6410 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on irrigation and arid lands.
House bill No. 488, by Messrs. Sims and Davis: An act to amend article six (VI) of the constitution of the State of Washington relating to the qualification of voters within the state.
Referred to committee on constitutional revision.

House bill No. 489, by Mr. Black: An act making an appropriation to complete state road No. 16.
Referred to committee on roads and bridges.

House bill No. 490, by entire Skagit county delegation: An act relating to the improvement of rivers and streams and amending sections 8120, 8121 and 8122 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on harbors and waterways.

House bill No. 491, by Mr. Holmes: An act relating to service of complaint and notice in justice court and amending section 1761 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

House bill No. 492, by Messrs. Arnold (W. E.), Field and Siler: An act making an appropriation and authorizing the construction of a bridge across the Cowlitz river in Lewis county as a part of state road No. 5 on condition that the county of Lewis shall pay one-half the cost of construction of such bridge.
Referred to committee on roads and bridges.

House bill No. 493, by Messrs. Holmes, Overman, Robe and Moll: An act relating to railroad and railway companies, and providing that they shall not take or damage property for a public use, until full and complete compensation is first made and paid; providing that the question as to whether or not property has or will be damaged, shall be a question of fact; that it shall not be necessary to physically invade property to constitute a taking or damaging thereof; that the damage and injury provided for shall be all as are not barred by statute of limitations, at the passage thereof; that if any part of this act shall be declared void, all other parts shall remain in force.
Referred to committee on railroads.
House bill No. 494, by Mr. Holmes: An act 'relating to 
salmon fisheries, requiring monthly statements of salmon taken 
and the payment of royalties thereon; making the violation of 
this act a misdemeanor and providing penalties therefor. 
Referred to committee on revenue and taxation.

House bill No. 495, by Mr. Pierce: An act relating to 
wharves, piers and landings; authorizing local improvement 
districts in counties for the purpose of erection of the same. 
Referred to committee on judiciary.

House bill No. 496, by Mr. Pierce: An act to define the 
crime of industrial conspiracy and prescribe the punishment. 
Referred to committee on judiciary.

House bill No. 497, by Mr. Pierce: An act granting to the 
town of Charleston, Washington, for public waterworks pur-
poses a portion of an oyster reserve containing natural springs. 
Referred to committee on state, school and granted lands.

House bill No. 498, by Messrs. Stevenson and Brooks: An 
act making an appropriation for the construction and main-
tenance of state road No. 8, known as the Columbia river road. 
Referred to committee on roads and bridges.

House bill No. 499, by Mr. Picken: An act for the relief of 
the taxpayers of school district No. 3 of Okanogan county, 
State of Washington, and making an appropriation therefor. 
Referred to committee on appropriations.

House bill No. 500, by Mr. Hays: An act amending an act 
entitled "An act relating to the keeping and deposit of munic-
ipal funds," being chapter 22 of the Session Laws of 1907, and 
section 5081 of Remington & Ballinger's Annotated Codes and 
Statutes of Washington. 
Referred to committee on banking.

House bill No. 501, by committee on township organization: An act relating to township organization, amending title 505, sections 37, 73, 75, 88, 87, 91, 143 and 165 of Pierce's Wash-
ington Code 1912. 
Placed on second reading.
House bill No. 502, by Mr. Halsey: An act to amend section two (2), title III, chapter four (4), article two (2) of chapter 97 of the Session Laws of 1909, the same being an act 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.," approved March 11, 1909.

Referred to committee on education.

House bill No. 503, by Mr. Halsey: An act amending section two (2), title III, chapter two (2), article one (1) of chapter 97 of the Session Laws of 1909, the same being an act 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.," approved March 11, 1909.

Referred to committee on education.

House bill No. 504, by Mr. Truax (by request): An act relating to justices of the peace and constables in cities having more than five thousand inhabitants, and fixing their number and salaries, and repealing chapter 66, Session Laws of 1897.

Referred to committee on judiciary.

House bill No. 505, by Mr. Davis: An act making an appropriation from the accident fund created by chapter 76 of the Laws of 1911 for the purpose to which said fund may be applied.

Referred to committee on appropriations.

House bill No. 506, by Mr. Davis (by request): 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.

Referred to committee on dikes and drains.

House bill No. 507, by Messrs. Davis and Brown: An act relating to fire insurance companies, requiring the same to make daily reports, providing for the inspection thereof and the ex-
pense of such inspection, providing penalties for the violation of this act, amending section 101 of chapter 49 of the Laws of 1911, and making an appropriation therefor.

Referred to committee on insurance.

House bill No. 508, by Mr. Stevenson: An act amending article 1 of the constitution of the State of Washington by adding section 33 thereto with reference to the rights of the people of the state over the public lands therein.

Referred to committee on constitutional revision.

House bill No. 509, by committee on memorials: An act creating a state board of park commissioners and defining their duties, privileges and authority.

Placed on second reading.

House bill No. 510, by Mr. Greenbank: An act amending section 7685 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to the powers of the city council of third-class cities.

Referred to committee on municipal corporations other than the first class.

House joint memorial No. 10, by Mr. McFarland: Relative to the alloting, classifying, and opening to sale and settlement of the "south half" or diminished Colville Indian reservation.

Referred to committee on memorials.

House joint resolution No. 6, by Mr. Picken: Relating to the immediate sale at public auction of such lands to which private rights have not attached, and that the fund thus arising be expended, under the direction of the reclamation service for the purposes herein indicated.

Referred to committee on memorials.

House concurrent resolution No. 20, by Mr. Houser: Relating to first class tide and shore lands.

Referred to committee on harbors and waterways. Ordered printed.

House concurrent resolution No. 21, by Mr. Goss: Relating to Alaska's first legislature.

Read second time. Ordered printed.
INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 248, by Senator Anderson: An act relating to irrigation districts, amending sections 6427, 6439, 6441, 6442 and 6444 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring the same necessary for the immediate need of the public peace, health and safety.

Referred to committee on irrigation and arid lands.

Senate bill No. 258, by Senate committee on municipal corporations: An act authorizing the assessment for local improvement of lands belonging to school districts within the limits of any city or town; and providing a method for the payment of such assessment and validating all assessments for local improvements by any city or town heretofore made against land belonging to a school district.

Referred to committee on municipal corporations of first class.

Senate bill No. 275, by Senator Sharpstein: An act relating to the validation and approval of certain contracts relating to roads, road work, construction and improvement thereof, and providing when this act is to take effect.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 3, by Senator Collins: An act authorizing counties to care for persons suffering from tuberculosis and providing state aid therefor.

Referred to committee on appropriations.

Engrossed Senate bill No. 124, by Senator Jensen: An act relating to the prevention of pollution of public water supplies used for domestic purposes and for the control of sewage and sewage disposal; authorizing the adoption and promulgation by the state board of health of orders, rules and regulations for such purposes and giving jurisdiction in equity to the superior court to enforce orders, rules and regulations of said board and providing penalties.

Referred to committee on medicine, surgery, dentistry and hygiene.

Engrossed Senate bill No. 169, by Senator Rosenhaupt: An act providing for the organization and operation of mutual
savings banks in the State of Washington, defining their powers, duties and privileges, and providing penalties for the violation thereof.

Referred to committee on judiciary.

On motion of Mr. Truax, House bill No. 504 was ordered printed.

House concurrent resolution No. 19, by Mr. Sumner, appropriating $1500 for expenses of the attorney general in bringing suit in connection with the Seattle harbor line, and $300 for expenses incurred in making the investigation under substitute House concurrent resolution No. 7.

On motion of Mr. Sumner, the rules were suspended and House concurrent resolution No. 19 was placed on second reading.

The resolution was read in full the second time.

Mr. Brown moved the adoption of the following amendment:

Amendment to resolution as drawn by adding thereto the following paragraph: That any member of the thirteenth legislature shall be and he is hereby authorized and empowered to appear as special counsel for the state in the trial of the cases to be brought by the attorney general under the provisions of this resolution. Any member of the legislature wishing to participate in the trial of such cases shall serve upon the attorney general a notice in writing of such intention and thereafter it shall be the duty of the attorney general to furnish such member copies of all pleadings and records of such cases, Provided, However, that such member so assisting in the trial of such cases shall receive no compensation therefor either for the time employed in the trial thereof or expenses incurred therein.

Mr. Pierce moved as a substitute that the bill be referred to the judiciary committee.

The motion was lost.

Mr. Brown demanded a roll call on the adoption of the amendment and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 36, nays, 57; absent or not voting, 4.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Bryant, Childe, Christiansen, Corkery, Croake, Dunning, Earle, Falkner, Fontaine, Gillbo, Herber, Holmes, Houser, Langford, Masterson, McKay,

Those voting nay were: Representatives Aagaard, Adams, Beam, Brislawn, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Farnsworth, Foster, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McFarland, Mess, Middaugh, Miles, Moll, Moren, Newman (G. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—57.

Those absent or not voting were: Representatives Brooks, Davis, Stream, Sweet—4.

Mr. Brown moved the adoption of the following amendment:

Amendment to resolution as drawn by adding the following section: The governor of the state shall be and he is hereby authorized and empowered to appoint not more than three competent attorneys for the purpose of assisting the attorney general in the trial of the cases by this resolution directed to be brought, such attorneys, appointed as aforesaid, to receive for their services such compensation as may be determined by the fourteenth legislature of this state.

Mr. Brown demanded a roll call and, a sufficient number arising, the roll was called, and the amendment was lost by the following vote: Yeas, 37; nays, 56; absent or not voting, 4.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Beam, Brislawn, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, King-
ery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—56.

Those absent or not voting were: Representatives Brooks, Davis, Sweet, Turnbow—4.

The speaker announced that he was about to sign Senate bill No. 16 and House bill No. 339.

Mr. Pierce moved the adoption of the following amendment:

In the first paragraph insert before attorney general the words “governor and.”

The speaker ruled the amendment out of order.

Mr. Pierce appealed from the decision of the chair.

Mr. Brown demanded a roll call and, a sufficient number arising, the roll was called and the chair was sustained by the following vote: Yeas, 68; nays, 26; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Overman, Picken, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick—68.


Those absent or not voting were: Representatives Sweet, Turnbow, Mr. Speaker—3.

On motion of Mr. Sumner, the rules were suspended, the second reading considered the third, the resolution was placed on
final passage and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.


Absent or not voting: Representative Sweet—1.

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

On motion of Mr. Sumner, the rules were suspended, and the chief clerk was directed to transmit House concurrent resolution No. 19 immediately to the Senate.

House concurrent resolution No. 20, by Mr. Houser: Relating to first class tide and shore lands.

On motion of Mr. Houser, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

Mr. McArdle moved that the resolution be printed.

Mr. Sims moved as a substitute that it be referred to the committee on harbors and waterways and be printed.

Mr. McArdle accepted the substitute.

Mr. Houser moved as an amendment that the resolution be made a special order for Thursday, February 20, 1913, at 2:00 p.m.

Mr. Wray moved the previous question.
Mr. Pierce demanded a roll call and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 43; nays, 50; absent or not voting, 4.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Herber, Hill, Holmes, Houser, Hurd, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Smith, Stewart, Turnbow—43.

Those voting nay were: Representatives Aagaard, Adams, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—50.

Those absent or not voting were: Representatives Gillbo, Oaks, Rowland (D. H.), Sweet—4.

The substitute motion of Mr. Sims, accepted by Mr. McArdle, was carried.

House concurrent resolution No. 21, by Mr. Goss: Relating to Alaska's first legislature.

On motion of Mr. Goss, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

The resolution was referred to the rules committee on third reading.

On motion, House bills Nos. 480 and 481 were ordered printed.

THIRD READING OF BILLS.

House bill No. 385, relating to railroad and highway crossings and to the changing and elimination of grade crossings.
On motion of Mr. Halsey, 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, 76; nays, 12; absent or not voting, 9.


Those voting nay were: Representatives Bryant, Chamberlin, Croake, Holmes, Hurd, Merriam, Miles, Moll, Overman, Reid, Robe, Turnbow—12.

Those absent or not voting were: Representatives Childe, Davis, Foster, Gray, Hastings, Kingery, Moren, Murphine, Sweet—9.

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

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

On motion of Mr. Siler, House bill No. 260 was passed over and allowed to retain its place on the calendar.

Senate bill No. 63, authorizing county commissioners to issue county road bonds for constructing and improving public ways.

On motion of Mr. Earle, 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, 67; nays, 20; absent or not voting, 10.

Those voting nay were: Representatives Arnold (W. A.), Brislawn, Bryant, Corkery, Darling, Dunning, Falkner, Fontaine, Kingery, Miles, Moll, Norton, Oaks, Reid, Robe, Rowland (H. K.), Stevens, Stewart, Sumner, Turnbow—20.

Those absent or not voting were: Representatives Childe, Conner, Farnsworth, Foster, Field, Mess, Murphine, Pierce, Sweet, Truax—10.

Substitute House bill No. 75, relating to the superior courts in the counties of Grant and Douglas, and the election of judges therein.

On motion of Mr. Urquhart, 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, 78; nays, 11; absent or not voting, 8.

Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—78.

Those voting nay were: Representatives Black, Brislawn, Christensen, Darling, Dunning, Falkner, Fontaine, Miles, Murphine, Reid, Turnbow—11.

Those absent or not voting were: Representatives Childe, Corkery, Farnsworth, Foster, McArdle, Robe, Sweet, Truax—8.

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

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

On motion of Mr. Neumann, the House adjourned.

C. R. Maybury, Howard D. Taylor,

Chief Clerk. Speaker.

THIRTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, FEBRUARY 18, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Overman, Sumner and Sweet, of whom Mr. Sweet was excused.

Prayer was offered by Rev. Frederick Bateson, of the Olympia Central Baptist church.

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

RESOLUTION.

By Mr. Goss:

WHEREAS, President Taft has vetoed the bill restricting emigration on account of its educational clause; therefore be it

Resolved, By the House of Representatives of the State of Wash-
ington that we hereby request Representatives Humphrey, Warburton and LaFollette and Senators Jones and Poindexter to vote for and use all their efforts to pass said emigration bill over the veto of the president; and that the chief clerk of the House is hereby instructed to immediately wire this resolution to the above named gentlemen.

Mr. Goss moved the adoption of the resolution.
The motion was lost.

By Mr. Pierce:

WHEREAS, The subject of initiating constitutional amendments is of vital interest to the people of this state, and

WHEREAS, House bill No. 309 makes provision for the same, and

WHEREAS, Said bill was referred to committee on constitutional revision on February 3, 1913, and the House rules require a report on said bill within ten days;

Resolved, By the House, that the committee on constitutional revision be directed to report said bill to the House on February 19, 1913.

Mr. Pierce moved the adoption of the resolution.
Mr. Sims moved that the resolution be laid on the table.
The speaker held that if the resolution be laid on the table it would not carry the bill with it.
Mr. Pierce demanded a roll call.
A sufficient number did not arise to demand a roll call.
The motion to lay on the table prevailed.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 14, 1913.

Mr. Speaker:

We, your committee on labor and labor statistics, to whom was referred House bill No. 346, entitled “An act authorizing municipal corporations to fix minimum wage scale on any and all municipal construction or improvement work, and to provide 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 be referred to the judiciary committee.

F. P. Goss, Chairman.


The report was adopted.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 7, entitled "An act relating to justice courts and amending section 6547 of Remington and 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 the attached bill be substituted therefor, that the substitute bill be printed, and that the same do pass.

WILLIAM WRAY, Chairman.


The substitute bill was ordered printed.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 235, entitled "An act relating to the commitment of persons to the Washington State Training School, and to their discharge therefrom," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


Mr. Speaker:

We, your committee on compensation and fees for state and county officials, to whom was referred House bill No. 407, entitled "An act to amend sections 4047, 4048 and 4049, Remington and 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.

Z. Stewart, C. W. Masterson.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 373, entitled "An act providing for judges of the superior court..."
in the counties of Okanogan, Ferry, Stevens, Pend Oreille, and Spokane," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 14, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 374, entitled "An act to allow counties of the first class to pay employees for services heretofore rendered in any case where such county had not at the time services were rendered, the authority in law to make payment therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your committee on claims and auditing, to whom was referred House bill No. 420, entitled "An act to legalize and validate warrants and obligations heretofore issued or incurred by counties for the purchase of, or in payment for, armory sites," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. J. HUGHES, Chairman.

We concur in this report: E. A. Sisson, J. E. Turnbow, J. E. McFarland, H. K. Rowland.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1913.

Mr. Speaker:

We, your committee on counties and county boundaries, to whom was referred House bill No. 431, entitled "An act changing the name of Chehalis county to Grays Harbor county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

N. B. BROOKS, Chairman.

STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your committee on dikes and drains, to whom was referred House bill No. 406, entitled "An act providing for the issuance of bonds by diking districts on petition of sixty per cent. in acreage, of the property owners of such districts, to provide for the expense of repairs, improvements, maintenance and the purchase of machinery and other appliances," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. Sisson, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1913.

Mr. Speaker:

We, your committee on irrigation and arid lands, to whom was referred House bill No. 255, entitled "An act to prevent the use of the waters in the State of Washington in any other state, and to prevent the utilization of the waters within said state for purposes of use in any other state, and prohibiting the appropriation of the waters within the state for any of said uses or purposes, and providing proceedings to enforce this act, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, be printed, and that it do pass.

H. K. Rowland, Chairman.


The substitute bill was ordered printed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your committee on harbors and waterways, to whom was referred Senate joint memorial No. 9, entitled "Relating to an intercostal canal from the straits of Juan de Fuca inland through Puget Sound southwestward to Grays harbor," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Miller Freeman, Chairman.

House bill No. 351: Do pass as amended.
House bill No. 240: Do pass as amended.
House bill No. 355: Do pass as amended.
House bill No. 426: Do pass as amended.
House bill No. 262: Do pass as amended.
House bill No. 299: Do pass as amended.
Substitute House bill No. 110: Majority, do pass as amended; minority, that it be passed without the amendment proposed by the majority report.
House bill No. 237: Majority, do pass as amended; minority, be indefinitely postponed.

INTRODUCTION AND FIRST READING OF BILLS.

House joint memorial No. 11, by Messrs. Siler, Field and Arnold (W. E.): Relating to the enlargement of the area of public lands available for homesteading in the national forest below an altitude of 3,500 feet, in Lewis county.
Referred to committee on memorials.

House bill No. 511, by Mr. Foster: An act prohibiting the tapping or disturbing of telephones and telephone wires and providing a penalty for the violation of the same.
Referred to committee on miscellaneous.

House bill No. 512, by Mr. Gilkey: An act relating to liens for labor performed, material, hay, grain, and feed, provisions and supplies furnished, and amending chapter 116 of the laws of 1905, approved March 9th, 1905, (section 1129 of Remington & Ballinger's Annotated Codes and Statutes of Washington.)
Referred to committee on appropriations.

House bill No. 513, by joint committee on appropriations: An act granting to Lewis county the property held by the state for the Southwest Washington Fair Association, creating a commission for the control and management of the same, and authorizing the counties within such association to take part in and make appropriations for the support of fairs and ex-
hibitions held thereon by such association, and repealing sections 4, 5, 9, 10, 11 and 12 of chapter 237, Laws of 1909.

Placed on second reading.

House bill No. 514, by Mr. McFarland: An act relating to state road No. 4, San Poil-Loomis road, providing for the improvement thereof, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 515, by committee on education: An act to amend section 4522 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 516, by committee on education: An act to amend section 4487 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Placed on second reading.

House bill No. 517, by committee on education: An act to amend sub-division 5 of section 4509 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 518, by Mr. Langford: An act to amend section 18 of article II of the constitution of the State of Washington relating to sessions of the legislature.

Referred to committee on judiciary.

House bill No. 519, by Mr. Mess: An act requiring railroad companies and persons operating railroads to file with the county auditor and post notices describing stock killed or injured, and making the failure so to do a criminal offense and providing a punishment therefor.

Referred to committee on railroads.

House bill No. 520, by Messrs. Mess, Taylor and Tonkin: An act relating to the hunting of deer with dogs, fixing a license therefor, providing a penalty for the violation thereof, and amending section 1 of chapter 90 of the Laws of 1911.

Referred to committee on game and game fish.

House bill No. 521, by Mr. McFarland: An act for the plot-
ting and caring for cemetery grounds where not otherwise pro-
vided for.

Referred to committee on miscellaneous.

House bill No. 522, by Messrs. Turnbow, Miles, Newman and
Chamberlin: An act providing for the erection of a fish ladder
at the falls of the Palouse river and making an appropriation
therefor.

Referred to committee on appropriations.

House bill No. 523, by joint Senate and House committee
on privileges and elections: An act to facilitate the operation
of the provision of section 1 of article 2 of the constitution, re-
lating to the initiative and referendum, to prevent fraud, pro-
viding penalties for violations thereof, and declaring that this
act shall take effect immediately.

Placed on second reading and ordered printed.

Mr. Goss asked that House bill No. 439 be printed.

There being no objection, it was so ordered.

SECOND READING OF BILLS.

We, your committee on medicine, surgery, dentistry and hygiene,
to whom was referred House bill No. 206, entitled "An act relating to
moving or motion picture machines and the operators thereof, where
the film used is made of celluloid or other inflammable material, re-
quiring such operators to be examined, licensed, and registered; pro-
viding for a board of examiners in cities of the first and second class,
and providing a penalty for violating any of the provisions of this
act," have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass
as amended.

Amend by striking out all of section 7.

Amend section 8, section 9 and section 10 to read "section 7," "sec-
tion 8" and "section 9" respectively.

Amend section 9, which would be "section 8" as amended, by strik-
ing out the last eight (8) words of this section as follows: "with only
the members of the household present."

EUGENE T. HURD, Chairman.

We concur in this report: Fred W. Hastings, W. T. Christensen,
Fred J. Mess, V. J. Capron, R. W. Craig, H. E. Kennedy, C. W. Mas-
terson, Nena Jolldon Croake, C. G. Black, J. A. Mapes, Ben Hill.

The bill was read the second time in full by sections.
The committee amendment were adopted.
Mr. Rowland (D. H.), moved the adoption of the following amendment:

Amend section 10 by striking all the section after the word “misdemeanor” in line 4.

The amendment was adopted.

Mr. Goss moved the adoption of the following amendment:

In line 5, section 5, after the word “shall” insert the word “not.”

The amendment was adopted.

Mr. Goss moved the adoption of the following amendment:

In section 5, line 6, strike the word “and” and insert the word “but.”

The amendment was lost.

Mr. Goss moved the adoption of the following amendment:

In section 5, line 8, strike beginning with the words “a fee” to “complaint” in line 10.

The amendment was adopted.

Mr. McFarland moved the adoption of the following amendment:

In line 7 of section 5, strike the word “four” and insert “two.” (Next to the last word in line 7.)

The amendment was adopted.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Amend title by substitution of the following: “An act relating to the operation of moving picture machines, providing for the licensing of operators thereof and fixing penalties for violations.

The amendment was adopted.

Mr. Hurd moved that the rules be suspended and that the bill be placed on third reading.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

House bill No. 207, relating to insurance and amending sections 79 and 84 of chapter 49 of the Laws of 1911.

Sections 1 and 2 of the bill were read.

On motion of Mr. Childe, the rules were suspended and the further reading of the bill was dispensed with.
Mr. Norton moved the adoption of the following amendment:
Amend by inserting in line 63 of the printed bill between the words "seven and nine" the word "eight," and in the same line after the word "nine" insert the word "ten."

The amendment was adopted.

Mr. Norton moved the adoption of the following amendment:
Amend by inserting in line 71 of the printed bill after the word "seven" the word "eight" and after the word "nine" the word "ten."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Halsey assumed the chair.

MR. SPEAKER:

We, your committee on internal improvements and Indian affairs, to whom was referred House bill No. 283, entitled "An act authorizing cities of the second class to create a publicity fund and to levy taxes for that purpose, and providing for the manner of the expenditure of such fund," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 2 by striking out the word "male" in the seventh line of the original copy, same being in the fourth line of section 2 in the printed copy.

T. H. MCKAY, Chairman.

We concur in this report: R. L. Picken, Frank W. Middaugh, H. W. Holmes.

The bill was read the second time in full by sections.

The committee amendment was adopted.

Mr. Goss moved the adoption of the following amendment:
In line 5, section 2, strike the words beginning with "paying taxes" to $1,000, in line 6.

The amendment was adopted.

On motion of Mr. Zednick, the rules were suspended, the House returned to section 1 for the purpose of amendment and Mr. Zednick moved the adoption of the following amendment:

Strike the portion of section 1 beginning with the word "shall" in line 5 and ending with the word "thereupon" in line 5 and substitute the following: "shall submit to the people of said city the question of
creating a publicity fund and if the people by majority vote sanction said publicity fund."

Mr. McKay moved the previous question.
The amendment was adopted.
The House took a recess until 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.
Roll call showed all members present except Messrs. Adams, Darling, Hays, Hedger, Holmes, Oaks and Sweet, of whom Messrs. Darling, Hays, Oaks and Sweet were excused.
On motion of Mr. Davis, the House returned to the introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your committee on appropriations introduce House bill No. 525, entitled "An act making appropriations for the purchase of land for, construction of buildings at, for maintenance of and sundry expenses at, the various state institutions, schools and state offices, and for the sundry civil expenses of the state government for the fiscal term beginning April 1, 1913, and ending March 31, 1915, except as otherwise provided; and making an appropriation for certain deficiencies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


SPECIAL ORDER.

The hour having arrived, the House took up the consideration of House bill No. 209.
MR. SPEAKER: HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., FEBRUARY 18, 1913.

We, your committee on judiciary, to whom was referred House bill No. 209, entitled "An act relating to warehouse receipts, the rights, obligations and liabilities of persons under such receipts, and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 2 of the printed bill and of the engrossed bill by striking the words "when required by law."

Amend section 50, line 4 of the printed bill, being line 7 of the engrossed bill, by inserting before the word "crime" the words "gross misdemeanor," and by striking the remainder of the section.

Amend section 51, line 3 of the printed bill, being line 5 of the engrossed bill, by inserting before the word "crime" the words "gross misdemeanor," and by striking the remainder of the section.

Amend section 52, line 6 of the printed bill, being line 9 of the engrossed bill, by inserting before the word "crime" the words "gross misdemeanor," and by striking the remainder of the section.

Amend section 53, line 5 of the printed bill, being line 8 of the engrossed bill, by inserting before the word "crime" the words "gross misdemeanor," and by striking the remainder of the section.

Amend section 54, line 6 of the printed bill, being line 9 of the engrossed bill, by inserting before the word "crime" the words "gross misdemeanor," and by striking the remainder of the section.

Amend section 61 of the engrossed bill, being section 62 of the printed bill, by enclosing the words "Uniform Warehouse Receipts Act" in quotation marks and by capitalizing the initial letter in each of said words.

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.
Mr. Halsey assumed the chair.
The House resumed the consideration of House bill No. 283 on second reading.

Mr. Hill moved that the House reconsider the amendment proposed by Mr. Zednick at the morning session and which was adopted.
The motion prevailed.
Mr. Taylor resumed the chair.
The speaker declared that the question before the House was the adoption of the amendment offered by Mr. Zednick.

Mr. Murphine demanded a roll call.

Mr. Foster demanded a call of the House, and a roll call under the call of the House showed all members present except Messrs. Darling, Earle, Hays, Oaks and Sweet, of whom Messrs. Darling, Hays, Oaks and Sweet were excused, Messrs. Darling and Hays being out of town, and Messrs. Oaks and Sweet being ill.

The sergeant-at-arms was instructed to bring absent members within the bar of the House.

On motion of Mr. Moren, further proceedings under the call of the House was dispensed with.

A sufficient number arising, the roll was called on the amendment by Mr. Zednick and the amendment was lost by the following vote: Yeas, 43; nays, 49; absent or not voting, 5.

Those voting yea were: Representatives Axtell, Black, Brislawn, Bryant, Childe, Christensen, Corkery, Croake, Dunning, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Gillbo, Gray, Hastings, Hedger, Herber, Holmes, Horrigan, Houser, Hurd, Jensen, Kingery, Langford, Masterson, McFarland, Merriam, Moll, Murphine, Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Turnbow, Zednick—43.

Those voting nay were: Representatives Aagaard, Adams, Arnold, (W. A.), Arnold (W. E.), Beam, Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Field, Freeman, Goss, Grass, Greenbank, Halsey, Hill, Hughes, Hutchinson, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Middaugh, Miles, Moren, Neumann (M. M.), Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—49.

Those absent or not voting were: Representatives Darling, Earle, Hays, Oaks, Sweet—5.
Mr. Hill moved the adoption of the following amendment:
Amend section 1 by inserting in line 1, section 1 of the printed bill, after the word "class" the following words: "Under 18,000 inhabitants."

The amendment was adopted.

Mr. Craig moved that the rules be suspended and that the bill be placed on final passage.
The motion was lost.

House bill No. 279, relating to the payment of bounties for the killing of cougars, etc.

Mr. Pierce stated the point of order that the amending matter in the bill was not underscored.

The speaker declared the point of order well taken and ordered that the bill be passed.

House bill No. 132, relating to special officers to perform certain functions in cases where the sheriff is interested or incapacitated.

The bill was read the second time in full by sections.

Mr. Foster moved to strike section 3.
The motion was lost.

On motion of Mr. Moren, 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, 72; nays, 11, absent or not voting, 14.


Those voting nay were: Representatives Childe, Christensen,
Conner, Foster, Gray, Langford, Middaugh, Newman (G. H.), Pierce, Reid, Rowland (H. K.)—11.

Those absent or not voting were: Representatives Darling, Freeman, Greenbank, Hastings, Hays, Hill, Houser, McCoy, Moll, Oaks, Siler, Sims, Stevens, Sweet—14.

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

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

On motion of Mr. Brown, the rules were suspended and the bill was ordered immediately transmitted to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 14, "Relating to a special investigation of the cost of manufacturing of blasting powder by Professor Elton Fulmer, of Washington State College;"

Also the president has signed House bill No. 339, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5898, Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Mr. J. O. Rudene, member of the House at the sessions of 1909 and 1911, from Skagit county, was escorted to the rostrum by Messrs. Conner and Wells.

Mr. Robe moved that the rules be suspended and that Senate concurrent resolution No. 14 be placed on second reading.

Senate concurrent resolution No. 14, relating to experiments in blasting on logged-off lands.

The resolution was read in full.

Mr. Robe moved that the rules be suspended, the second reading be considered the third, and the resolution was placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting aye were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-

Those absent or not voting were: Representatives Darling, Hays, Middaugh, Moren, Murphine, Oaks, Sumner, Sweet—8.

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

On motion of Mr. Robe, the rules were suspended and the chief clerk directed to immediately transmit Senate concurrent resolution No. 14 to the Senate.

Substitute House bill No. 73, to amend section 4, of article 11 of the constitution of the State of Washington, relating to county, city and township organization.

The bill was read the second time in full by sections.

Mr. Farnsworth moved the adoption of the following amendment:

Amend article 11, section 4, lines 8 and 9, by striking the words "voting for or against the adoption of township organization."

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Amend lines 10 and 11 by striking words "Provided, That not less than one-half of those voting at said election shall vote for or against township organization."

The amendment was lost.

On motion of Mr. Chamberlin, the following amendment was adopted:

Amend line 6, printed bill, to read as follows: "Article 11 (eleven), section (four) 4."
On motion of Mr. Zednick, the following amendment was adopted: Insert after the word “organization” in line 3 and also add at the end of section 3 the following:

"Providing that the legislature shall establish a system of county government whenever a majority of the qualified electors voting for or against the adoption of township organization voting at the general election shall so determine, provided that not less than one-half of those voting at said election vote for or against township organization."

On motion of Mr. Middaugh, the following amendment was adopted:

Amendment to title: Strike out the words “to amend” and in lieu thereof insert the words “Proposing an amendment.”

The bill was passed to third reading and ordered engrossed.

Mr. Pierce moved that the House reconsider the vote by which Senate bill No. 52 was indefinitely postponed on February 17, 1913.

The speaker declared the gentleman out of order inasmuch as he voted against the indefinite postponement.

Mr. Moll declared that he had voted on the prevailing side and moved for a reconsideration of the vote by which Senate bill No. 52 was indefinitely postponed.

Mr. Brooks moved that the motion to reconsider be laid on the table.

Mr. Pierce demanded a roll call.

Mr. Pierce demanded a call of the House, and roll call under call of the House showed all members present except Messrs. Childe, Darling, Greenbank, Hays, Hurd, Kennedy, Oaks and Sweet, of whom Messrs. Darling and Hays were out of town and excused, and Messrs. Oaks and Sweet were ill.

The sergeant-at-arms was instructed to bring the absent members within the bar of the House.

Mr. Murphine moved that the further call of the House be dispensed with.

The motion was lost.

Mr. Zednick moved that the House adjourn.

The motion was lost.
Mr. Wray moved that further call of the House be dispensed with.

The motion was lost.

On motion of Mr. Foster, further proceedings under the call of the House were dispensed with.

House bill No. 339 was delivered to the governor by the chief clerk.

Mr. Speaker:  

We, your committee on judiciary, to whom was referred House bill No. 250, entitled "An act amending section 1995 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to delinquent children and juvenile courts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend section 1, line 20 of the printed bill, being line 30 of the original bill, by striking the words "are hereby authorized to," and inserting in lieu thereof the word "may."

William Wray, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.

On motion of Mr. Rowland (D. H.), the following amendment was adopted: Amend line 22 by striking word "to" and insert "may."

On motion of Mr. Rowland (D. H.), 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, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes,
Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H.K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—89.

Those absent or not voting were: Representatives Capron, Childe, Darling, Greenbank, Hurd, Kennedy, Oaks, Sweet—8.

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

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

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 6, 1913.

We, your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 17 entitled "An act amending section 8453 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to the registration of pharmacists, assistant pharmacists or physicians," 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 the word "hereto" in line 4, section 1 of the original copy, same being in line 3, section 1 of the printed bill, and insert in lieu thereof the word "hitherto."

Amend by striking out the period (.) after the word "chapter" in line 7, section 1 of the original copy, same being in line 5, section 1 of the printed copy, and insert in lieu thereof a "colon" (:), and strike the remainder of the section and insert in lieu thereof the following: "Provided, That any regularly licensed physician using drugs in his practice and residing and practicing outside the corporate limits of any incorporated city of the first, second or third class or town having more than eight hundred (800) inhabitants as determined by the last preceding United States census, shall be entitled to registration under the provisions of this act and to sell or dispense drugs so long as he shall continue to reside and practice outside such cities."

EUGENE T. HURD, Chairman.


Mr. Merriam moved that the bill be indefinitely postponed.

The motion was lost.
The committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

A sufficient number arising, the roll was called on the motion to lay the motion for reconsideration of Senate bill No. 52 on the table prevailed by the following vote: Yeas, 54; nays, 37; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Beam, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Childs, Cleland, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hedger, Herber, Hill, Horrigan, Hughes, Hutchinson, Jensen, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Moren, Picken, Reid, Rowland (H.K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wells, Zednick, Mr. Speaker—54.

Those voting nay were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Catlin, Christensen, Corkery, Croake, Dunning, Earle, Falkner, Foster, Gillbo, Grass, Hastings, Holmes, Houser, Kennedy, Kingery, Langford, LeSourd, Masterson, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Pierce, Robe, Rowland (D. H.), Truax, Turnbow, Wray—37.

Those absent or not voting were: Representatives Darling, Greenbank, Hays, Hurd, Oaks, Sweet—6.

On motion of Mr. Pierce, the rules were suspended and House bill No. 279, against which a point of order by Mr. Pierce, relative to the absence of underscoring of amended matter was sustained, was permitted to retain its place on the calendar.

House of Representatives,

Mr. Speaker:

Olympia, Wash., February 4, 1913.

We, a majority of your committee on judiciary, to whom was referred House bill No. 200 entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington & 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 with the following amendments:

Amend title by adding after the word the "Ballinger" an apostrophe and the letter "s."
Amend title by striking the words "of the state."
Amend section 1, lines 1 and 2 of the printed bill, being line 2 of the original bill, by striking the words "of the state."

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1913.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was referred House bill No. 200 entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


The bill was read the second time in full by sections.

The amendments contained in the majority report were adopted.

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 201, entitled "An act relating to the crime of treason and the punishment therefor, and amending section 2317 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the title by striking the words "of the State."
Amend section 1, lines 1 and 2 of the printed bill, being line 2 of the original bill, by striking the words "of the State."

WILLIAM WRAY, Chairman.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was referred House bill No. 201, entitled "An act relating to the crime of treason and the punishment therefor, and amending section 2317 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Robert Grass, Chas. L. Chamberlin, Hance H. Cleland, John Truax.

The bill was read the second time in full by sections.
The amendments contained in the majority report were adopted.
The bill was passed to third reading and ordered engrossed.
On motion of Mr. Sims, the House adjourned.

C. R. Maybury, Howard D. Taylor, Chief Clerk. Speaker.

THIRTY-EIGHTH DAY.

MORNING SESSION.

House of Representatives, Olympia, Wash., Wednesday, February 19, 1913.

The speaker called the House to order at 10:00 a.m.
Roll call showed all members present except Messrs. Grass, Hays, Neumann and Sweet, of whom Mr. Sweet was excused.
Prayer was offered by Rev. H. E. Marshall, assistant district secretary of the American Baptist Home Mission Society, of Portland, Oregon.
On motion, the reading of the previous day's journal was dispensed with and it was approved.
MR. SPEAKER:

Your committee on engrossed bills, to whom was referred House bills Nos. 207 and 207, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. BRYANT, Chairman.

We concur in this report: G. J. Langford, J. E. Turnbow.

MR. SPEAKER:

Your committee on engrossed bills, to whom was referred House bills Nos. 73, 283, 200, 201 and 17, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. BRYANT, Chairman.

I concur in this report: G. J. Langford.

We, a majority of your committee on miscellaneous, to whom was referred House bill No. 67, entitled "An act providing for the registration of candidates seeking public office, providing for the filing of declarations, publication of list of candidates, repealing inconsistent measures," etc., have had the same under consideration, and we respectfully report the same back to the House without recommendation.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Ried, T. K. Robe, Dix H. Rowland, Nena Jolidon Croake.

I, a minority of your committee on miscellaneous, to whom was referred House bill No. 67, entitled "An act providing for the registration of candidates seeking public office, providing for the filing of declarations, publication of list of candidates, repealing inconsistent measures," etc., have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

H. E. Foster.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 445, entitled "An act to prevent corrupt use of public offices for lobbying and declaring the same a misdemeanor," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

J. W. Brislawn, Chairman.

We concur in this report: H. E. Foster, G. L. Reid, T. K. Robe, Dix H. Rowland, Nena Jolidon Croake.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on state, school and granted lands, to whom was referred Senate bill No. 37, entitled "An act authorizing and directing the commissioner of public lands to certify certain lands to the governor for deed, and empowering and directing the governor to execute and the secretary of state to attest a deed conveying to the city of Spokane certain lands for the use as and in connection with its public parks and for no other purpose," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be reported back without recommendation.

W. V. Wells, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred House bill No. 430, entitled "An act relating to inheritances, providing the degrees of relationship to which inheritance shall extend and for the escheat of property where there are no legal heirs," 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 judiciary committee.

Z. Stewart, Chairman.


On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred House concurrent resolution No. 14, "Relating to the Panama Pacific exposi-
tion," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

V. J. CAPRON, Chairman.

We concur in this report: E. A. Sisson, Fred W. Hedger, T. C. Miles, R. L. Picken.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 462, entitled "An act relating to trust companies, incorporation power and duties and amending section 3349, of Remington and 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.

J. W. BRISLAWN, Chairman.

We concur in this report: H. E. Foster, G. L. Reid, T. K. Robe, Dix H. Rowland, Nena Jolidon Croake.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your committee on labor and labor statistics, to whom was referred House bill No. 399, entitled "An act relating to the employment of matrons, supervisors, nurses-in-charge, or any attendant having charge of women and children's departments in public institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. P. GOSS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate joint resolution No. 5, "Relating to the printing of additional copies of the advance sheets of Session Laws," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, Fred M. Hedger, T. C. Miles, R. L. Picken.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate joint memorial No. 10, "Relating to the construction of an additional dry
dock at the Puget Sound navy yard, Bremerton, Washington," have had
the same under consideration, and we respectfully report the same back
to the House with the recommendation that it do pass.

V. J. Capron, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, Fred M.
Hedger, T. C. Miles, R. L. Picken.

House of Representatives,
Olympia, Wash., February 18, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate
joint memorial No. 11, "Relating to congress taking such action as will
lead to the planting of adequate fortifications on Grays and Willapa
Harbors," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it
do pass.

V. J. Capron, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, Fred M.
Hedger, T. C. Miles, R. L. Picken.

House of Representatives,
Olympia, Wash., February 18, 1913.

Mr. Speaker:

We, your committee on memorials, to whom was referred Senate
memorial No. 12, "Relating to state and federal co-operation in forest
fire protection," have had the same under consideration, and we respect-
fully report the same back to the House with the recommendation that
it do pass.

V. J. Capron, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, Fred M.
Hedger, T. C. Miles, R. L. Picken.

House of Representatives,
Olympia, Wash., February 18, 1913.

Mr. Speaker:

We, your committee on agriculture, to whom was referred Senate
bill No. 245, entitled "An act providing for the registration of farm names
and making it unlawful to apply a registered farm name to any other
farm, or to the products of any other farm," have had the same under
consideration, and we respectfully report the same back to the House
with the recommendation that it do pass.

J. A. Fontaine, Chairman.

We concur in this report: V. J. Capron, E. A. Sisson, W. H. King-
ery, J. W. Brislawn, C. G. Black, J. J. Falkner, Wm. A. Arnold.

House of Representatives,
Olympia, Wash., February 18, 1913.

Mr. Speaker:

We, your committee on game and game fish, to whom was referred
House bill No. 306, entitled "An act to amend section 5, chapter 90 of
the Session Laws of 1911, relating to game birds," have had the same
under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass.

A. H. MOLL, Chairman.

We concur in this report: F. J. Mess, W. E. Arnold, J. M. Steven­
son, R. L. Picken.

MR. SPEAKER:

We, your committee on game and game fish, to whom was referred
engrossed Senate bill No. 29, entitled "An act for the protection of fish
in Lake river and sloughs of the Columbia river in Clarke county,
limiting the catch of black bass and croppies in the same waters," have
had the same under consideration, and we respectfully report the
same back to the House with the recommendation that it do pass.

A. H. MOLL, Chairman.

We concur in this report: W. E. Arnold, R. L. Picken.

MR. SPEAKER:

We, your committee on game and game fish, to whom was referred
engrossed Senate bill No. 150, entitled "An act to authorize the county
commissioners of the several counties in this state to offer and pay out
of the county funds of the county treasury, a bounty for magpie or
crow," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it
do pass.

A. H. MOLL, Chairman.

We concur in this report: F. J. Mess, R. L. Picken, W. E. Arnold,
J. M. Stevenson.

MR. SPEAKER:

We, your committee on claims and auditing, to whom was referred
House bill No. 421, entitled "An act to enable counties, cities and towns
to validate certain warrants and other obligations and evidence of in­
debtedness on the part of such counties, cities and towns, issued by the
corporate authorities thereof in excess of their legal authority and de­
claring 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.

W. J. Hughes, Chairman.

We concur in this report: E. A. Sisson, H. K. Rowland.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on state, school and granted lands, to whom was referred engrossed Senate bill No. 141, entitled "An act relating to the renting and repair of improved escheated lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. V. Wells, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, the majority of your committee on labor and labor statistics, to whom was referred House bill No. 400, entitled "An act relating to the payment of wages to employees, and providing a punishment 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 not pass.

F. P. Goss, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

We, the minority of your committee on labor and labor statistics, to whom was referred House bill No. 400, entitled "An act relating to the payment of wages to employees, and providing a punishment 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.

We concur in this report: Guy E. Dunning, J. C. Hutchinson, F. K. Overman.

House bill No. 187: Majority, do pass as amended; minority, do not pass.

House joint memorial No. 8: Do pass as amended.

House bill No. 309: Majority, do not pass; minority, do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1913.

The Senate has passed engrossed House bill No. 133, entitled "An act relating to the exercise of the power of eminent domain by cities and
amending section 7770 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 219, entitled "An act relating to cities of the second or third class, providing for the drainage and filling of low lands, swamp lands, tide land or tide flats, within their borders," etc.;

Also, engrossed House bill No. 362, entitled "An act re-appropriating the sum of $57,849.23 from the public highway fund to complete contracts and construction work now in force on the Skagit river and Lewis river bridges;"

Also, Senate concurrent resolution No. 9, "Relating to congratulations to the Hon. John E. Redmond, leader of the Irish Parliamentary party;"

Also, Senate bill No. 148, entitled "An act relating to the establishment and creation of diking districts," etc.;

Also, engrossed Senate bill No. 152, entitled "An act relating to the improvement of streets and highways and providing for the payment of the cost thereof;"

Also, engrossed Senate bill No. 164, entitled "An act providing for the annexation of territory to drainage districts;"

Also, engrossed Senate bill No. 223, entitled "An act authorizing counties to aid in acquiring right of way for, and to build and improve permanent highways through the corporate limits of cities of the third and fourth class of the State of Washington;"

Also, the Senate refuses to concur in the House amendments to Senate concurrent resolution No. 12, "Relating to the legislative manual," and asks the House to recede therefrom.

WILLIAM T. LAUBE, Secretary of the Senate.

Mr. Sims moved that the House recede from its position on Senate concurrent resolution No. 12.

The roll was called and the House receded from its position on Senate concurrent resolution No. 12 by the following vote: Yeas, 67; nays, 27; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Corkery, Craig, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Freeman, Grass, Gray, Greenbank, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hurd, Kennedy, Kingsley, LeSourd, Masterson, McArde, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Newman (G. H.), Oaks, Overman, Picken, Reid, Robe, Siler, Sims, Sis-
Those voting nay were: Representatives Adams, Brown, Brooks, Cleland, Croake, Davis, Gilkey, Gillbo, Goss, Halsey, Hays, Houser, Hutchinson, Jensen, Langford, Lum, Mapes, Middaugh, Neumann (M. M.), Norton, Pierce, Rowland (H. K.), Rowland (D. H.), Smith, Stevenson, Tonkin, Truax—27.

Those absent or not voting were: Representatives Conner, Field, Sweet—3.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 524, by Mr. Brislawn: An act relating to the duties of county commissioners, county treasurers and county auditors, amending sections 3878, 3930, 3944 and 3954 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on compensation and fees for state and county officers.

House bill No. 526, by committee on revenue and taxation: An act relating to temporary loans and transfers of money in state and county funds.

Placed on second reading.

House bill No. 527, by committee on revenue and taxation: An act amending section 10 of an act entitled "An act to provide for the assessment of the operating property of railroads," approved March 6th, 1907, being chapter 78 of the Session Laws of 1907.

Placed on second reading.

House bill No. 528, by committee on revenue and taxation: An act amending section 92 of an act entitled "An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation and repealing certain acts," being chapter 117, Session Laws, 1911.

Placed on second reading.

House bill No. 529, by Mr. Hurd: An act relating to hotels, inns and public lodging houses, providing penalties for the vio-
lation thereof and repealing chapter 29 of the Session Laws of 1909 and declaring an emergency.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 530, by Mr. Beam: An act relating to the sale of chopped or ground feed and grain containing foreign substances, and providing a penalty for the violation thereof.

Referred to committee on dairy and livestock.

House bill No. 531, by Mr. Wray: An act relating to abstracts of title to real estate and providing penalties for the violation thereof.

Referred to committee on judiciary.

House bill No. 532, by Mr. Murphine: An act relating to elections, regulating the form and number of ballots and the printing of instructions thereon, providing a stamp for the purpose of making a cross (X) in the voting squares, and providing a penalty for certain election frauds and repealing all laws in conflict herewith.

Referred to committee on privileges and elections.

House bill No. 533, by Mr. Dunning: An act relating to the humane treatment of animals and providing that certain officers in cities and towns of the third and fourth class shall provide suitable watering places for dumb animals.

Referred to committee on miscellaneous.

House bill No. 534, by Mr. Childe: An act relating to the segregation and investment of savings deposits by banks and trust companies.

Referred to committee on banking.

House bill No. 535, by Mr. Jensen: An act to provide for procuring plans and for the construction and maintenance of a public highway bridge across the Pend Oreille river between the states of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor.

Referred to committee on roads and bridges.

House bill No. 536, by joint Senate and House committee on railroads: An act relating to public service properties and util-
ities and amending sections 6, 15, 28, 34, 37, 48, 60, 81, 82, 86, 89 and 103 of the public service commissioner law, being chapter 117, Laws of 1911.

Placed on second reading.

House bill No. 537, by judiciary committee: An act to amend section 7702 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 538, by judiciary committee: An act relating to bills of exceptions and statements of fact, and amending sections 389 and 391 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 539, by Messrs. Adams, Gray and Hedger: An act creating the office of state architect, defining his powers and duties and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 540, by Mr. Hughes: An act legalizing and validating the incorporation of grand lodges of fraternal bodies in the State of Washington and amending section 1 of an act entitled "An act providing for the incorporation of subordinate lodges, chapters and encampments of Free & Accepted Masons, Independent Order of Odd Fellows, Knights of Pythias, and other fraternal societies, and for the reincorporation of lodges heretofore incorporated," approved March 12, 1903.

Referred to committee on appropriations.

House bill No. 541, by Mr. Farnsworth: An act relating to the management, control and disposition of property belonging to absentees.

Referred to committee on judiciary.

House bill No. 542, by roads and bridges committee: An act appropriating the sum of $4,250,000 from the permanent highway fund to complete contracts and construction work now in force on permanent highways and for the purpose of making payments on new contracts on permanent highways.

Placed on second reading.
House bill No. 543, by committee on banks and banking: An act concerning the formation of corporations, and to prevent fraud and imposition in the sale of stocks, bonds and other securities, and in the sale of lands and interests therein and regulating corporations engaged in the business of selling such properties; fixing a penalty, and making an appropriation.

Placed on second reading.

House bill No. 544, by Mr. Brislawn: An act relating to sale of land and to false representation concerning title to land, and fixing punishment therefor, and amending section 2621 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on compensation and fees for state and county offices.

House bill No. 545, by committee on medicine, surgery, dentistry and hygiene: An act relating to the punishment of certain crimes, and amending section 2287 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 546, by Messrs. Davis and Gilkey: An act to amend section 4 of chapter LV of the Session Laws of 1893 as amended by section 1 of chapter CLII, page 314 of the Session Laws of 1901, being acts relating to the practice of dentistry and providing penalties for the violation thereof.

Referred to committee on medicine, dentistry, surgery and hygiene.

House bill No. 547, by committee on education: An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals and superintendents of public schools in the State of Washington, and to regulate the collection, raising, management and disbursements thereof, and providing that this act shall not take effect until it shall have been first referred to and approved by the people.

Placed on second reading.

House bill No. 548, by Mr. Kennedy: An act authorizing communities outside of incorporated cities and towns to organize
improvement districts for the purpose of caring for and planting shade and ornamental trees along the public highways in such districts.

Referred to committee on municipal corporations other than first class.


Referred to committee on appropriations.

House bill No. 550, by Messrs. Reid, Merriam, Corkery, Stevens, Newman, Neumann and Mess: An act relating to the sale, use, and disposition of milk cans, milk bottles, milk jars, ice cream cans, ice cream tubs, and other milk or ice cream containers, and providing a penalty for the violation thereof.

Referred to committee on dairy and livestock.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Engrossed Senate bill No. 148, by Senator Hammer: An act relating to the establishment and creation of dyking districts, and the construction and maintenance of a system of dykes, providing the means of payment thereof and amending section 4107 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on dykes and drains.

Engrossed Senate bill No. 152 by Senators Phipps and Flummerfelt: An act relating to the improvement of streets and highways and providing for the payment of the cost thereof, jointly by the assessment of property specially benefited and by counties and cities or towns.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 164, by Senator Bowen: An act providing for the annexation of territory to drainage districts organized under the provisions of section 4137 to 4181 inclusive of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on dykes and drains.
Engrossed Senate bill No. 223, by Senator Bowen: An act authorizing counties to aid in acquiring right-of-way for, and to build and improve permanent highways through the corporate limits of cities of the third and fourth class of the State of Washington.

Referred to committee on roads and bridges.

Senate concurrent resolution No. 9, by Senator Hutchinson: Congratulations to the Hon. John E. Redmond, leader of the Irish Parliamentary party, and the people of Ireland, upon their legislative freedom.

Referred to committee on memorials.

THIRD READING OF BILLS.

House bill No. 206, relating to motion or moving picture machines and the operators thereof.

On motion of Mr. Pierce, 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, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Caitlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Hasting, Hays, Hedger, Herber, Hill, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—90.

Those absent or not voting were: Representatives Davis, Greenbank, Halsey, Holmes, Horrigan, Sweet, Truax—7.
The bill, having received the constitutional majority, was declared passed.

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

House bill No. 207, relating to insurance, and amending sections 79 and 84 of chapter 49 of the Laws of 1911.

On motion of Mr. Childe, the rules were suspended, and the House returned to second reading for the purpose of amendment.

Mr. Childe moved the adoption of the following amendment:

Amend section 1, line 8, by inserting after the word "company" the words "domestic or foreign."

The amendment was lost.

Mr. Chamberlin moved the adoption of the following amendment:

After the words "or title insurance in," in line 54 of the printed bill, insert the following: "any county of this state shall be permitted and authorized to issue contracts of guaranty and title insurance in one or more other counties of this state, provided, its guaranty fund on deposit with the state treasurer is equal to the amount hereinbefore required for a company issuing contracts of guaranty or title insurance in such county. Provided further, if any company shall have complied or shall thereafter comply with the provisions of this act for the county in which it has its principal place of business, no other company authorized to issue contracts of guaranty or title insurance in any other county of this state shall be permitted to issue contracts of guaranty or title insurance therein after the expiration of its certificate of authority then held unless it has deposited or shall thereafter deposit with the state treasurer through the office of the insurance commissioner, securities in addition to those then required of such company in the same amount as required for such county. Provided further, that when any company authorized to issue contracts of guaranty or title insurance in any county of the state shall have and maintain on deposit with the state treasurer a guaranty fund in securities authorized by this act in the total amount of $200,000, such company shall be permitted and authorized to issue contracts of guaranty and title insurance in all of the counties of this state. Provided further, that nothing herein contained shall prevent any company authorized to issue contracts of guaranty or title insurance in any county of this state from underwriting or reinsuring in whole or in part contracts of guaranty or title insurance issued by any other company," and strike the remainder of the sentence to and including the word "insurance" in line 56 of the printed bill.

The amendment was adopted.
The bill was passed to third reading and ordered engrossed. House bill No. 283, authorizing cities of the second class to create a publicity fund.

On motion, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

On motion of Mr. Conner, the previous question was ordered. The roll was called and House bill No. 283 passed the House by the following vote: Yeas, 62; nays, 30; absent or not voting, 5.

Those voting yea were: Representatives, Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brooks, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Earle, Foster, Fontaine, Field, Freeman, Goss, Grass, Greenbank, Halsey, Hastings, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Neumann (M. M.), Newman (G. H.), Picken, Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—62.


Those absent or not voting were: Representatives Childe, Hays, Pierce, Sumner, Sweet—5.

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

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

The speaker announced that he was about to sign House bill No. 362 and House bill No. 133.

Mr. Halsey assumed the chair.
Substitute House bill No. 73, to amend section 4 of article 11 of the constitution of the State of Washington, relating to county, city and township organization.

The bill was read the third time in full.

On motion of Mr. Rowland (D. H.), the previous question was ordered.

The roll was called and substitute House bill No. 73 failed to pass the House by the following vote: Yeas, 60; nays, 24; absent or not voting, 13.


Those voting nay were: Representatives Black, Brislaw, Brown, Conner, Darling, Davis, Farnsworth, Fontaine, Freeman, Goss, Hill, Jensen, Lum, McFarland, Mess, Norton, Picken, Rowland (H. K.), Sisson, Stream, Tonkin, Urquhart, Zednick, Mr. Speaker—24.

Those absent or not voting were: Representatives Craig, Hays, Hughes, Hurd, Kennedy, Kingery, Mapes, McArdle, McKay, Moren, Sims, Sweet, Wells—13.

The bill, having failed to receive the constitutional majority, was declared lost.

The speaker resumed the chair.

On motion, the House took a recess until 2:00 p. m.
STATE OF WASHINGTON

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.
Roll call showed all members present except Messrs. Childe, Freeman and Sweet, of whom Mr. Sweet was excused.
Mr. R. S. Lambert, member of the House from Whatcom county at the sessions of 1899, 1905, 1907 and 1909, occupied a seat on the rostrum.
The speaker announced that he was about to sign House concurrent resolution No. 4, House concurrent resolution No. 17, House joint memorial No. 7 and House bill No. 245.
Mr. Darling moved that the House reconsider the vote by which substitute House bill No. 73 was lost.
The motion was carried.
Mr. Chamberlin demanded a call of the House and roll call under call of the House showed all members present except Messrs. Childe, Freeman and Sweet.
The sergeant-at-arms was instructed to bring the absentees within the bar of the House.
On motion of Mr. Chamberlin, further proceedings under the call of the House were dispensed with.
Substitute House bill No. 73 was placed on final passage, the roll was called and it passed the House by the following vote:
Yeas, 66; nays, 29; absent or not voting, 2.
Those voting nay were: Representatives Brislawn, Brown, Capron, Conner, Davis, Farnsworth, Fontaine, Freeman, Goss, Grass, Hedger, Hill, Jensen, McArdle, McFarland, McKay, Mess, Norton, Picken, Rowland (H. K.), Sims, Sissom, Stevenson, Stream, Sumner, Tonkin, Urquhart, Wells, Mr. Speaker — 29.

Those absent or not voting were: Representatives Childe, Sweet — 2.

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

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

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of House bill No. 107.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 29, 1913.

MR. SPEAKER:

We, your committee on congressional re-apportionment, to whom was referred House bill No. 107, entitled "An act to redistrict and re-appportion 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 by striking that part thereof beginning with the word "counties" in line 1 of the printed bill and of the original bill and ending with the word "easterly" in line 3 of the printed bill, being line 5 of the original bill, and insert in lieu thereof the words "City of Seattle."

Amend section 2, line 1 of the printed bill, being line 2 of the original bill, by inserting after the word "Kitsap" the following: "Snohomish, Skagit, Whatcom, San Juan, Island."

Amend section 2, lines 1 and 2 of the printed bill, being lines 2 and 3 of the original bill, by striking the words "not included in the first congressional district," and insert in lieu thereof the words "outside of Seattle."

Amend section 4, line 2 of the printed bill, being line 3 of the original bill, by striking the words "Columbia, Garfield and Asotin", and insert in lieu thereof the words "and Lincoln."
Amend section 5, line 1 of the printed bill and of the original bill, by striking the word "Lincoln," and inserting in lieu thereof the following: "Pend Oreille, Asotin, Columbia, Garfield."

WALKER MOREN, Chairman.


The bill was read the second time in full by sections.

The committee amendments to sections 1 and 2 were adopted.

Mr. Davis moved the adoption of the following amendment:

Amend section 3, line 1 of the printed bill, being line 2 of the original bill, by inserting after the word "Wahkiakum," the word "and," and by striking, in the same section, in line 2 of the printed bill, being lines 2 and 3 of the original bill, the words "Clarke and Skamania."

On motion of Mr. Field, the previous question was ordered.

Mr. Davis demanded a roll call, and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 42; nays, 52; absent or not voting, 3.

Those voting yea were: Representatives Brislawn, Bryant, Capron, Childe, Cleland, Croake, Davis, Dunning, Earle, Falkner, Farnsworth, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Hastings, Herber, Hill, Holmes, Hutchinson, Jensen, Langford, Lum, McArdle, Mess, Moren, Murphine, Norton, Robe, Rowland (H. K.), Rowland (D. H.), Sims, Smith, Stevens, Stewart, Sumner, Tonkin, Wray, Zednick—42.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Catlin, Chamberlin, Christensen, Conner, Corkery, Craig, Darling, Foster, Fontaine, Field, Halsey, Hays, Hedger, Horrigan, Houser, Hughes, Hurd, Kennedy, Kingery, LeSourd, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Picken, Reid, Siler, Sisson, Stevenson, Stream, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—52.

Those absent or not voting were: Representatives Pierce, Sweet, Truax—3.
Mr. Conner moved that the House resolve itself into a committee of the whole.

The motion was lost.

Mr. Davis moved that the bill be indefinitely postponed

Mr. Davis demanded a roll call.

A sufficient number did not arise to demand a roll call.

The motion to indefinitely postpone was lost.

Mr. Davis moved that the bill be laid on the table.

The motion did not prevail.

Mr. Davis moved that the bill be re-referred to the committee.

The motion did not prevail.

Mr. Hill moved the adoption of the following amendment as a substitute for the committee amendment to section 4:

That section 4 be amended to read as follows: strike out “Chelan, Okanogan, Douglas” and insert “Whitman.”

Mr. Hill demanded a roll call, and, a sufficient number arising, the roll was called and the amendment was adopted by the following vote: Yeas, 52; nays, 42; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Conner, Croake, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Freeman, Glicken, Gillbo, Goss, Grass, Greenbank, Halsey, Hays, Hedger, Herber, Hill, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Masterson, McCoy, McFarland, Middaugh, Miles, Norton, Rowland (H. K.), Rowland (D. H.), Smith, Stream, Sumner, Zednick—52.

Those voting nay were: Representatives Arnold (W. E.), Brown, Chamberlin, Cleland, Corkery, Craig, Darling Potser, Field, Gray, Hastings, Holmes, Houser, Jensen, Lum, Mapes, McArdle, McKay, Merriam, Mess, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Picken, Pierce, Reid, Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—42.

Those absent or not voting were: Representatives Robe, Sweet, Wray—3.
Mr. Sumner moved that the vote by which the amendment by Mr. Hill was adopted be reconsidered.

Mr. Halsey moved that the motion to reconsider be laid on the table.

The motion to lay on the table was lost.

The motion to reconsider was lost.

Mr. Hill moved the adoption of the following amendment as a substitute for the committee amendment to section 5:

Amend section 5 by striking out "Whitman" and inserting in lieu thereof "Chelan, Okanogan, Douglas, Lincoln and Pend Oreille."

The substitute amendment was adopted.

Messrs. Conner and Hughes offered the following amendment:

Section 1, line 1 of bill after the word "Seattle," insert the words "and Kitsap county."

Mr. Conner moved the adoption of the amendment.

Mr. Conner demanded a roll call, and, a sufficient number arising, the roll was called and the amendment was adopted by the following vote: Yeas, 60; nays, 35; absent or not voting, 2.


Those voting nay were: Representatives Arnold (W. A.), Black, Brown, Child, Christensen, Cleland, Corkery, Dunning, Earle, Falkner, Foster, Freeman, Goss, Grass, Gray, Halsey, Hastings, Holmes, Houser, Kennedy, Lum, Mapes, Merriam, Middaugh, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Pierce, Reid, Stevens, Stewart, Wray, Zednick—35.

Those absent or not voting were: Representatives Farnsworth, Sweet—2.
Before the vote was announced, Mr. Wray changed his vote from nay to yea and gave notice that he would move for a reconsideration of the vote by which the amendment was adopted on the day following.

Mr. Conner moved that the House immediately reconsider the vote by which the amendment was adopted.

On motion of Mr. Davis, the motion to immediately reconsider was laid on the table.

Mr. Murphine moved to re-refer the bill to the committee.

The motion to re-refer was lost.

Mr. Davis moved that the bill be indefinitely postponed.

Mr. Davis demanded a roll call, and, a sufficient number arising, the roll was called and the motion to indefinitely postpone was lost by the following vote: Yeas, 30; nays, 66; absent or not voting, 1.

Those voting yea were: Representatives Bryant, Chamberlin, Childe, Darling, Davis, Dunning, Earle, Falkner, Freeman, Gilkey, Gillbo, Goss, Grass, Hays, Herber, Jensen, Langford, Lum, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Robe, Rowland (D. H.), Stevens, Sumner, Wray, Zednick—30.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bisslawn, Brown, Brooks, Capron, Catlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Farnsworth, Foster, Fontaine, Field, Gray, Greenbank, Halsey, Hastings, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Overman, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—66.

Absent or not voting: Representative Sweet—1.

Mr. Conner moved that the rules be suspended; that the second reading be considered the third and that the bill be placed on final passage.
Mr. Conner demanded a roll call, and, a sufficient number arising, the roll was called and the motion to suspend the rules and place the bill on final passage failed to carry by the following vote: Yeas, 64; nays, 32; absent or not voting, 1.


Those voting nay were: Representatives Bryant, Chamberlin, Childe, Christensen, Cleland, Croake, Dunning, Earle, Falkner, Foster, Freeman, Goss, Grass, Hastings, Hays, Houser, Jensen, Kennedy, Lum, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Pierce, Reid, Robe, Stevens, Sumner, Turnbow, Wray, Zednick—32.

Absent or not voting: Representative Sweet—1.

The bill was passed to third reading and ordered engrossed. On motion of Mr. Kennedy, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 20, 1913.

The speaker called the House to order at 10:00 a.m.
Roll call showed all members present except Mr. Sweet, who was excused.
Prayer was offered by Rev. Frederick Bateson, of the Olympia Central Baptist church.

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

COMMUNICATION.

A telegram from Madison Grant, secretary of the New York Zoological Society, urging favorable consideration of a bill before the House providing for state game wardens, was read and referred to the committee on game and game fish.

RESOLUTIONS.

By Mr. Brislawn:
Relating to the enclosing of pictures of women in packages of merchandise.

Read and referred to the committee on public morals.

By Mr. Pierce:
WHEREAS, House bill No. 20 is an important bill relating to the public morals and the protection of the girls of the state from the imposition of designing men

Be It Resolved, That the rules committee be directed to place said bill on the calendar for Friday, February 21, 1913.

Mr. Pierce moved the adoption of the resolution.

Mr. Pierce demanded a roll call, and a sufficient number arising, the roll was called and the resolution failed to carry by the following vote: Yeas, 37; nays, 53; absent or not voting, 7.
Those voting yea were: Representatives Arnold (W. A.), Axtell, Beam, Brown, Bryant, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Gillbo, Herber, Holmes, Houser, Kingery, Langford, LeSourd, McKay, Merriam, Miles, Moll, Murphine, Neumann (M. M.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Turnbow—37.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Brislawn, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Hill, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, Masterson, McArdle, McCoy, Mess, Midaugh, Moren, Newman (G. H.), Siler, Sims, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Mr. Speaker—53.

Those absent or not voting were: Representatives Black, Conner, Horrigan, McFarland, Oaks, Sweet, Zednick—7.

On motion of Mr. Rowland (D. H.), the report of the special committee appointed relating to the Celilo water power project was referred to the committee on appropriations.

REPORTS OF STANDING COMMITTEES.

HOUSE CHAMBER,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House joint substitute resolution No. 1;

House joint memorials Nos. 2, 3, 4, 5, 7;
House joint resolutions Nos. 3 and 5;
House concurrent resolutions Nos. 5, 8, 9, 1, 11, 12, 15, 4, 6, and 17;
House bills Nos. 246, 106 and 245;
House bills Nos. 72, 94, and 164;
—have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN F. HILL, Chairman.

We concur in this report: J. J. Falkner, Walter D. Smith, M. O. Herber.

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HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

We, your committee on constitutional revision, to whom was referred House bill No. 417, entitled "An act to amend section 1, article 6 of the constitution of the State of Washington, relating to qualifications of electors," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

HANCE H. CLELAND, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

We, your committee on constitutional revision, to whom was referred House bill No. 286, entitled "An act providing for the amendment of section 16 of article one (1), of the constitution of the State of Washington, relating to the exercise of the power of eminent domain," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

HANCE H. CLELAND, Chairman.

We concur in this report: Robert Grass, Sam R. Sumner, John Truax, W. V. Wells, F. A. LeSourd, Elmer E. Halsey, T. H. McKay, Chas. L. Chamberlin.

MR. SPEAKER:

We, your committee on fisheries, to whom was referred House bill No. 361, entitled "An act to promote the growth and industrial use of kelp, providing for the lease of kelp lands, defining the unlawful cutting, gathering and removal of certain kelps and providing penalties 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 state, school and granted lands.

E. A. SIMS, Chairman.


On motion, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

We, your committee on corporations, other than municipal and railroads," to whom was referred Senate bill No. 72, entitled "An act re-
lating to banking, providing for a reserve for savings banks and amending section 3343, of Remington and 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 be referred to committee on banks and banking.

J. M. Stevenson, Chairman.

We concur in this report: A. J. Gillbo, Fred M. Hedger, A. H. Moll, Max M. Neumann, Geo. McCoy, R. E. Darling, Mrs. Frances C. Axtell.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 475, entitled "An act directing the state highway commissioner to examine and report the feasibility of a state road from Kelso westerly to a point on state road No. 5, between South Bend and Pacific Beach in Pacific county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. Mcardle, Chairman.


Mr. Speaker:

We, your committee on fisheries, to whom was referred House bill No. 45, entitled "An act amending an act, entitled 'An act relating to the taking of food fishes, and amending section 5187 of Remington and Ballinger's Annotated Codes and Statutes of Washington," approved March 17, 1911, and being chapter 104 of the Session Laws of 1911; and further amending section 5187 of Remington and 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 the attached bill be substituted, that it be printed and do pass.

E. A. Sims, Chairman.


The substitute bill was ordered printed.
Mr. Speaker:

We, your committee on insurance, to whom was referred House bill No. 383, entitled "An act to regulate insurance and to amend section 24 of an act entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business; to provide penalties for the violation of the provisions of this act,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.

We concur in this report: William Wray, J. H. Davis, Eli P. Norton, E. L. Farnsworth, Max M. Neumann, Chas. L. Chamberlin.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred engrossed Senate bill No. 73, entitled "An act relating to the powers and duties of notaries public who are stockholders, directors, officers or employees of banks or other corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. L. FARNSWORTH, Chairman.


Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 343, entitled "An act relating to the appointment of road supervisors, providing for their examination and touching upon their qualifications and repealing sections 5578 and 5579 of Remington and 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 the substitute bill herewith attached be printed and do pass.

L. D. MCAULIFFE, Chairman.


The substitute bill was ordered printed.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 170, entitled "An act providing for an annual tax levy
for the public highway fund to be used for the purpose of constructing bridges over the Columbia river and its tributaries," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute bill here-with attached be printed and do pass.

L. D. McARDe, Chairman.


The substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was re­ferred House bill No. 8, entitled "An act defining the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchasers such lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM Wray, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was re­ferred House bill No. 8, entitled "An act defining the boundaries of second class shore lands purchased from the State of Washington and confirming and granting to such purchasers such lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, that the substitute bill be printed, and that the same do pass.


The substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was re-referred House bill No. 190, entitled "An act to provide for annexing certain county territory to a neighboring county to which it is contiguous, provid-
ing for a special election therefor, amending section 3812 of Remington and Ballinger's Annotated Codes and Statutes of Washington, placing a limitation on such annexation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, and that the substitute bill be printed.

WILLIAM WRAY, Chairman.


On motion, the substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on game and game fish, to whom was referred engrossed Senate bill No. 145, entitled "An act forbidding the sale, barter, giving away, disposal of or display for sale of pocket pistols and revolvers and fixing 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 not pass.

A. H. MOLL, Chairman.

We concur in this report: J. M. Stevenson, J. E. McFarland, W. E. Arnold.

Mr. Moll moved that the report be adopted.

On motion of Mr. Wray, the previous question was ordered.

The motion to adopt the report prevailed.

The speaker announced that he was about to sign Senate bill No. 116.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, the majority of your committee on harbors and waterways, to whom was referred House bill No. 301, entitled "An act amending section 2 of chapter 92, of the Session Laws of Washington of 1911, and providing for the exclusion of territory and property or hereinafter to be included in any port district," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

MILLER FREEMAN, Chairman.

We concur in this report: Fred W. Hastings, W. T. Christensen, A. T. Steam, Robert Grass.
Mr. Speaker:

We, your minority committee on harbors and waterways, to whom was referred House bill No. 301, entitled "An act amending section 2 of chapter 92 of the Session Laws of Washington of 1911, and providing for the exclusion of territory and property or hereinafter to be included in any port district," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Fred J. Mess, Eli P. Norton.

Mr. Speaker:

We, your committee on game and game fish, to whom was referred House bill No. 98, entitled "An act amending section 5370 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the protection of elk," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that House bill No. 551 be substituted therefor.

A. H. Moll, Chairman.

We concur in this report: F. J. Mess, R. L. Picken, J. B. Oaks,

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 436, entitled "An act relating to the office of lieutenant-governor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Hance H. Cleland, Chairman.

We concur in this report: Robert Grass, Sam R. Sumner, W. V. Wells, F. A. LeSourd, Frank W. Middaugh, Elmer E. Halsey, T. H. McKay, Chas. L. Chamberlin.

Mr. Cleland moved the adoption of the report.

Mr. Christensen demanded a roll call, and a sufficient number arising, the roll was called and the report was adopted by the following vote: Yeas, 51; nays, 40; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Dunning, Falkner, Foster, Free-
man, Gilkey, Goss, Gray, Halsey, Hedger, Hughes, Hurt, Jen­sen, Kennedy, LeSourd, Lum, Masterson, McArdle, McCoy, Mc­Farland, McKay, Merriam, Mess, Miles, Newman (G. H.), Row­land (H. K.), Siler, Sims, Sisson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—51.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislaw, Brown, Bryant, Christensen, Croake, Darling, Earle, Farnsworth, Fontaine, Field, Gillbo, Grass, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hutchin­son, Kingery, Langford, Mapes, Middaugh, Moll, Moren, Mur­phine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Truax—40.

Those absent or not voting were: Representatives Childe, Corkery, Greenbank, Hays, Stevenson, Sweet—6.

Mr. Dalbert Twitchell, member of the House at the session of 1911, occupied a seat upon the rostrum.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 19, 1913.

We, your committee on constitutional revision, to whom was re­ferred House bill No. 446, entitled "An act proposing an amendment to section 33 of article 2 of the constitution of the State of Washing­ton, relating to alien ownership of land," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

HANCE H. CLELAND, Chairman.

We concur in this report: Robert Grass, Sam R. Sumner, W. V. Wells, F. A. LeSourd, Frank W. Middaugh, Elmer E. Halsey, T. H. McKay, Chas. L. Chamberlin.

On motion of Mr. Cleland, the report was adopted.

House bill No. 160: Do pass as amended.

House bill No. 178: Do pass as amended.

House bill No. 23: Majority, do pass as amended; minority, do pass.

House bill No. 437: Without recommendation with proposed amendments.
Mr. Speaker:

The Senate has passed substitute Senate bill No. 28, entitled "An act authorizing lien holders and co-owners or joint owners to pay any prior and existing liens of real and personal property and providing for the collection thereof by such lien holders and co-owners or joint owners;"

Also, engrossed Senate bill No. 105, entitled "An act to withdraw from appropriations under the laws of the State of Washington all unappropriated waters of the Wenatchee watershed, north of township 25, range 15, 16, 17 and 18 east of the Willamette Meridian, and reserving them to the State of Washington for the purposes of Irrigation;"

Also, engrossed Senate bill No. 255, entitled "An act relating to the eligibility to office in cities of the third and fourth class and amending section 7679 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 282, entitled "An act relating to the taking of carp, suckers, or squaw fish from any lake or stream in the State of Washington, requiring written permits under certain conditions and providing a penalty for the violation thereof;"

Also, the president has signed House bill No. 362, entitled "An act re-apportioning the sum of fifty-seven thousand eight hundred forty-nine and 23 hundredths dollars ($57,849.23) from the public highway fund to complete contracts and construction work now in force on the Skagit river and Lewis river bridges;"

Also, House bill No. 133, entitled "An act relating to the exercise of the power of eminent domain by cities, and amending section 7770 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed Senate bill No. 116, entitled "An act relating to the withdrawal of bank deposits in banks or trust companies and amending section 3364 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 245, entitled "An act appropriating the sum of five thousand dollars, or so much thereof as may be necessary, for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1913;"

Also, House joint memorial No. 7, "Petitioning the president and congress of the United States to promptly recognize the republic of China;"

Also, House concurrent resolution No. 17, "Relating to the printing of the address of Colonel Will H. Thompson;"

Also, House concurrent resolution No. 4, "Relating to the presentation of oil portraits of George Washington;"
Also, the Senate has passed engrossed House bill No. 93, entitled "An act to prevent the spreading of noxious weeds, relating to the duties of owners, lessees, mortgagees, occupiers and agents of lands and of district road supervisors, prosecuting attorneys, county commissioners, county auditors, county treasurers and superior courts, providing a penalty for the violation thereof, providing for appeals to the superior court and supreme court, and amending sections 3038, 3039, 3040, 3041 and section 4042 of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Strike lines 1, 2, 3 and 4, section 1 of the engrossed bill, the same being lines 1, 2 and 3, section 1 of the printed bill, and substitute therefor the following:

"Section 1. That section 3038 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:

In lines 8 and 9, section 1 of the engrossed bill, the same being line 6, section 1 of the printed bill, strike the words "caused to be cut down" and substitute the words "plow under."

To line 11, section 1 of the engrossed bill, the same being line 7, section 1 of the printed bill, add the following: "Provided, that this shall not apply to timber lands, brush lands or logged-off lands."

Between lines 11 and 12, page 1 of the engrossed bill, the same being between lines 7 and 8, page 1 of the printed bill, insert new paragraph to read as follows:

"Section 2. That section 3039 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:"

In line 9, section 1 of the original bill, the same being line 6, section 1 of the printed bill, after the word "thereon" insert the words "or any road, street or highway to the center thereof bordering on any such land or lands."

In line 14, section 1 of the engrossed bill, the same being line 9, section 1 of the printed bill, strike the words "and wilfully."

In line 16, section 1 of the original bill, the same being line 11, section 1 of the printed bill, after the word "Provided" strike out the balance of the paragraph and substitute the following words: "that this section shall not apply to what is commonly known as 'bull thistle,' on lands known as 'logged-off' or 'cut-over' lands outside of cities and towns."

Before the first line, 2d usage of the engrossed bill, the same being between lines 12 and 13, page 1 of the printed bill, insert a new paragraph to read as follows:

"Section 3. That section 3040 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:"

In line 1, section 1, page 4 of the engrossed bill, the same being
line 50, section 1, page 2 of the printed bill, substitute a period for the semicolon and strike the remainder of the paragraph.

Between lines 17 and 18, section 1, page 5 of the engrossed bill, the same being between lines 60 and 61, section 1, page 2 of the printed bill, insert a new paragraph to read as follows:

“Section 4. That section 3041 of Remington and Ballinger’s Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:”

Between lines 14 and 15, section 1, page 5 of the engrossed bill, the same being between lines 76 and 77, section 1, page 3 of the printed bill, insert a new paragraph to read as follows:

“Section 5. That section 3042 of Remington and Ballinger’s Annotated Codes and Statutes of Washington be amended to read as follows:”

In line 16, section 1, page 5 of the engrossed bill, the same being line 77, section 1, page 3 of the printed bill, after the word “cutting” insert the words “or plowing.”

In line 2, page 6 of the engrossed bill, the same being line 1, section 2, page 3 of the printed bill, after the word “section” strike the figure “2” and substitute the figure “6.”

Add to the end of engrossed bill a new section 7 as follows:

“Section 7. That the board of county commissioners may, by order duly entered at the first regular meeting of said board in any year, suspend application and operation of this act in their said county and thereafter during that current calendar year said county shall be excepted from the provisions of this act.”

In line 9 of the title of engrossed bill, the same being line 5 of the title of the printed bill, after the figures 3041 insert “of Remington and Ballinger’s Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911.”

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Truax moved that the House do not concur in the Senate amendments to House bill No. 93.

The Senate amendments to House bill No. 93 were read.

The motion of Mr. Truax prevailed.

House bills Nos. 245, 362 and 133 were delivered to the Governor by the chief clerk.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 551, by Mr. Black: An act amending section 5870 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, relating to protection of elk.

Referred to committee on game and game fish.
House bill No. 552, by entire Pierce county delegation: An act granting a right-of-way through lands in the State of Washington held for state encampment grounds at American Lake, in Pierce county.

Referred to committee on state, school and granted lands.

House bill No. 553, by harbors and waterways committee: An act modifying the grant of certain tidelands to the city of Seattle for street purposes, and amending chapter 221 of the Laws of the State of Washington for the year 1909.

Placed on second reading.

House bill No. 554, by Messrs Zednick and McArdle: An act relating to instruction in the educational institutions of the state and prohibiting the charging of tuition or fees therefor.

Referred to committee on education.

House bill No. 555, by Mr. Christensen: An act relating to persons addicted to the intemperate use of narcotics or stimulants.

Referred to committee on judiciary.

House bill No. 556, by joint Senate and House committee on state school for defective youth, reform school, and reformatory: An act establishing a state school for girls in conjunction with the Washington State Training School, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for the violation thereof.

Referred to committee on appropriations.

House bill No. 557, by Messrs. Wray and Hurd: An act to regulate plumbing, creating a board of examiners of plumbing and providing a penalty for the violation thereof.

Referred to committee on labor and labor statistics.

House bill No. 558, by committee on education: An act to amend section 4492 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.
House bill No. 559, by Messrs. Mapes and Christensen and Mrs. Croake: An act providing for licensing physicians from certain other states to practice in the State of Washington.
Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 560, by Mr. Kingery: An act to amend section 6560 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

House bill No. 561, by Mr. Kingery: An act to amend section 206 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.
Referred to committee on judiciary.

House bill No. 562, by Mr. Kingery: An act relating to elections, prescribing certificates of registration in connection therewith, and providing penalties.
Referred to committee on privileges and elections.

House bill No. 563, by Mr. Hutchinson: An act prohibiting the owners of bulls, stallions, jackasses, and stud-mules, to permit the same to run at large, providing a penalty, and amending section 3182 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on dairy and live stock.

House bill No. 564, by Mr. Langford: An act amending section 708 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

House bill No. 565, by Mr. Bryant: An act respecting real property, the registration and confirmation of titles thereto, and repealing chapter 250 of the Session Laws of 1907.
Referred to committee on judiciary.

House bill No. 566, by Mrs. Croake: An act relating to the employment, condition of labor, wage, and minimum wage of females, establishing an industrial welfare commission and pre-
scribing their duties and powers and fixing penalties for violation thereof.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 567, by Mr. Childe: An act to amend section 32 of an act entitled "An act to provide an insurance code for the State of Washington to regulate the organization and government of insurance companies and insurance provisions of this act, to provide for the insurance commissioner and define his duties, and to repeal all existing laws in relation thereto."

Referred to committee on insurance.

House bill No. 568, by Mr. Childe: An act to amend section 2 of an act entitled "An act to provide an insurance code for the State of Washington, to regulate the business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto," approved March 10, 1911, and known as the Insurance Code, and also as chapter 49 of the Session Laws of 1911.

Referred to committee on insurance.

House bill No. 569, by Mr. Childe: An act to amend section 113 of an act entitled "An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto," approved March 10, 1911, and known as the Insurance Code, and also as chapter 49 of the Session Laws of 1911.

Referred to committee on insurance.

House bill No. 570, by Mr. Christensen (by request): An act providing for the amendment of article VII of the constitution of the State of Washington, relating to revenue and taxation.

Referred to committee on constitutional revision.
House bill No. 571, by Mr. Robe: An act relating to forests, fire wardens and forest rangers, and amending sections 5, 8 and 9 of chapter 125 of the Session Laws of 1911.
   Referred to committee on judiciary.

House bill No. 572, by Mr. Grass: An act providing for the issuance of liquor licenses, permitting the sale of liquor on Sunday to guests in hotels and passengers upon railroad trains and vessels, providing for the revocation of such licenses, and providing certain penalties for the violation of this act.
   Referred to committee on revenue and taxation.

House bill No. 573, by Mr. H. K. Rowland (by request): An act to provide for the amendment of section 1 of article 11 of the constitution of the State of Washington, relating to the removal or relocation of county seats.
   Referred to committee on constitutional revision.

House bill No. 574, by Mr. H. K. Rowland (by request): An act to amend section 5 of an act entitled “An act to regulate, restrain, license or prohibit the sale of intoxicating liquors,” approved February 2, 1888, the same being section 5717 of Pierce’s Code of the Laws of the State of Washington.
   Referred to committee on public morals.

House bill No. 575, by Mr. Wray (by request): An act for the relief of Hugh Phillips.
   Referred to committee on appropriations.

House bill No. 576, by insurance committee: An act relating to insurance and amending section 32 of chapter 49 of the Session Laws of 1911.
   Placed on second reading.

FIRST READING OF SENATE BILLS.

Engrossed Senate bill No. 105, by Senator Phipps: An act to withdraw from appropriation under the laws of the State of Washington all unappropriated waters of the Wenatchee watershed, north of township 25, ranges 15, 16, 17 and 18 east of the Willamette meridian, and reserving them to the State of Washington for purposes of irrigation.
   Referred to committee on irrigation and arid lands.
Engrossed Senate bill No. 255, by Senator Iverson (by request): An act relating to the eligibility to office in cities of the third and fourth class and amending section 7679 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on municipal corporations other than first class.

Engrossed Senate bill No. 282, by Senator Bethel: An act relating to the taking of carp, suckers or squaw fish from any lake or stream in the State of Washington, requiring written permits under certain conditions and providing a penalty for the violation thereof.

Referred to committee on game and game fish.

Substitute Senate bill No. 28, by judiciary committee: An act authorizing lienholders and co-owners or joint owners to pay any prior and existing liens on real and personal property and providing for the collection thereof by such lienholders and co-owners or joint owners.

Referred to committee on judiciary.

SECOND READING OF BILLS.

House bill No. 525, making an appropriation for the purchase of land for, construction of buildings at, for maintenance of and sundry expenses at, the various state institutions, etc.

Mr. Davis moved that the bill be taken up section by section, and as each section was read that the amendments thereto be then acted upon; that to return to any section for the purpose of amendment would require a two-thirds vote.

The motion prevailed.

The bill was read the second time in full by sections.

Mr. Foster moved the adoption of the following amendment:

Strike line 25 of section 1 of printed bill.

The amendment was lost.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Page 3, line 94, insert "4,000" in place of "$4,200."

The amendment was lost.
Mr. Rowland (D. H.), moved the adoption of the following amendment:

Page 3, line 94, insert "$3,600" in place of "$3,800."
The amendment was lost.

Mr. Pierce moved the adoption of the following amendment:
Line 161, after "and" insert "two dormitories, $106,000."

Mr. Pierce demanded a roll call.
A sufficient number did not arise to demand a roll call.
The amendment was lost.

Mr. Davis moved the adoption of the following amendment:
Amend by adding line 171½:
Employment of special counsel for legislative aid..............$ 2,000

$76,000

The amendment was adopted.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Page 5, line 169, insert "$20,000" in place of "$58,000."
The amendment was lost.

Mr. Brown moved that the title be changed to conform with the addition of the amendment numbered line 171½.
The clerk was directed to make the correction.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Page 5, line 182, insert "$3600" in place of "$4,200."
The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:

Amend by adding line 247½:
For women's building.................................$100,000.
The amendment was lost.

Mr. Davis moved the adoption of the following amendment:
Under line 249 of the printed bill insert the words "From the Bellingham normal school fund."
The amendment was adopted.
Mr. Davis moved the adoption of the following amendment:
Under line 258 of the printed bill insert the words "From the
Cheney normal school fund."
The amendment was adopted.
Mr. Davis moved the adoption of the following amendment:
Under line 266 of the printed bill insert the words "From the
Ellensburg school fund."
The amendment was adopted.
Mr. Davis moved the adoption of the following amendment:
Under line 258 of the printed bill insert the words "From the
Cheney normal school fund."
The amendment was adopted.
Mr. Wray moved the adoption of the following amendment:
Line 420, strike out "$21,160" and insert in lieu thereof "$17,160."
The amendment was lost.
Mr. Wray moved the adoption of the following amendment:
Line 421, strike out "$18,000" and insert in lieu thereof "$14,000."
The amendment was lost.
Mr. Davis moved the adoption of the following amendment:
After the word "journals," line 522, add the words "and Session
Laws."
The amendment was adopted.
Mr. Corkery moved the adoption of the following amendment:
Strike lines 545, 546, 547 and 548.
Mr. Halsey assumed the chair.
The speaker resumed the chair.
Mr. McArdle moved the previous question.
Mr. Murphine demanded a roll call, and a sufficient number
arising, the roll was called and the amendment was lost by the
following vote: Yeas, 27; nays, 64; absent or not voting, 6.
Those voting yea were: Representatives Arnold (W. A.),
Black, Bryant, Corkery, Croake, Dunning, Earle, Farnsworth,
Foster, Gillbo, Herber, Houser, Kingery, Langford, Masterson,
McFarland, Merriam, Miles, Murphine, Neumann (M. M.),
Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Turn-
bow—27.
Those voting nay were: Representatives Aagaard, Adams,
Arnold (W. E.), Axtell, Beam, Brislawrn, Brown, Brooks,
Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Con-
er, Craig, Darling, Davis, Fontaine, Field, Freeman, Gilkey,
Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Hill,
Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Middaugh, Miles, Moll, Moren, Newman (G. H.), Norton, Picken, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—64.

Those absent or not voting were: Representatives Falkner, Hastings, Holmes, Moll, Pierce, Sumner, Sweet—7.

Mr. Davis moved the adoption of the following amendment:

After line 548 add the following: "This act is necessary for the immediate preservation of the public peace, health and safety, and the support of the state government and its existing public institutions, and shall take effect April 1, 1913."

The amendment was adopted.

Mr. Davis moved the adoption of the following amendment:

Amend title by adding "and declaring this act shall take effect April 1, 1913."

The amendment was adopted.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, the bill considered engrossed and it was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 11; absent or not voting, 7.

Those voting nay were: Representatives Black, Corkery, Foster, Houser, Kingery, Murphine, Neumann (M. M.), Oaks, Overman, Robe (Rowland (D. H.))—11.

Those absent or not voting were: Representatives Childe, Hastings, Holmes, Moll, Pierce, Sumner, Sweet—7.

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

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

On motion of Mr. Davis, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

On motion, the House took a recess to 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.

Roll call showed all members present except Messrs. Gillbo, Houser, Langford, Rowland (H. K.), Siler, Sweet and Turnbow of whom Mr. Sweet was excused.

THIRD READING OF BILLS.

House bill No. 107, relating to the reapportionment and redistricting the State of Washington into five congressional districts.

Mr. Brown moved that the bill be made a special order for Wednesday, February 26, 1913, at 2:15 p.m.

Mr. Conner demanded a roll call.

A sufficient number arose to demand a roll call.

Mr. Hughes demanded a call of the House.

The roll was called under the call of the House and the following absentees were noted: Messrs. Adams, Gillbo, Langford and Moll.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.
Mr. Hughes moved that the further call of the House be dispensed with.

The motion was lost.

Mr. Field moved that the further call of the House be dispensed with.

The motion was lost.

Mr. Conner moved that the further call of the House be dispensed with and demanded a roll call.

A sufficient number arising, the roll was called and the motion to dispense with the further call of the House was lost by the following vote: Yeas, 45; nays, 48; absent or not voting, 4.


Those voting nay were: Representatives Arnold (W. A.), Brown, Bryant, Chamberlin, Childe, Christensen, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Hastings, Hays, Herber, Holmes, Houser, Hurd, Kennedy, Lum, Merriam, Mess, Meddaugh, Moll, Moren, Murphine, Neumann (M. M.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sumner, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—48.

Those absent or not voting were: Representatives Gillbo, Kingery, Langford, Sweet—4.

On motion of Mr. Murphine, further proceedings under the call of the House were dispensed with.

The clerk called the roll and the motion to make House bill No. 107 a special order for Wednesday, February 26, 1913, at 2:15 p.m. prevailed by the following vote: Yeas, 50; nays, 46; absent or not voting, 1.
Those voting yea were: Representatives Arnold (W. A.), Brown, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Greenbank, Hastings, Hays, Herber, Holmes, Horrigan, Houser, Hurd, Kennedy, Langford, Lum, Merriam, Mess, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Sumner, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—50.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Capron, Catlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Gray, Halsey, Hedger, Hill, Hughes, Hutchinson, Jensen, Kingery, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Middaugh, Miles, Oaks, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Truax, Turnbow, Wells—46.

Absent or not voting: Representative Sweet—1.

House bill No. 207, relating to insurance.

On motion, the rules were suspended, the second reading was considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 93; nays, 1; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson,
Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—93.

Voting nay: Representative Holmes—1.

Those absent or not voting were: Representatives Gillbo, Langford, Sweet—3.

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

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

Mr. Conner moved that the further call of the House be dispensed with.

The motion was lost.

House bill No. 17, relating to the registration of pharmacists, assistant pharmacists and physicians.

The bill was read the third time in full.

The roll was called and House bill No. 17 passed the House by the following vote: Yeas, 71; nays, 20; absent or not voting, 6.


Those voting nay were: Representatives Brislawn, Catlin, Childe, Corkery, Darling, Earle, Falkner, Farnsworth, Fontaine, Gray, Hastings, Holmes, LeSourd, Lum, Neumann (M. M.), Oaks, Rowland (H. K.), Stevenson, Stewart, Zednick—20.

Those absent or not voting were: Representatives Black, Gillbo, Jensen, Kingery, Langford, Sweet—6.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to
stand as the title of the act.

Mr. Childe moved that the House return to the order of pe­
titions, memorials and remonstrances addressed to the legisla­
ture.

The motion was lost.

House bill No. 200, relating to the abolishment of capital
punishment.

The bill was read the third time in full.

On motion of Mr. Cleland, the previous question was ordered.

Mr. Goss moved a call of the House and the roll call under
the call of the House showed all members present except Messrs.
McArdle, Stream and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees
within the bar of the House.

On motion of Mr. Foster, further proceedings under the call
of the House were dispensed with.

House bill No. 200 was placed on final passage and passed the
House by the following vote: Yeas, 70; nays, 25; absent or
not voting, 2.

Those voting yea were: Representatives Aagaard, Arnold
(W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Cap­
ron, Catlin, Childe, Christensen, Conner, Corkery, Croake, Darl­
ing, Davis, Dunning, Falkner, Farnsworth, Foster, Freeman,
Gilkey, Gillbo, Goss, Greenbank, Halsey, Hastings, Hedger,
Herber, Hill, Holmes, Horrigan, Houser, Hughes, Jensen, King­
cery, Langford, LeSourd, Masterson, McCoy, McFarland, Mess,
Middaugh, Moll, Moren, Murphine, Neumann (M. M.), New­
man (G. H.), Norton, Oaks, Overman, Picken, Robe, Rowland
(D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Stream,
Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick,
Mr. Speaker—70.

Those voting nay were: Representatives Adams, Arnold (W.
A.), Black, Chamberlin, Cleland, Craig, Earle, Fontaine, Field,
Grass, Gray, Hays, Hurd, Hutchinson, Kennedy, Lum, Mapes,
McKay, Merriam, Miles, Pierce, Reid, Rowland (D. H.), Steven­
son, Truax—25.
Those absent or not voting were: Representatives McArdle, Sweet—2.

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

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

Mr. Mess moved that the vote by which House bill No. 107 was made a special order for Wednesday, February 26, 1913, at 2:15 p.m., be reconsidered.

Mr. Murphine moved to lay the motion on the table, and demanded a roll call.

The roll was called and the motion to lay on the table was lost by the following vote: Yeas, 43; nays, 53; absent or not voting, 1.

Those voting yea were: Representatives Brown, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Hastings, Herber, Holmes, Houser, Hurd, Kennedy, Langford, Lum, Merriam, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Sumner, Wray, Zednick—43.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bresslawn, Brooks, Capron, Catlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kingery, Langford, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—53.

Absent or not voting: Representative Sweet—1.

Mr. Foster moved to adjourn.

The motion was lost.

On motion of Mr. Conner, the previous question was ordered.
The roll was called and the motion to reconsider was carried by the following vote: Yeas, 53; nays, 43; absent or not voting, 1.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Capron, Catlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kingery, Le-Sourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wells, Mr. Speaker—53.

Those voting nay were: Representatives Brown, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Hastings, Herber, Holmes, Houser, Hurd, Kennedy, Langford, Lum, Merriam, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Turnbow, Wray, Zednick—43.

Absent or not voting: Representative Sweet—1.

On motion of Mr. Sims, the previous question was ordered.

Mr. Hastings moved to adjourn.

A roll call was demanded, and, a sufficient number arising, the roll was called and the motion to adjourn was lost by the following vote: Yeas, 42; nays, 54; absent or not voting, 1.

Those voting yea were: Representatives Brown, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Hastings, Herber, Holmes, Houser, Hurd, Kennedy, Langford, Lum, Merriam, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Wray, Zednick—42.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-
lawn, Brooks, Capron, Catlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kingery, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—54.

Absent or not voting: Representative Sweet—1.

Mr. Murphine demanded a call of the House, and the roll call under the call of the House showed all members present except Messrs. Christensen, Childe, Hurd and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees with the bar of the House.

Mr. Hughes moved that further proceedings under the call of the House be dispensed with.

A roll call was demanded, and, a sufficient number arising, the roll was called, and further proceedings under the call of the House was dispensed with by the following vote: Yeas, 55; nays, 39; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Farnsworth, Fontaine, Field, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kingery, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—55.

Those voting nay were: Representatives Brown, Bryant, Childe, Corkery, Croake, Darling, Davis, Dunning, Earle, Falknor, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Hastings, Herber, Holmes, Houser, Kennedy, Langford, Lum, Merriam, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.),

Those absent or not voting were: Representatives Christensen, Hurd, Sweet—3.

Mr. Murphine arose to a question of personal privilege.
Mr. Adams moved that Mr. Murphine be denied the right of personal privilege.
The motion was lost.
Mr. Murphine demanded a roll call on the motion of Mr. Adams.
The speaker declared Mr. Murphine out of order.
Mr. Sims stated the point of order based on rule 18 of the House rules, prohibiting any member of the House from speaking more than five minutes on a subject without unanimous consent of the House.
The speaker declared the point well taken.
Mr. Murphine appealed from the decision of the chair.
Mr. Childe moved that Mr. Neumann be excused from voting.
The motion prevailed.
Mr. Murphine demanded a roll call on the motion to excuse Mr. Neumann from voting.
The speaker declared Mr. Murphine out of order.
The roll was called on the appeal from the decision of the chair and the chair was sustained by the following vote: Yeas, 65; nays, 28; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislaw, Brooks, Bryant, Capron, Catlin, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes; Hutchinson, Jensen, Kingery, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—65.

Those absent or not voting were: Representatives Christensen, Hurd, Neumann (M. M.), Sweet—4.

Mr. Wray moved to adjourn.

Roll call was demanded, and, a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 34; nays, 60; absent or not voting, 3.

Those voting yea were: Representatives Brown, Bryant, Chamberlin, Childe, Corkery, Darling, Dunning, Earle, Falkner, Foster, Freeman, Goss, Grass, Hastings, Herber, Holmes, Houser, Hurd, Kennedy, Langford, Lum, Merriam, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Wray, Zednick—34.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Catlin, Cleland, Conner, Craig, Croake, Davis, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kengery, LeSourd, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moren, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—60.

Those absent or not voting were: Representatives Capron, Christensen, Sweet—3.

House bill No. 107 was placed on final passage and passed the House by the following vote: Yeas, 60; nays, 25; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Cleland, Conner, Craig,

Those voting nay were: Representatives Brown, Chamberlin, Corkery, Darling, Davis, Dunning, Earle, Freeman, Gilkey, Gillobo, Goss, Grass, Hastings, Herber, Kennedy, Langford, Mer­riam, Newman (G. H.), Norton, Picken, Pierce, Reid, Robe, Rowland (D. H.), Wray, Zednick—25.

Those absent or not voting were: Representatives Childe, Christensen, Foster, Houser, Hurd, Lum, Moren, Murphine, Neumann (M. M.), Oaks, Sweet, Zednick—12.

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

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

Mr. Conner moved to reconsider the vote by which House bill No. 107 passed the House.

Mr. Sims seconded the motion.

The motion was lost.

On motion of Mr. Davis, unanimous consent was given for the use of the House chamber by the joint committee of the House and Senate on appropriations.

On motion of Mr. Davis, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Beam, Craig, Sumner and Sweet, of whom Mr. Sweet was excused.

Prayer was offered by Rev. Frederick Bateson, of the Olympia Central Baptist church.

Mr. Murphine moved that all of the reading of the journal be dispensed with except that portion of the journal of the previous day beginning with the final vote on House bill No. 200 and up to the last motion to adjourn.

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

The following message from the secretary of state, transmitting a memorial from the Oregon legislative assembly, in relation to substitute House bill No. 255, relating to the restriction of water power and electricity generated within the State of Washington, was read:

MESSAGE FROM THE SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE.
OFFICE OF THE SECRETARY.
OLYMPIA, WASH., February 19, 1913.

To the Hon. House of Representatives of the State of Washington, Olympia, Wash.:

Gentlemen—I transmit herewith certified copy of Senate joint memorial No. 16, adopted by the State of Oregon at its 27th legislative assembly, and transmitted by the Hon. Secretary of the State of Oregon, requesting its presentation to your honorable body.
The exact copy of this joint memorial is this day transmitted to the Senate.

Very truly yours,
I. M. Howell, Secretary of State.

The letter of transmittal from the secretary of state of Oregon, together with the joint memorial above referred to, was read by the clerk and referred to the committee on irrigation and arid lands.

REPORTS OF STANDING COMMITTEES.

HOUSE CHAMBER,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

Your committee on engrossed bills, to whom was referred House bill No. 209, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted.

A. M. Bryant, Chairman.

I concur in this report: W. H. Kingery.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred engrossed Senate bill No. 193, entitled "An act relating to the assessment of registered water craft by the state board of tax commissioners as personal property," have had the same under consideration; and we respectfully report the same back to the House with the recommendation that it be substituted for House bill No. 267 and do pass.

Z. Stewart, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred engrossed Senate bill No. 192, entitled "An act relating to the assessment or fishtraps, fishtrap locations and fishing locations by the state board of tax commissioners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be substituted for House bill No. 264 and that it do pass.

Z. Stewart, Chairman.

STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred Senate bill No. 191, entitled "An act providing when changes may be made in the boundaries of road and school districts and other taxing districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be substituted for House bill No. 263 and do pass.

Z. STEWART, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 330, entitled "An act abolishing the state board of tax commissioners; repealing chapter 115 of the Laws of 1905, creating the said board of tax commissioners and defining its powers and duties, and chapter 220 of the Laws of 1907, amendatory thereof and vesting certain powers and imposing certain duties now vested in and upon the public service commission, the secretary of state and the attorney general, respectively," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Walter D. Smith, J. E. Turnbow, J. W. Brislawn, W. J. Hughes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 331, entitled "An act relating to the board of equalization and amending section 9204 of Remington and 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.

We concur in this report: Walter D. Smith, J. E. Turnbow, J. W. Brislawn, W. J. Hughes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 332, entitled "An act relating to the board of state land commissioners, and amending section 6605 of Remington and Ballin-
ger'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.

We concur in this report: Walter D. Smith, J. E. Turnbow, J. W. Brislawn, W. J. Hughes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 333, entitled "An act relating to an annual convention of county assessors of the state, providing for the expense thereof, and amending section 1 of chapter 12 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Walter D. Smith, J. E. Turnbow, J. W. Brislawn, W. J. Hughes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 372, entitled "An act to amend section 42 of chapter 71 of the Session Laws of 1897, entitled 'An act to provide for the assessment and collection of taxes in the State of Washington,' approved March 15, 1897," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

MR. SPEAKER:

We, your committee on public morals, to whom was referred House bill No. 205, entitled "An act relating to the crime of incest, and amending section 203 of chapter 249 of the Session Laws of the State of Washington for the year 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. M. STEVENSON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

MR. SPEAKER:

We, your committee on harbors and waterways; to whom was referred House bill No. 490, entitled "An act relating to the improve-
ment of rivers and streams, and amending sections 8120, 8121 and 8122 of Remington and 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.

MILLER FREEMAN, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

We, your committee on judiciary, to whom was referred House bill No. 9, entitled "An act to prohibit public officers from neglecting the duties of their office for the purpose of securing their re-election or election to some other office, and providing a penalty therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original bill, that the substitute bill be printed, and that the same do pass.

WILLIAM WRAY, Chairman.


On motion, the report as to printing the substitute bill, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

We, your committee on state, school and granted lands, to whom was referred Senate bill No. 133, entitled "An act relating to the disposition of state lands and valuable materials thereon, and amending section 6672 of Remington and 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.

W. V. WELS, Chairman.

We concur in this report: W. J. Hughes, G. H. Greenbank, Geo. McCoy, V. J. Capron, Jens Jensen.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

We, your committee on banks and banking, to whom was referred House bill No. 500, entitled "An act amending an act entitled 'An act relating to the keeping and deposit of municipal funds,' being chapter
22 of the Session Laws of 1907, and section 5081 of Remington and 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 pas.

E. L. FARNSWORTH, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 280, entitled "An act granting and conferring the power of eminent domain upon counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 107, entitled "An act relating to attachments, and amending section 648 of Remington and 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.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 388, entitled "An act providing for the taking and filing of oaths of person connected with state institutions of higher education," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 183, entitled "An act amending sections 2, 4, 6 and 12 of an act entitled 'An act regulating automobiles or motor vehicles on public roads, highways, parks or parkways, streets or avenues within the State of Washington,' approved March 11, 1905," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Z. STEWART, Chairman.


On motion of Mr. Stewart, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1913.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 6, "Relating to the appointment of assistants by the attorney general";

Also, the Senate has passed House bill No. 525, entitled "An act making appropriation for the purchase of land for, construction of buildings at, for maintenance of and sundry expenses at, the various state institutions, schools and state offices, and for the sundry civil expenses of the state government for the fiscal term beginning April 1, 1913, and ending March 31, 1913, except as otherwise provided, and making an appropriation for certain deficiencies and declaring this act shall take effect April 1, 1913," with the following amendments:

On page 5 of the original bill, under the caption "For the State School for the Blind," strike the words "repairs and improvements" and substitute "repairs, improvements and furniture."

On page 5 of the original bill, under the caption "For the Training School," in the fourth line substitute the word "roofs" for the word "roof."

On page 9 of the original bill, under the caption "For the University of Washington," add to the end of the second line after the word "exhausted" the words "balance from the University of Washington fund."

On page 10 of the original bill, under the caption "For the Cheney Normal School," add to the end of the sixth line, after the word "printing," the words "and purchase of land."

On page 16 of the original bill, under the caption "For the State Insurance Commissioner," in the second line substitute the figures
"$4,800.00" for the figures "$4,200.00," and change the total at the end of said caption from "$65,160.00" to read "$65,760.00."

In the title, after the word "government" insert the words "and for miscellaneous purposes."

Also, the Senate has passed engrossed House bill No. 114, entitled "An act providing for the formation and carrying on of co-operative associations and providing for the rights, powers, liabilities and duties of the same," with the following amendment:

In line 4, section 18 of the engrossed bill, the same being in lines 3 and 4 of the printed bill, substitute the words "one-fourth" for the words "one-half."

Also, the Senate has passed engrossed House bill No. 28, entitled "An act creating the bureau of farm development of the State of Washington, providing for the appointment and maintenance of agricultural experts thereunder, and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate and set aside moneys therefor," with the following amendments:

In lines 1, 2 and 3 of section 2 of the engrossed bill, strike the words "at least twenty per cent. of the taxpayers of any county of the State of Washington."

In line 11 of section 2 of the engrossed bill, strike the words and figures "one hundred and fifty dollars ($150.00)" and insert in lieu thereof the words and figures "two hundred dollars ($200.00)," making the engrossed bill conform with the printed bill, the same being section 2, line 6.

At the end of line 6, section 5 of the engrossed bill, add the words "and six hundred."

Add to the end of the bill a new section, to be known as section 6, as follows:

"Section 6. This act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately."

Strike the period at the end of the title of the bill and add the following: "and declaring an emergency."

Also, the Senate has passed engrossed House bill No. 149, entitled "An act relating to the superior court of the counties of Thurston and Mason, and the appointment and election of judge therein;"

Also, engrossed house bill No. 134, entitled "An act relating to the acknowledgment of deeds, mortgages, and other written instruments, prescribing the persons before whom the same shall be taken, and declaring legal and valid all acknowledgments heretofore taken as prescribed by this act, and amending section 8754, Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 159, entitled "An act to repeal sections 2691 and 2692 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington of 1909, relating to soliciting or re-
receiving tips, and providing a penalty therefor,” with the following amendment:

Strike the title and substitute therefor the following:

“An act relating to soliciting or receiving tips, and providing a penalty therefor, and repealing sections 2691 and 2692 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington of 1909.”

Also, the Senate has passed House concurrent resolution No. 18, “Relating to the construction of a rock jetty on the north side of the entrance of the Columbia river in the State of Washington, near Fort Canby,” with the following amendment:

In line 10 of the second page of the resolution substitute the word “does” for the word “do.”

Also, the Senate has passed Senate joint resolution No. 3, “Relating to the appointment of a committee to investigate and to report upon appropriations needed for the state soldiers' home and the soldiers' home colony at Orting, and the state veterans' home at Port Orchard, to make certain inquiries of the state board of control, authorizing said committee to visit the aforesaid homes at Orting and Port Orchard, and providing for its expenses in so doing”;

Also, Senate bill No. 262, entitled “An act relating to employment on public works and in public departments and offices, and amending section 8925 of Remington and Ballinger's Annotated Codes and Statutes of Washington”;

Also, the Senate has passed Senate joint memorial No. 18, “Relating to an investigation of the so-called grain bag trust”;

Also, the Senate refuses to recede from its amendments to House bill No. 93, entitled “An act to prevent the spreading of noxious weeds,” etc., and has appointed as members of a conference committee on the part of the Senate Senators McCoy, McGuire and Chappell.

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker appointed Messrs. Fontaine, Truax and Farnsworth as a conference committee from the House to confer with a like committee from the Senate upon the amendments to House bill No. 93.

Engrossed Senate bill No. 13: Do pass as amended.

Senate bill No. 35: Do pass as amended.

House bill No. 458: Do pass as amended.

House bill No. 2: Do pass as amended.

House bill No. 302: Do pass as amended.
House bill No. 304: Majority, do pass as amended; minority, be indefinitely postponed.
House bill No. 397: Do pass as amended.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Davis moved that the House concur in the Senate amendments to House bill No. 525.
The roll was called, and the House concurred in the Senate amendments to House bill No. 525 by the following vote: Yeas, 86; nays, 3; absent or not voting, 8.
Those voting nay were: Representatives Beam, Foster, Kingery—3.
Those absent or not voting were: Representatives Cleland, Conner, Grass, Holmes, Picken, Robe, Sumner, Sweet—8.
On motion of Mr. Chamberlin, the House concurred in the Senate amendments to House bill No. 114 by the following vote: Yeas, 78; nays, 6; absent or not voting, 13.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Greenbank, Halsey, Hastings, Hays, Herber, Hill,
Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Murphine, Newman (G. H.), Norton, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—78.

Those voting nay were: Representatives Fontaine, Holmes, Neumann (M. M.), Overman, Stevens, Truax—6.

Those absent or not voting were: Representatives Beam, Cleland, Conner, Davis, Grass, Hedger, Moll, Moren, Oaks, Picken, Robe, Sims, Sweet—13.

Mr. Brown moved that the House concur in the Senate amendments to House bill No. 28.

Mr. Sims demanded a call of the House and the roll was called under a call of the House and the following absentees were noted: Messrs. Foster, Stewart and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion, further proceedings under the call of the House were dispensed with.

The roll was called, and the House concurred in the Senate amendments to House bill No. 28 by the following vote: Yeas, 70; nays, 24; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E. Axtell, Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Field, Freeman, Gilkey, Gillbo, Gray, Greenbank, Halsey, Hays, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (D. H.), Siler, Sims, Stevenson, Stevens,
Those voting nay were: Representatives Black, Capron, Christensen, Dunning, Falkner, Farnsworth, Fontaine, Goss, Hastings, Hedger, Hill, LeSourd, Masterson, McFarland, Mess, Miles, Robe, Rowland (H. K.), Sisson, Smith, Tonkin, Truax, Turnbow—24.

Those absent or not voting were: Representatives Beam, Foster, Grass, Stewart, Sweet—5.

On motion of Mr. Truax, the House concurred in the Senate amendments to House bill No. 159 by the following vote: Yeas, 89; nays, 2; absent or not voting, 6.


Those voting nay were: Representatives Dunning, Pierce—2.

Those absent or not voting were: Representatives Farnsworth, Foster, Grass, Kingery, Stewart, Sweet—6.

On motion of Mr. Stream, the House concurred in the Senate amendments to House concurrent resolution No. 18 by the following vote: Yeas, 82; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin,

Those voting nay were: Representatives Childe, Earle, Miles, Truax, Turnbow, Wray—6.

Those absent or not voting were: Representatives Foster, Grass, Kingery, Neumann (M. M.), Oaks, Robe, Sims, Stewart, Sweet—9.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 577, by Mr. Stevenson: An act empowering board of county commissioners to make exhibits of the products of their respective counties at the Panama-Pacific International Exposition, to be held in San Francisco, Cal., in the year 1915, and at the Panama-California Exposition to be held in San Diego, Cal., in the year 1915, and to appropriate money from the county current expense funds to meet the expenses thereof.

Referred to committee on counties and county boundaries.

House bill No. 578, by Mr. Wray: An act relating to official stenographers in the superior courts, prescribing the manner of their appointment and their powers and duties, and fixing their compensation.

Referred to committee on judiciary.

House bill No. 579, by Mr. Stewart: An act for the relief of A. F. Crowell, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 580, by Mr. Conner (by request of the sheriff's association of Washington): An act relating to the classification of counties, naming the officers thereof, fixing their compen-
sation and office hours, and repealing all acts in conflict here-
with.

Referred to committee on compensation and fees for state and
county officers.

House bill No. 581, by Mr. Adams: An act relating to street
railroads and amending section 25, article 2, chapter 117 of the
Session Laws of 1911.

Referred to committee on railroads.

House bill No. 582, by committee on revenue and taxation:
An act to amend section 24 of chapter 98, Session Laws of
1911, relating to time of payment of assessments, interest, and
providing a penalty on delinquent assessments.

Placed on second reading.

House bill No. 583, by committee on revenue and taxation:
An act to amend section 2 of chapter 24 of Session Laws of
1911, relating to the collection of personal property taxes.

Placed on second reading.

House bill No. 584, by Mr. McKay: An act relating to the
employment of convicts upon state buildings.

Referred to committee on labor and labor statistics.

House bill No. 585, by Mr. M. M. Neumann: An act re-
lating to commissions of real estate brokers.

Referred to committee on judiciary.

House bill No. 586, by Mr. Childe: An act to provide for the
supervision and control of the sale of stocks, bonds or other
evidence of indebtedness or ownership.

Referred to committee on judiciary.

House bill No. 587, by Messrs. Adams, Brown, Lum, Moren,
H. K. Rowland and Horrigan: An act to establish a state trout
hatchery in Yakima county, Washington, and to make an ap-
propriation therefor.

Referred to committee on appropriations.

House bill No. 588, by Mr. Kennedy: An act relating to
public service property and utilities and amending section 8
of the public service commission law, being chapter 117, Laws
of 1911.

Referred to committee on railroads.
House bill No. 589, by Mr. Hurd: An act relating to the inspection, disposition and sale of meats, and providing penalties for violation thereof.
Referred to committee on pure food and drugs.

House bill No. 590, by Mr. Capron: An act relating to the exemption from taxation of certain property and amending section 9098 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

House bill No. 591, by Mr. Picken: An act for the relief of the estate of James Ramsay, deceased, of Okanogan county.
Referred to committee on appropriations.

House bill No. 592, by Mr. Childe: An act to amend sections 8821 and 8823 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the registration of land titles.
Referred to committee on judiciary.

House bill No. 593, by Mr. LeSourd: An act relating to the public school system, and amending title 413, section 291, Pierce's Washington Code, 1912.
Referred to committee on education.

House bill No. 594, by Mr. Kennedy: An act to create the county of Methow, 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. 595, by Mr. Freeman: An act to amend an act approved March 6, 1909, entitled "An act to provide for the vacation of portions of waterways and 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."
Referred to committee on harbors and waterways.

House bill No. 596, by Mr. Stewart: An act relating to the filing fees and license fees of corporations, establishing amounts paid in accordance with capitalization, and amending sections
3691, 3709 and 3714 of Remington & Ballinger's Annotated Codes of Washington.

Referred to committee on revenue and taxation.

House bill No. 597, by joint Senate and House committees on education: An act making an appropriation for agricultural and industrial extension work in the public schools of the state.

Referred to committee on appropriations.

House bill No. 598, by Mr. Hedger: An act authorizing the creation of a commission to be known as the "vocational and industrial training commission," defining its duties, providing for the maintenance thereof.

Referred to committee on education.

House bill No. 599, by Mr. Farnsworth: An act relating to public roads and making an appropriation.

Referred to committee on roads and bridges.

House bill No. 600, by Mr. Masterson: An act relating to the issuance of prescriptions, receipts or formulas by physicians, surgeons and other practitioners.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 601, by Mr. Christensen: An act relating to common carriers, and amending section 8 of chapter 117 of the Laws of 1911.

Referred to committee on railroads.

House bill No. 602, by Mr. McCoy: An act relating to the Washington state reformatory and amending section 8579 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on state school for defective youth, etc.

House bill No. 603, by Mr. D. H. Rowland: An act relating to the raising of money for the state highway fund and providing for the expenditure of the same.

Referred to committee on roads and bridges.

House bill No. 604, by Messrs. Christensen and Murphine: An act relating to, regulating and providing for the nomination
of candidates for United States senator, representatives in congress, and state officers in the State of Washington, and repealing all laws in conflict herewith.

Referred to committee on privileges and elections.

House bill No. 605, by Mr. Goss: An act amending section 193 of the "insurance code," being section 193, chapter 49, Session Laws, 1911.

Referred to committee on insurance.

House bill No. 606, by Mr. Kingery: An act regulating the housing of employees, defining the requirements of the same, and prescribing punishment for violation thereof.

Referred to committee on labor and labor statistics.

House bill No. 607, by Mr. H. K. Rowland: An act relating to public service properties and utilities and amending section 34 of the public service commission law, being chapter 117, Laws of 1911.

Referred to committee on railroads.


Referred to committee on judiciary.

House bill No. 609, by Mr. Kingery: An act to provide for the establishment of co-operative buying associations, to reduce the cost of living by eliminating waste in distribution, extending the functions of the state board of control and providing penalties.

Referred to committee on agriculture. Not to be printed.

House bill No. 610, by Mr. Murphine: An act to encourage the donation of property to the State of Washington, or to cities of 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 committee on judiciary.
House bill No. 611, by Messrs. Zednick and Wray: An act relating to the insane, their commitment, care and support and providing for county boards of commissioners in insanity, and amending sections 5962, 5968, 5969, and repealing sections 5953, 5954 and 5970, of Remington & Ballinger’s Annotated Codes and Statutes of Washington, and making an appropriation for the deportation of non-resident insane.

Referred to committee on judiciary.

House bill No. 612, by Mr. Grass: An act relating to the assessment and taxation of bank stock, and amending section 9134 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to committee on banking.

House bill No. 613, by Mr. Zednick: An act authorizing the governor to appoint visitors of state institutions.

Referred to committee on education.

House bill No. 614, by Mr. Hays: An act concerning the collection of taxes and amending section 5220 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, being section 69 of chapter LXXI, Session Laws, 1897.

Referred to committee on revenue and taxation.

House bill No. 615, by Mr. Norton: An act amending section 74 of chapter 49, Session Laws of 1911, entitled “An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto,” approved March 10, 1911.

Referred to committee on insurance.

House bill No. 616, by Mr. Norton: An act amending section 73 of chapter 49, Session Laws of 1911, entitled “An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide an insurance
commissioner and define his duties, and to repeal all existing
laws in relation thereto,” approved March 10, 1911.

Referred to committee on insurance.

House bill No. 617, by Messrs. Jensen and Goss: An act relating to employment offices and agencies, providing for free employment offices, and providing penalties for the violation thereof, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 618, by Mr. Hastings: An act to amend section (17) seventeen of the workmen’s compensation act in the State of Washington, relating to contract work within the state.

Referred to committee on industrial insurance.

House bill No. 619, by Mr. Zednick: An act providing for the payment of certain assessments upon state lands in the city of Seattle, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 620, by Mr. Moren: An act relating to the establishment, construction, maintenance, and protection of drainage systems, the means of payment therefor, providing penalties for violations thereof, and repealing chapter LXVI of the Laws of 1901.

Referred to committee on dikes and drains.

House bill No. 621, by Mr. D. H. Rowland: An act amending section 12, chapter 98, Session Laws of 1911, relating to local improvements in cities and towns.

Referred to committee on municipal corporations of the first class. Not to be printed.

House bill No. 622, by Mr. Stewart: An act to provide for the licensing of peddlers, and prescribing penalties for the failure to comply with provisions of this act, and repealing chapter 214 of the Session Laws of 1909.

Referred to committee on revenue and taxation.

House bill No. 623, by committee on state library: An act relating to the state library and to its management, providing for the appointment of a librarian thereof and defining his duties.

Placed on second reading.
House bill No. 624, by Mr. Davis: An act fixing the salary of the clerk of the supreme court.

Referred to committee on appropriations.

House bill No. 625, by committee on state library: An act creating a library commission, and amending section 6952 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Placed on second reading.

House bill No. 626, by Mrs. Axtell: An act relating to city health officers and amending section 5548 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on medicine, surgery, dentistry and hygiene.

House bill No. 627, by Mr. Urquhart: An act authorizing the auditors, upon the creation of new counties, to make settlements as to the properties, taxes, liabilities and accounts between such new county and the counties from which the same are taken.

Referred to committee on counties and county boundaries.

House bill No. 628, by Messrs. Cleland and Robe: An act authorizing the state library commission to purchase, lease or contract for moving picture films for circulation within the state; and authorizing boards of directors of school districts to purchase or lease moving picture machines and install the same in their respective school buildings.

Referred to committee on miscellaneous.

House bill No. 629, by Mr. Houser: An act authorizing the board of state land commissioners to adopt rules and rates to regulate the use of harbor area and to cancel leases thereof for certain causes, and repealing all acts or parts of acts in conflict herewith.

Referred to committee on judiciary.

House bill No. 630, by roads and bridges committee: An act authorizing the working upon the construction and improvement of highways by persons being held under sentence in the state
penitentiary and the state reformatory, and providing for the control, management and expense of the same.

Placed on second reading.

House bill No. 631, by Mr. Craig: An act relating to preservatives in fresh meats, prohibiting all except certain specified ones and providing a penalty therefor.

Referred to committee on pure food and drugs.

House concurrent resolution No. 22, by Messrs. Hill and Sumner: Relating to experimental train of Washington state college to visit each and every county where state or county fairs are being held.

Referred to committee on memorials.

House concurrent resolution No. 23, by Mr. Robe: Relating to the appointment of a commission to report on co-operating land mortgage banks, or other system of agricultural credit adapted to the conditions and needs of this state, and to prepare bills on the subject for distribution to all members of the state legislature.

Referred to committee on judiciary.

House concurrent resolution No. 24, by Mr. Dunning: To provide for a certain part of any appropriation made for providing for the expenses of an exhibit at the San Francisco exposition to be spent for dairy and live stock purposes.

Read first and second times.

House joint memorial No. 12, by Mr. Childe: Relating to the taxation of unsurveyed lands within the State of Washington.

Referred to committee on revenue and taxation.

House concurrent resolution No. 25, by Mr. Houser: Relating to the office of the commissioner of public lands.

FIRST READING OF SENATE BILLS.

Senate bill No. 262, by Senators Sharpstein and Rosenhaupt: An act relating to employment on public works and in public departments and offices, and amending section 8925 of Rem-
ingston & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Senate joint memorial No. 18, by Senators Weatherford and Scott: Relating to an investigation of the so-called grain bag trust.

Referred to committee on memorials.

Senate joint resolution No. 3, by Senator Cotter: Relating to the appointment of a committee to investigate and to report upon appropriations needed for the state soldiers' home and the soldiers' home colony at Orting and the state veterans' home at Port Orchard, to make certain inquiries of state board of control; authorizing said committee to visit the aforesaid homes at Orting and Port Orchard; and providing for its expenses in so doing.

Referred to committee on appropriations.

Senate joint resolution No. 6, by Senator Metcalf: Relating to the appointment of assistants by the attorney general.

Referred to committee on appropriations.

On motion of Mr. Dunning, the rules were suspended and House concurrent resolution No. 24 was placed on second reading.

House concurrent resolution No. 24, to provide for certain percentage of any appropriation to be made for expenses of exhibit to be made at San Francisco Exposition being set aside for dairy and livestock purposes.

The resolution was read the second time in full.

Mr. Dunning moved that the rules be suspended and that the resolution be placed on final passage.

Mr. Conner moved that the resolution be laid on the table.

The motion was lost.

The motion to place the resolution on final passage was lost.

Mr. Houser moved that the rules be suspended and that House concurrent resolution No. 25 be placed on second reading.

The motion was lost.

Mr. Houser moved that House concurrent resolution No. 25
be referred to the judiciary committee and that it be made a special order for Tuesday, February 25, 1913, at 2:15 p.m.

Mr. Chamberlin moved to amend the motion by striking the words "judiciary committee."

Mr. Zednick moved to lay the resolution on the table.

A roll call was demanded, and a sufficient number arising, the roll was called and the resolution was laid on the table by the following vote: Yeas, 51; nays, 40; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Brislawn, Brooks, Capron, Catlin, Chamberlin, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Hughes, Hutchinson, Jensen, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—51.


Those absent or not voting were: Representatives Holmes, Kennedy, Moll, Sumner, Sweet, Wells—6.

Mr. Sims moved that the vote by which House concurrent resolution No. 25 was laid on the table be reconsidered.

On motion of Mr. McArdle, the motion to reconsider was laid on the table.

Mr. Halsey assumed the chair.

THIRD READING OF BILLS.

House bill No. 201, relating to the crime of treason and the punishment therefor.
The bill was read the third time in full, placed on final passage and passed the House by the following vote: Yeas, 73; nays, 18; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Freeman, Gilkey, Gillbo, Goss, Grass, Greenbank, Halsey, Hastings, Hedger, Herber, Horrigan, Houser, Hughes, Jensen, Kingery, Langford, LeSourd, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Black, Chamberlin, Cleland, Earle, Fontaine, Gray, Hays, Hill, Hutchinson, Lum, Mapes, Merriam, Pierce, Reid, Rowland (D. H.), Stevenson, Truax—18.

Those absent or not voting were: Representatives Foster, Field, Holmes, Hurd, Kennedy, Sweet—8.

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

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

The speaker resumed the chair.

House bill No. 209, relating to warehouse receipts.

On motion of Mr. Farnsworth, 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, 81; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Craig, Croake, Davis, Earle, Farnsworth, Fontaine, Field, Freeman, Gillbo, Goss, Grass, Gray, Greenbank, Halsey,

Those voting nay were: Representatives Chamberlin, Conner, Corkery, Darling, Dunning, Falkner, Gilkey, Langford, Miles, Reid, Robe, Turnbow—12.

Those absent or not voting were: Representatives Foster, Hurd, Kennedy, Sweet—4.

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

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

On motion, the House took a recess until 1:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 1:00 p.m.

Roll call showed all members present except Messrs. Beam, Brislawn, Corkery, Davis, Dunning, Foster, Houser, Hurd, Kennedy, Mess, Neumann, Pierce, Sisson and Sweet, of whom Mr. Sweet was excused.

House bill No. 525 was delivered to the Governor by the chief clerk.

SECOND READING OF BILLS.

Senate bill No. 14, relating to the amendment of an act providing for the formation of banking corporations.

The bill was read the second time in full by sections and passed to third reading.

Senate bill No. 101, relating to the duties of drivers of vehicles in case of accident.
The bill was read the second time in full by sections.

Mr. Norton moved that the bill be re-referred to the judiciary committee.

The motion was lost.

Mr. Wray moved that the bill be indefinitely postponed.

Mr. Brown moved as an amendment that the bill be re-referred to the judiciary committee.

Mr. Wray accepted the amendment.

The motion as amended was carried.

Senate bill No. 198, relating to Lake Washington shore lands.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, 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, 87; nays, 0; absent or not voting, 10.


Those absent or not voting were: Representatives Foster, Field, Hill, Houser, Hurd, Kennedy, Neumann (M. M.), Pierce, Rowland (D. H.), Sweet—10.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 30, relating to salaries of county commissioners in counties having a township organization.

On motion of Mr. Brislawn, the bill was re-referred to the committee on compensation and fees for state and county officers.

MR. SPEAKER:

We, your committee on military affairs, to whom was referred engrossed Senate bill No. 68, entitled "An act relating to the militia, amending sections 7179, 7182, 7193, 7194, 7198, 7205, 7221, 7222, 7224, 7225, 7228 and repealing section 7195 of Remington and 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.

In section 3, line 9, strike out "$2,500" and insert in lieu thereof "$3,600."

In line 5, subdivision 1 of section 4, strike out the word "typewritten" and insert in lieu thereof the word "printed."

In line 1, subdivision 1½ of section 4, strike out the words "April, July and October."

B. B. HORRIGAN, Chairman.

We concur in this report: Ben F. Hill, Chas. H. Merriam, Paul W. Houser.

The bill was read the second time in full by sections.

Mr. Newman moved to amend by striking from section 2, lines 1 and 2, the words "of the state."

The amendment was adopted.

Mr. Cleland demanded a roll call on the committee amendment to section 3.

The roll was called and the amendment was lost by the following vote: Yeas, 8; nays, 73; absent or not voting, 16.

Those voting yea were: Representatives Freeman, Houser, McFarland, Merriam, Murphine, Neumann (M. M.), Stewart, Zednick—8.

Those voting nay were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan,
Hughes, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McKay, Mess, Middaugh, Miles, Moll, Newman (G. H.), Norton, Overman, Picken, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—73.

Those absent or not voting were: Representatives Adams, Brislawn, Childe, Corkery, Falkner, Foster, Greenbank, Hays, Hurd, Kennedy, McArdle, Moren, Oaks, Pierce, Rowland (D. H.), Sweet—16.

On motion of Mr. Sims, the engrossed bill was ordered printed.

The speaker announced that he was about to sign House bill No. 525.

On motion of Mr. Brislawn, the vote by which Senate bill No. 30 was re-referred to the committee on compensation and fees for state and county officers was reconsidered, the bill was read the second time in full by sections and passed to third reading.

Senate bill No. 97, relating to giving cities and towns certain powers with relation to public utilities.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, the following amendment was adopted.

Strike lines 1 to 5 and the first two words of line 6, section 1 of the printed bill, and substitute the following:

"Section 1. That section 8005 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8005."

Amend title to correspond.

On motion of Mr. Brown, the following amendment was adopted:

- Amend section 1, line 6 of the printed bill, strike the word "that" at the beginning of the line, and capitalize the first letter of the word "any" immediately following.

Mr. Norton moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

The bill was passed to third reading.
Senate bill No. 149, relating to the consolidation of two or more diking districts.

Mr. Farnsworth assumed the chair.

The bill was read the second time in full by sections.

On motion of Mr. Conner, the following amendment was adopted:

Amend section 1, line 1, by inserting after the word "more" the word "contiguous."

On motion of Mr. Conner, the following amendment was adopted:

Amend section 1, line 3, by inserting after the word "may" the following: "Upon petition signed by the owners of real property representing a majority of the acreage therein to the commissioners of their respective districts."

On motion of Mr. Conner, the following amendment was adopted:

Amend section 5. After the word "consolidated" in line 2 of section 5 insert the following: "and all assessments levied and moneys collected and to be collected thereunder."

On motion of Mr. Conner, the following amendment was adopted.

In section 5, line 3, after the word "obligations" add the following: "and the expenditure of moneys collected or to be collected under such previous assessments."

On motion of Mr. Conner, the following amendment was adopted.

In section 5, line 4, after the word "against" add the following: "and for the benefit of."

On motion of Mr. Conner, the following amendment was adopted.

Amend title by inserting in the first line thereof, after the word "more," the word "contiguous."

The bill was passed to third reading.

Senate bill No. 61, relating to weights and measures, and establishing standards therefor.

The bill was read the second time to section 10 and passed over.

The speaker resumed the chair.
On motion, the rules were suspended, and the House returned to the introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 632, by committee on fisheries: An act regulating the taking of salmon in the waters of the State of Washington, licensing the use of appliances therefor; providing for the disposition of the funds arising therefrom; providing for the construction, maintenance and operation of hatcheries creating a board of fish commissioners and providing for the appointment of a state fish commissioner and deputies and fixing their compensation, and defining their powers and duties and providing for the propagation and protection of food fishes, fixing penalties for the violation of this act and repealing sections 5185, 5204, 5205, 5206, 5207, 5210, 5219, 5220, 5226, 5227, 5229, 5230, 5231 and 5232 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, relating to the taking, packing and marketing of salmon and food fishes.

Placed on second reading.

House bill No. 633, by Mr. McCoy: An act to amend an act entitled “An act to amend an act entitled ‘An act to amend section 7089, Pierce’s Code, 4334 of Ballinger’s Annotated Codes and Statutes of Washington, relating to the appropriation of lands and highways for corporate purposes.’” approved March 18, 1907.

Referred to committee on roads and bridges.

House bill No. 634, by Mr. McCoy (by request): An act for the relief of the Spokane, Portland & Seattle Railway company, a corporation, and making an appropriation therefor.

Referred to committee on appropriations.

House bill No. 635, by Mr. Childe: An act amending section 6, chapter 49 of the Session Laws of 1911, entitled “An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies, etc.” approved March 10, 1911.

Referred to committee on insurance.
House bill No. 636, by Mr. Childe: An act to amend section 17 of an act entitled "An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies, etc." approved March 10, 1911, and known as the insurance code and also as chapter 49 of the Session Laws of 1911.

Referred to committee on insurance.

House bill No. 637, by Mr. Sumner (by request): An act empowering city and town councils to divide their respective cities and towns into wards and precincts for election purposes.

Referred to committee on municipal corporations other than the first class.

House bill No. 638, by Mr. Wray: An act amending section 3 of an act of the State of Washington entitled "An act creating the office of oil inspector, providing for his compensation, and providing for the inspection of petroleum and its products used for illuminating purposes and providing a penalty for the violation thereof," approved March 11, 1905, chapter CLXI of the Laws of 1905.

Referred to committee on judiciary.

House bill No. 639, by Mr. Robe (by request): An act to create the county of Standish, subject to the requirements of the state constitution and statutes in respect to the establishment of new counties.

Referred to committee on counties and county boundaries.

House bill No. 640, by Mr. Hays: An act to protect the traveling public, the hotels and lodging houses of the State of Washington, to protect the irresponsible from themselves, and to further relieve the courts of the state and its municipalities from the large and increasing number of misdemeanor charges coming from this source.

Referred to committee on railroads.

House bill No. 641, by Messrs. Hill and Gray: An act requiring the sheriffs of the counties of this state to furnish description, finger prints and other measurements to the warden of the state penitentiary, and directing the said warden to fur-
nish said sheriffs the necessary supplies for compliance there­with.

Referred to committee on judiciary.

House bill No. 642, by Mr. Beam: An act to amend section 1 (1) of article XV (fifteen) of the constitution of the State of Washington, relating to harbors and tidewaters.

Referred to committee on constitutional revision.

House bill No. 643, by Mr. Beam: An act relating to the probating of wills and administration of estates of deceased non-residents, owners of real property within the state.

Referred to committee on judiciary.

House bill No. 644, by Mr. Dunning: An act providing for an appropriation to defray the expenses of establishing and maintaining a dairy and live-stock exhibit at the Panama-Pacific International Exposition to be held in the city of San Francisco, Cal., in 1915.

Referred to committee on appropriations.

House bill No. 645, by Mr. Conner: An act to prevent fraud and misrepresentation in the shelling and serving of oysters, and providing a punishment therefor.

Referred to committee on dikes and drains.

House bill No. 646, by Mr. Childe: An act relating to the establishment of port districts, and amending section 5, chapter 92, Session Laws 1911.

Referred to committee on judiciary.

On motion, the House adjourned until Monday, February 24, 1913, at 11:00 a. m.

C. R. Maybury, Howard D. Taylor,
Chief Clerk, Speaker.
FORTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 24, 1913.

The speaker called the House to order at 11:00 a.m.

Roll call showed all members present except Messrs. Beam, Craig, Croake, Mapes, Picken, and Sweet, of whom Mrs. Croake and Mr. Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 444, entitled "An act relating to local improvements in cities and towns and amending sections 47 and 52 of chapter 98 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

SAM R. SUMNER, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 469, entitled "An act relating to the powers 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.

SAM R. SUMNER, Chairman.

MR. SPEAKER:

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 471, entitled "An act amending sections 1, 2 and 3 of an act entitled 'An act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities, providing for modes of payment therefor, repealing all acts in conflict herewith, and declaring an emergency,' approved March 17, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.


Mr. Speaker:

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 467, entitled "An act provided for the investment of any idle moneys in the treasury of any municipality of the State of Washington and defining the character of the securities in which such investment may be made," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.


Mr. Speaker:

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 510, entitled "An act amending section 7685 of Remington and Ballinger's Annotated Codes and Statutes of Washington relating to the powers of the city council of third class cities," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.


Mr. Speaker:

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 468, 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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Sam R. Sumner, Chairman.


House of Representatives,

Mr. Speaker: Olympia, Wash., February 21, 1913.

We, your committee on compensation and fees for state and county officers, to whom was referred House bill No. 544, entitled "An act relating to sale of land and to false representation therefor, and amending section 2621 of Remington and 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.

A. T. Stream, Chairman.


House of Representatives,

Mr. Speaker: Olympia, Wash., February 21, 1913.

We, your committee on insurance, to whom was referred House bill No. 507, entitled "An act relating to fire insurance companies, requiring the same to make daily reports, providing for the inspection thereof and the expense of such inspection, providing penalties for the violation of this act, amending section 101 of chapter 49 of the Laws of 1911, 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.

Eugene A. Childs, Chairman.


House of Representatives,

Mr. Speaker: Olympia, Wash., February 10, 1913.

We, your committee on state penitentiary, to whom was referred House bill No. 101, entitled "An act relating to the management of the jute mill at the state penitentiary," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Senate bill No. 50 be substituted and that it do pass.

C. W. Masterston, Chairman.

We concur in this report: J. J. Falkner, Ben F. Hill, J. A. Fontaine, C. G. Black.
MR. SPEAKER:

We, your committee on memorials, to whom was referred House joint memorial No. 10, "Relative to the alloting, classification and opening to sale and settlement of the 'south half' or diminished Colville Indian reservation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, T. C. Miles, R. L. Picken, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred House joint resolution No. 6, "Relating to the immediate sale at public auction of such lands to which private rights have not attached, and that the fund thus arising be expended, under the direction of the reclamation service for the purposes herein indicated," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, T. C. Miles, R. L. Picken, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred Senate concurrent resolution No. 9, "Congratulations to the Hon. John E. Redmond, leader of the Irish Parliamentary party and the people of Ireland, upon their legislative freedom," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, T. C. Miles, R. L. Picken, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred Senate concurrent resolution No. 8, "Relating to the naming of 'Forsyth Glacier,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, T. C. Miles, R. L. Picken, Fred M. Hedger.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, your committee on dikes, drains and drainage, to whom was referred Senate bill No. 164, entitled "An act providing for the annexation of territory to drainage districts organized under the provisions of sections 4137 to 4181 inclusive, of Remington and 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.

E. A. Sisson, Chairman.

We concur in this report: G. L. Reid, E. K. Brown, Frank Pierce, A. M. Bryant, A. H. Moll.

Mr. Speaker:

We, your committee on dikes, drains and drainage, to whom was referred House bill No. 506, entitled "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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. Sisson, Chairman.

We concur in this report: G. L. Reid, E. K. Brown, Frank Pierce, A. M. Bryant, A. H. Moll.

Mr. Speaker:

We, your committee on compensation and fees for state and county officials, to whom was referred House bill No. 524, entitled "An act relating to the duties of county commissioners, county treasurers and county auditors, amending sections 3878, 3930, 3944 and 3954 of Remington and 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.

A. T. Stream, Chairman.


Mr. Speaker:

We, your committee on education, to whom was referred engrossed Senate bill No. 225, entitled "An act relating to secret societies of
every nature or kind in any of the public schools of the State of Washington, and to provide for and authorize the board of directors of the respective public schools and high schools of the State of Washington to punish 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.

Fred M. Hedger, Chairman.


House of Representatives,

Mr. Speaker: Olympia, Wash., February 21, 1913.

We, your committee on education, to whom was referred House bill No. 325, entitled "An act amending section 4440 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the formation of consolidated school districts and creating section 4447a, providing for the withdrawal of territory from a consolidated school district and the formation of a new district," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred M. Hedger, Chairman.


House of Representatives,

Mr. Speaker: Olympia, Wash., February 21, 1913.

We, your committee on state, school and granted lands, to whom was referred House bill No. 424, entitled "An act amending section 6667 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the appraisement and sale of state lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: G. H. Greenbank, Geo. McCoy, J. C. Hutchinson, Jens Jensen, W. J. Hughes, V. J. Capron.

House of Representatives,

Mr. Speaker: Olympia, Wash., February 21, 1913.

We, your committee on banks and banking, to whom was referred House bill No. 391, entitled "An act relating to trust companies and amending section 3346 of Remington and 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.

E. L. Farnsworth, Chairman.

STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr Speaker:

We, a majority of your committee on judiciary, to whom was referred engrossed House bill No. 138, entitled "An act providing for the payment by the state, county of city or other municipal corporation, of the premiums or charges on official or fidelity bonds of public officers or public employees when given by surety companies, and validating the payment of premiums on such bonds heretofore made," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, that the substitute bill be printed and that the same do pass.

William Wray, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr Speaker:

We, a minority of your committee on judiciary, to whom was referred engrossed House bill No. 138, entitled "An act providing for the payment by the state, county or city or other municipal corporation, of the premiums or charges on official or fidelity bonds of public officers or public employes when given by surety companies, and validating the payment of premiums on such bonds heretofore made," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


On motion of Mr. Wray, that portion of the majority report recommending that the substitute be printed, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 58, entitled "An act repealing chapter 76 of the Laws of 1909, 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 chapter 30 of the Laws of 1911, entitled 'An act relating to the inspection and supervision of public offices and the bureau of inspection and supervision of public offices and amending sections 8351, 8352, 8355 and 8356 of Remington and Ballinger's Annotated Codes and Statutes of Washington,"
and declaring an emergency,' approved March 6, 1911," have had the
same under consideration, and we respectfully report the same back to
the House with the recommendation that it do not pass.

WILLIAM WRAY, Chairman.

We concur in this report: Robert Grass, Chas. L. Chamberlin,
Thos. F. Murphine, H. W. Holmes, Thomas Corkery, F. W. Hastings,
Frank Pierce, Eugene A. Childe, Sam R. Sumner, W. V. Wells, F. P.
Goss.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was re­
ferred House bill No. 58, entitled "An act repealing chapter 76 of the
Laws of 1909, entitled 'An act to create a bureau of inspection and
supervision of public offices, and to establish a uniform system of pub­
lic accounting, auditing and reporting under the administration of the
state auditor,' approved March 10, 1909; and chapter 30 of the Laws
of 1911, entitled 'An act relating to the inspection and supervision
of public offices, and the bureau of inspection and supervision of pub­
lic offices, and amending sections 8351, 8352, 8355, and 8356 of Rem­
ington and Ballinger's Annotated Codes and Statutes of Washington,
and declaring an emergency,' approved March 6, 1911," have had the
same under consideration, and we respectfully report the same back to
the House with the recommendation that it do pass.

We concur in this report: Walker Moren, N. B. Brooks, J. E. Mc­
Farland.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, a majority of your committee on public morals, to whom was re­
ferred House bill No. 142, entitled "An act relating to houses or
places of lewdness, assignation and prostitution, to declare the same
to be nuisances, to enjoin the person or persons who conduct or main­
tain the same, and the owner or agent of any building or property
used for such purposes, and to assess a tax against the person or per­
sons maintaining said nuisances and against the building or property
and owner and agent thereof," have had the same under consideration,
and we respectfully report the same back to the House with the
recommendation that it do pass.

We concur in this report: J. A. Fontaine, Elmer E. Halsey, F. H.
LeSourd, F. P. Goss. J. E. Beam.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

Mr. Speaker:

We, a minority of your committee on public morals, to whom was re­
ferred House bill No. 142, entitled "An act relating to houses or
places of lewdness, assignation and prostitution, to declare the same to be nuisances, to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building or property used for such purposes, and to assess a tax against the person or persons maintaining said nuisances and against the building or property and owner and agent thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. M. Stevenson, Chairman.

We concur in this report: John Urquhart, John Gray.

House of Representatives,
Olympia, Wash., February 21, 1913.

Mr. Speaker:

We, your committee on municipal corporations, other than first class, to whom was referred House bill No. 470, entitled "An act relating to assessments for local improvement of certain lands owned by the State of Washington, and validating certain assessments heretofore made on such lands, and amending section 6877 of Remington and Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Sam R. Sumner, Chairman.


On motion of Mr. Sumner, the report was adopted.

House of Representatives,
Olympia, Wash., February 20, 1913.

Mr. Speaker:

We, your committee on labor and labor statistics, to whom was referred House bill No. 463, entitled "An act to regulate and limit the hours of employment of laborers in the State of Washington, and fixing a penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss, Chairman.


On motion of Mr. Goss, the report was adopted.

House of Representatives,
Olympia, Wash., February 20, 1913.

Mr. Speaker:

We, your committee on labor and labor statistics, to whom was referred House bill No. 288, entitled "An act to provide for the better protection of life and property against injury resulting from the opera-
tion of steam engines and boilers, providing for the examination and licensing of engineers; and for the inspection of steam boilers, and steam engines," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss, Chairman.


On motion of Mr. Goss, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

We, your committee on labor and labor statistics, to whom was referred House bill No. 233, entitled "An act to regulate and limit the hours of employment of females in any mechanical or mercantile establishment, laundry, hotel or restaurant; to provide for its enforcement and penalty for violation; and amending chapter 37, page 131, of Session Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss, Chairman.


On motion of Mr. Goss, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1913.

We, your committee on municipal corporations, other than first class, to whom was referred House bill No. 360, entitled "An act amending section 8346 of Remington and 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 be indefinitely postponed.

SAM R. SUMNER, Chairman.


On motion of Mr. Cleland, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

We, a majority of your committee on appropriations, to whom was referred House bill No. 48, entitled "An act making an appropriation
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for the bureau of statistics, agriculture and immigration, for the fiscal
period commencing April 1, 1913, and ending April 1, 1915," have had
the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.
J. H. DAVIS, Chairman.
We concur in this report: J. A. Mapes, E. A. Sims, A. M. Stevens,
M. V. Wells, Victor Zednick, Frances Axtell, E. K. Brown, J. R. Catlin,
HOUSE OF REPR'BSENTATIVES,
OLYMPIA, WASH., February 13, 1913.
MR. SPEAKER:
We, a minority of your committee on appropriations, to whom was
referred House bill No. 48, entitled "An act making an appropriation for
the bureau of statistics,_ agriculture and Immigration, for the fiscal
period commencing April 1, 1913, and ending April 1, 1915," have had
the same under consideration, and we respectfully report the same
back to the House with the recommendation that it be indefinitely
postponed.
We concur in this report: J. W. Brislawn, W. T. Christensen, D.
E. Gilkey, W. D. Smith.

House bill No. 386: Do pass as amended.
House bill No. 456: Do pass as amended.
Engrossed Senate bill No. 105: Do pass as amended.
Engrossed Senate bill No. ~48: Do pass as amended.
House bill No. 87 : Do pass as amended.
House bill No. 43~: Do pass as amended.
House bill No. 414: Do pass as amended.
House bill No. 4~~: Do pass as amended.
House bill No. 484: Do pass as amended.
House bill No. 359: That the following amendments be made
thereto, but without further recommendation.
Engrossed Senate bill No. ~7: Majority, do pass with the
following amendments; minority, do not pass.
Engrossed Senate bill No. 114: Majority, be indefinitely
postponed ; minority, do pass as amended.
MESSAGE FROM THE SENATE.
MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., February 24, 1913.

The Senate has passed engrossed amended Senate bill No. 100, en·
titled "An act to protect the lives, health, morals of women and minors.


workers, establishing an industrial welfare commission for women and minors, prescribing its powers and duties, and providing for the fixing of minimum wages and the standard condition of labor for such workers and providing penalties for violation of the same, and making an appropriation therefor," and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Engrossed amended Senate bill No. 100, by Senator Piper: An act to protect the lives, health, morals, of women and minors, workers, establishing an industrial welfare commission for women and minors, prescribing its powers and duties, and providing for the fixing of minimum wages and the standard condition of labor for such workers and providing penalties for violation of the same and making an appropriation therefor.

Referred to committee on appropriations.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 26, by Mr. Conner: Relating to a return ball to the citizens of Olympia.

On motion of Mr. Conner, the rules were suspended and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Conner, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 10; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Overman, Pierce, Rowland (H. K.), Siler, Sims, Sisson,
Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—83.

Those voting nay were: Representatives Chamberlin, Darling, Foster, Miles, Newman (G. H.), Norton, Reid, Robe, Rowland (D. H.), Turnbow—10.

Those absent or not voting were: Representatives Croake, Oaks, Picken, Sweet—4.

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

On motion of Mr. Conner, the rules were suspended, and the chief clerk was directed to immediately transmit House concurrent resolution No. 26 to the Senate.

On motion of Mr. Sumner, House bill No. 397 was ordered printed.

On motion of Mr. Lum, House bill No. 359 was re-referred to the committee on roads and bridges.

THIRD READING OF BILLS.

Senate bill No. 14, relating to the formation of banking corporations and the regulating of the business of banking.

On motion of Mr. Farnsworth, 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, 87; nays, 0; absent or not voting, 10.

Those voting yea were Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Conner, Corkery, Craig, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Houser, Hughes; Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax,
Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—87.

Those absent or not voting were: Representatives Beam, Cleland, Croake, Falkner, Hill, Holmes, McArdle, Oaks, Picken, Sweet—10.

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

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

Senate bill No. 30, relating to the salaries of county commissioners in counties having township organization other than counties of the first class.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 10; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Brislaw, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—82.

Those voting nay were: Representatives Adams, Black, Brown, Foster, Fontaine, Hutchinson, Langford, Masterson, McFarland, Middaugh—10.

Those absent or not voting were: Representatives Beam, Croake, Oaks, Picken, Sweet—5.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
The speaker announced that he was about to sign House concurrent resolution No. 18, House bill No. 114, House bill No. 134, House bill No. 159, House bill No. 149, House bill No. 219 and House bill No. 28.

Mr. Martin Maloney, member of the House of Representatives in 1903 from Stevens county, and Mr. Merritt, member of the House of Representatives in 1901 from Spokane county, were escorted to seats upon the rostrum by Messrs. Cleland and Davis.

Senate bill No. 97, empowering cities to purchase and acquire certain public utilities.

On motion of Mr. Rowland (D. H.), the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Bearr., Croake, Freeman, Hill, Sweet—5.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 149, authorizing the consolidation of two or more diking districts.

On motion of Mr. Conner, 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, 89; nay, 1; absent or not voting, 7.


Voting nay: Representative Foster—1.

Those absent or not voting were: Representatives Beam, Brislawn, Croake, Freeman, Hill, McArdle, Sweet—7.

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

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

House bill No. 188, relating to the superior courts of the counties of Clallam, Island, Jefferson and Snohomish, and the election of judges therein.

On motion, 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, 88; nays, 0; absent or not voting, 9.

Those absent or not voting were: Representatives Adams, Beam, Brislawn, Croake, Farnsworth, Hill, McArdle, Sims, Sweet—9.

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

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

On motion of Mr. Davis, the House took a recess to 2:00 p. m.

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AFTERNOON SESSION.

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The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Messrs. Beam, Pierce and Sweet and Mrs. Croake, of whom Mrs. Croake and Mr. Sweet were excused.

House bills Nos. 159, 219, 149, 134, 114 and 28 were delivered to the governor by the chief clerk.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, FEBRUARY 24, 1913

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

Sir:—I have the honor to inform you that the governor has this day vetoed the following:

House bill No. 339, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5898, Remington and Ballinger's Annotated Codes and Statutes of Washington."

Respectfully submitted,

C. C. DILL, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
FEBRUARY 24, 1913

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

I herewith return House bill No. 339 without my approval. This bill provides for a levy of one and one half mills for the purpose of raising revenue to construct and repair highways and bridges, and provides that revenue so raised shall be placed in the public highway fund. This fund is expended under the direction of the highway department of the state.

In considering this measure it has appeared to me advisable to also take into consideration House bill No. 379, which bill has already passed the House and provides for a levy of two and one half mills for the permanent highway fund. The permanent highway fund is expended by the commissioners of the different counties. A two and one half mill levy for this fund would amount to approximately $2,500,000.00 per annum. A one and one half mill levy under bill No. 339, the one I now return, would amount to approximately $1,500,000.00 per annum, making a total of $4,000,000.00 per annum or $8,000,000.00 during a biennial period.

While personally I am strongly in favor of the construction of good roads, I do not feel that present conditions justify expenditures so large at this time.

In the consideration of these measures I hope it may be possible to fix levies covering each of the funds so that it will not be necessary at each succeeding session of the legislature to either increase or decrease the levies. Having this in mind and in vetoing this measure, I feel it my duty to indicate to your honorable body the levies that would meet with my approval, I would suggest that it appears to me a levy of one mill for the public highway fund would be an amount you would be justified in considering favorably. For the permanent high-
way fund I would favor a levy of one and one-half mills instead of two
and one-half mills as is now provided for in House bill No. 379.

As I have stated above, levies under the bill I am now returning
and bill No. 379, would produce a revenue of approximately $4,000,000
per annum. Should the amounts be fixed as suggested by me the reve­
 nue would amount to approximately $2,500,000.00 per annum, and, in
considering this matter it is well to keep in mind the fact that the
present levy produces a revenue of only $1,500,000.00 per annum.
These figures indicate that the tax payers would be called upon to pay
an additional $2,500,000.00 per annum should I approve this bill and
if House bill No. 379 should pass the Senate and be approved by me.

I realize the great benefit good roads are in the development of a
state but cannot feel that there is sufficient justification to, at this
time, provide for an increase of $2,500,000.00 per annum for this pur­
pose. In taking the position I do, I do not feel that the good roads move­
ment would be better served in providing for a reasonable increase in
revenues at this time than it would, by making an excessive levy, and
possibly in two or four years from now, on account of the high rate
of taxation, having the levies cut off entirely.

House bill No. 339 is returned to you with my veto. In doing this
I sincerely hope that the veto will be carefully considered by your
honorable body and as a result of your deliberations, measures will be
passed that will result in permanent benefit to the state in the matter
of the construction of permanent highways.

Respectfully submitted,

Ernest Lister, Governor.

On motion of Mr. McArdle, the communication from the gov­
ernor and House bill No. 339 were referred to the rules commit­
tee.

SECOND READING OF BILLS.

House bill No. 279, relating to the payment of bounties for
killing certain wild animals.

On motion of Mr. Moll, the bill was passed over and allowed
to retain its place on the calendar.

House of Representatives,
Olympia, Wash., February 11, 1913.

Mr. Speaker:

We, your committee on privileges and elections, to whom was re­
ferred House bill No. 252, entitled "An act relating to the submission of
Constitutional amendments and other questions to popular vote and
amending section 4890 of Remington and 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 with the following amendments:

In line 10, between the words "statement" and "of," insert, "(not exceeding seventy-five words.)"

Add at the end of the bill, the following: "(Such statement shall be prepared by the attorney general for the secretary of state, by the prosecuting attorney for the board of county commissioners, and by the legal department of the municipality for the proper officer thereof, provided that where the legislature shall have prescribed any particular form, the same shall be used.)"

W. W. Conner, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

House bill No. 315, relating to the abolishment of the office of wreckmaster.

The bill was read in full the second time by sections, and passed to third reading.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 329, entitled "An act authorizing the state board of geological survey to make surveys to determine the feasibility and cost of storing water of the Palouse river to irrigate lands in Franklin county, 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.

Amendment. In section 2, line 2, strike the figures "$15,000.00" and insert in lieu thereof "$10,000.00."

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.

On motion of Mr. Pierce, the following amendment was adopted:

In line 1, section 1, strike "state board of geological survey," and insert "governor."

The bill was passed to third reading and ordered engrossed.
House bill No. 427, relating to the maintenance, control and improvement of rock quarries of the State of Washington.

The bill was read the second time in full by sections, and passed to third reading.

House joint memorial No. 9, memorializing Congress with reference to migratory game birds.

The memorial was read in full the second time and passed to third reading.

Senate bill No. 61, relating to weights and measures and establishing standards therefor.

The bill was read the second time in full by sections.

Mr. Goss moved the adoption of the following amendment:
In section 9, line 3, strike the words "need have no" and insert "shall contain a."

The amendment was lost.

Mr. Goss moved the adoption of the following amendment:
Section 9, line 16, strike the words "need have no", insert the words "shall contain a."

The amendment was lost.

Mr. Goss moved the adoption of the following amendment:
Section 9, line 26, strike the words "need have no" and insert "shall contain a."

The amendment was lost.

The bill was passed to third reading.

Senate bill No. 201, relating to commercial waterway districts.

The bill was read the second time in full by sections.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Amend section 4 by striking, in line 23, beginning with the words "and the amount" and ending in line 33 with the words "as aforesaid."

The amendment was lost.

On motion of Mr. Freeman, 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, 83; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Con­ner, Corkery, Craig, Darling, Davis, Dunning, Earle, Farns­worth, Foster, Fontaine, Field, Freeman, Gilkey, Gilbo, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Ken­nedy, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, Mc­Farland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stream, Sumner, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—83.

Those absent or not voting were: Representatives Beam, Brislawn, Catlin, Croake, Falkner, Greenbank, Hastings, King­ery, Masterson, Oaks, Stevens, Stewart, Sweet, Tonkin—14.

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

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

Senate joint memorial No. 9, relating to an intercoastal canal from the straits of Juan de Fuca inland through Puget Sound southwestward to Grays Harbor, etc.

The memorial was read the second time and passed to third reading.

Mr. Farnsworth assumed the chair.

House of Representatives,
Olympia, Wash., February 20, 1913.

Mr. Speaker:

We, your committee on irrigation and arid lands, to whom was re­ferred Senate bill No. 248, entitled "An act relating to irrigation dis­tricts, amending sections 6427, 6439, 6441, 6442 and 6444 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and de­claring the same necessary for the immediate need of the public peace, health and safety," 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 31, of the printed bill, the same being section 4, page 5, line 21, of the original bill, add the following:

"Provided further, That any number of lots or tracts of land sold to one person or to the district may be included in a single certificate."

In section 5, line 17, of the printed bill, the same being section 5, page 6, line 19, of the original bill, add the following:

"Provided further, That any number of lots or tracts included in one certificate may be included in one deed."

H. K. Rowland, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Murphine moved the adoption of the following amendment: Strike section 6.

The amendment was lost.

On motion of Mr. Hill, the previous question was ordered.

On motion of Mr. Adams, 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, 87; nays, 4; absent or not voting, 6.


Those voting nay were: Representatives Arnold (W. A.), Christensen, Foster, Murphine—4.
Those absent or not voting were: Representatives Beam, Croake, Robe, Sweet, Tonkin, Urquhart—6.

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

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

On motion of Mr. Adams, the rules were suspended, and the chief clerk was ordered to immediately transmit the bill to the Senate.

House bill No. 523, to facilitate the operation and provisions of section 1, article 2 of the constitution relating to the initiative and referendum.

The bill was read the second time in full by sections.

Mr. Earle moved the adoption of the following amendment:

Section 1, line 8, insert after the word "organization," "that such person is, or the members of such committee or organization are legal voters," and strike the rest of sentence.

The amendment was adopted:

Mr. Earle moved the adoption of the following amendment:

Section 30, line 5, strike the word "to" after the word "governor," and insert the word "to" after the word "election" in the same line.

The amendment was adopted.

On motion of Mr. Conner, 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, 83; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Child, Christensen, Cleland, Conner, Craig, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Hastings, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland
(D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—83.

Voting nay: Representative Foster—1.

Those absent or not voting were: Representatives Brooks, Corkery, Croake, Halsey, Hays, Herber, Hutchinson, McArdle, McCoy, Oakes, Sims, Sweet, Wells—13.

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

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

The speaker resumed the chair.

On motion of Mr. Cleland, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

FORTY-FOURTH DAY

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, February 25, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Childe, Grass, McKay, Moren, Rowland (H. K.), and Sweet, of whom Mr. Sweet was excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

On motion, the reading of the previous day's journal was dispensed with and it was approved.
The following telegram was read by the clerk.

BREMERTON, WASH., February 24, 1913.

*Hon. Frank Pierce, House of Representatives, Olympia, Wash.:

Bremerton cordially invites legislature and ladies to opening of largest dry dock in United States and docking of battleship Oregon. Will send out expense special steamer for legislature, governor and supreme court. This is occasion of national importance and should not be missed. Luncheon will be served legislature and ladies at soldiers' home.

BREMERTON COMMERCIAL CLUB.

On motion of Mr. Pierce, the invitation was accepted.

REPORTS OF STANDING COMMITTEES.

OLYMPIA, WASH., February 24, 1913.

MR. SPEAKER:

Your committee on engrossed bills, to whom was referred House bills Nos. 329, 252, 315, 427 and House joint memorial No. 9, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

A. M. BRYANT, Chairman.

We concur in this report: G. J. Langford, R. E. Darling, Eli P. Norton, J. E. Turnbow.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 518, entitled "An act to amend section 12 of article II of the Constitution of the State of Washington relating to sessions of the legislature," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 531, entitled "An act relating to abstracts of title to real estate and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.
MR. SPEAKER:

We, your committee on memorials, to whom was referred House joint memorial No. 11, "Relating to the enlargement of the area of public lands available for homesteading in the national forest below an altitude of 3,500 feet in Lewis county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, Fred M. Hedger, T. C. Miles, E. A. Sisson, R. L. Picken.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate joint resolution No. 6, "Relating to the appointment of assistants by the attorney general," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 505, entitled "An act making an appropriation from the accident fund created by chapter 76 of the Laws of 1911, for the purposes to which said fund may be applied," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 483, entitled "An act for the relief of Fidelity and Deposit
Company of Maryland, surety on the bond of Manning Plumbing Company, and making 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.

J. H. Davis, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred Senate bill No. 254, entitled "An act making an appropriation for the payment of sundry expenses of the office of the insurance commissioner," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on dairy and live stock, to whom was referred House bill No. 550, entitled "An act relating to the sale, use, and disposition of milk cans, milk bottles, milk jars, ice cream cans, ice cream tubs, and other milk or ice cream containers 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.

Fred J. Mess, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on dairy and live stock, to whom was referred engrossed Senate bill No. 212, entitled "An act relating to liens for services of sires and amending section 3163 of Remington and 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.

FRED J. MESS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 439, entitled "An act relating to the parole of prisoners from the state penitentiary and amending section 8554, Remington and 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.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 491, entitled "An act relating to service of complaint and notice in justice court and amending section 1761 of Remington and 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.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred substitute Senate bill No. 28, entitled "An act authorizing lienholders and co-owners or joint owners to pay prior and existing liens on real and personal property and providing for the collection thereof by such lienholders and co-owners or joint owners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.

Mr. Speaker:

We, the majority of your committee on labor and labor statistics, to whom was referred House bill No. 210, entitled "An act to prohibit the collection of fees for the securing employment or furnishing information looking thereto and fixing a penalty for the violation of 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.

F. P. Goss, Chairman.


Mr. Speaker:

We, the minority of your committee on labor and labor statistics, to whom was referred House bill No. 210, entitled "An act to prohibit the collection of fees for securing employment or furnishing information looking thereto and fixing a penalty for the violation of the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

We concur in this report: L. W. Field, Geo. McCoy, Jens Jensen.

Mr. Speaker:

We, the majority of your committee on labor and labor statistics, to whom was referred House bill No. 340, entitled "An act relating to the employment of minors, prohibiting those under certain ages from being employed in the industries, establishments, trades, or occupations named, providing a method of enforcement and fixing penalties for violation thereof; and repealing sections 2447, 4715, 5490, 6570, 6571 and 7388, Remington and 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.

We concur in this report: Guy E. Dunning, J. C. Hutchinson, F. K. Overman, Dan Earle, F. H. Tonkin, L. W. Field.

Mr. Speaker:

We, the minority of your committee on labor and labor statistics, to whom was referred House bill No. 340, entitled "An act relating to
the employment of minors, prohibiting those under certain ages from being employed in the industries, establishments, trades, or occupations named, providing a method of enforcement and fixing penalties for violations thereof; and repealing sections 2447, 4715, 5490, 6570, 6571, and 7388, Remington and 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 be returned to the House without recommendation.

F. P. Goss, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

We, your committee on judiciary, to whom was referred House bill No. 380, entitled "An act providing for tract indexes to be procured and kept in the auditor's office in each county in the state, authorizing and directing the county auditor to prepare abstracts and certify to the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

WILLIAM W. RAY, Chairman.


On motion of Mr. Chamberlin, the report was adopted.
House bill No. 455: Do pass as amended.
House bill No. 148: Do pass as amended.
House bill No. 99: Do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 24, 1913.

The Senate has passed engrossed Senate bill No. 312, entitled "An act relating to public highways;"

Also, Senate bill No. 219, entitled "An act authorizing counties to contract together for administrative and financial co-operation in the improvement, confinement and protection of rivers and the banks, tributaries and outlets thereof, whose waters flowing into or through such counties work damage by inundation or otherwise, authorizing the levy of taxes and the creation and disbursement of special funds for such purposes, delegating the power of eminent domain in aid of, and providing generally ways and means for the accomplishment of such purposes and the performance of such contracts;"
Also, Senate concurrent resolution No. 15, "Relating to the exclusion of all Asiatic laborers;"

Also, Senate joint memorial No. 13, "Relating to an amendment to the Constitution of the United States of America, prohibiting polygamy;"

Also, Senate bill No. 309, entitled "An act relating to the construction of state roads;"

Also, engrossed substitute Senate bill No. 167, entitled "An act relating to the removal of county seats; actions in regard thereto and amending sections 3832, 3833, 3836 and 3839 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 240, entitled "An act appropriating the sum of one hundred twenty-eight thousand nine hundred seventy-three and 87-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the laws of nineteen hundred and nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington;"

Also, the president has signed House bill No. 159, entitled "An act relating to soliciting or receiving tips and providing a penalty therefor, and repealing sections 2691 and 2692 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington of 1909;"

Also, House bill No. 219, entitled "An act relating to cities of the second or third class providing for the drainage and filling of low lands, swamp lands, tide lands or tide flats within their borders and in effecting such fill and drainage and to secure material therefor, empowering such cities to construct and control shipping canals and artificial waterways for public use and to acquire, hold and lease lands abutting upon said canals or waterways for the purpose of erecting public docks, wharves and bridges and to lease said lands to private persons or concerns for manufacturing, shipping and other commercial purposes, and providing for the payment of such improvement by creating special improvement districts assessing the cost of such improvements to the land benefited thereby from the general expense fund or both of such methods and extending to such cities the right of eminent domain for the purpose of carrying into effect the provisions of this act, for the taking or damaging of property and providing a method of making compensation therefor;"

Also, House bill No. 149, entitled "An act relating to the superior court of the counties of Thurston and Mason and the appointment and election of judge therein;"

Also, House bill No. 134, entitled "An act relating to the acknowledgment of deeds, mortgages, and other written instruments, prescribing the persons before whom the same shall be taken, and declaring
legal and valid all acknowledgments heretofore taken as prescribed by this act, and amending section 8754, Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 114, entitled "An act providing for the formation and carrying on of co-operative associations and providing for the rights, powers, liabilities and duties of the same;"

Also, House bill No. 28, entitled "An act creating the bureau of farm development of the State of Washington, providing for the appointment and maintenance of agricultural experts thereunder, and empowering the boards of county commissioners of the several counties of the State of Washington to appropriate, and set aside moneys therefor, and declaring an emergency;"

Also, House concurrent resolution No. 18, "Regarding rock jetty at the mouth of the Columbia river."

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House joint memorial No. 13, by committee on memorials: Petitioning the president-elect of the United States to make the matter of railroad construction and development in the Territory of Alaska a part of the subject matter of his first message, etc.

On motion of Mr. Capron, the rules were suspended, and the memorial was placed on second reading.

The memorial was read the second time, and on motion of Mr. Capron, the rules were suspended, the second reading considered the third, the memorial was placed on final passage and passed the House by the following vote: Yeas, 88, nays, 2; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.),

Those voting nay were: Representatives Christensen, Mur­phine—2.

Those absent or not voting were: Representatives Axtell, Hedger, Kingery, Langford, Rowland (H. K.), Smith, Sweet—7.

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

On motion of Mr. Capron, the rules were suspended, and the chief clerk was directed to transmit the memorial immediately to the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 219, by Pierce and King county senators: An act authorizing counties to contract together for administrative and financial co-operation in the improvement, confinement and protection of rivers and the banks, tributaries and outlets thereof, whose waters flowing into or through such counties work damage by inundation or otherwise, authorizing the levy of taxes and the creation and disbursement of special funds for such purposes, delegating the power of eminent domain in aid of, and providing generally ways and means for the accomplishment of such purposes and the performance of such contracts.

Referred to committee on harbors and waterways.

Senate bill No. 309, by roads and bridges committee: An act relating to the construction of state roads.

Referred to committee on roads and bridges.

Engrossed substitute Senate bill No. 167, by committee on cities of the first class: An act relating to the removal of county seats; actions in regard thereto and amending sections 3832 3833, 3836 and 3839 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on municipal corporations of the first class.
Engrossed Senate bill No. 240, by the King county senators: An act appropriating the sum of one hundred twenty-eight thousand nine hundred seventy-three and 87-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter 218 of the Laws of 1909), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington.

Referred to committee on appropriations.

Engrossed Senate bill No. 312, by committee on roads and bridges: An act relating to public highways.

Referred to committee on roads and bridges.

Senate joint memorial No. 13, by Senator Espy: Relating to an amendment to the constitution of the United States of America prohibiting polygamy.

Referred the committee on memorials.

Senate concurrent resolution No. 15, by Senator White: Relating to the exclusion of Asiatic laborers.

Referred to committee on judiciary.

THIRD READING OF BILLS.

House bill No. 252: Relating to the submission of constitutional amendments and other questions to popular vote.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Mo-
ren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—91.

Those absent or not voting were: Representatives Axtell, Brown, Freeman, Rowland (H. K.), Stream, Sweet—6.

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

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

House bill No. 315, relating to the abolishment of the office of wreckmaster.

The bill was read the third time, placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 6; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-lawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—85.

Those voting nay were: Representatives Cleland, Goss, Hurd, Mapes, McArdle, Tonkin—6.

Those absent or not voting were: Representatives Farnsworth, Hill, Mess, Moll, Møren, Sweet—6.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 329, authorizing the Governor to make surveys to determine the feasibility of storing water in a reservoir to irrigate lands in Franklin county.

On motion of Mr. Horrigan, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.

Mr. Pierce demanded a call of the House, and a sufficient number arising, the roll was called on a call of the House and the following absentees were noted: Messrs. Black, Field and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Horrigan, further proceedings under the call of the House were dispensed with.

The roll was called, and House bill No. 329 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Black, Field, Lum, Oaks, Sweet—5.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sims, the House took a recess until 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.

Roll call showed all members present except Messrs. Capron, Jensen, Stream and Sweet, of whom Mr. Sweet was excused.

House bill No. 427, relating to the management, control, maintenance and improvement of the rock quarries of the state.

On motion, the rules were suspended, the second reading of the bill considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Adams, Capron, Davis, Jensen, McKay, Moren, Sweet—7.
The bill, having received the constitutional majority, was declared passed.

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

House joint memorial No. 9, relating to the protection of migratory game birds.

On motion, the rules were suspended, the second reading was considered the third, the memorial placed on final passage, and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Adams, Capron, Hill, Jensen, McKay, Stream, Sweet—7.

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

Senate bill No. 61, relating to weights and measures.

On motion, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 8.

Those voting yea were: Representatives, Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks,

Those voting nay were: Representatives Brislawn, Farnsworth—2.

Those absent or not voting were: Representatives Adams, Capron, Hill, Jensen, Moren, Stream, Sumner, Sweet—8.

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

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

Senate joint memorial No. 9, relating to an intercoastal canal from the straits of Juan de Fuca inland through Puget Sound southwestward to Grays Harbor, etc.

On motion, the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 84; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives, Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh,
Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—84.

Those voting nay were: Representatives Brislaw, Turnbow—2.

Those absent or not voting were: Representatives Adams, Capron, Catlin, Conner, Farnsworth, Fontaine, Hill, Robe, Stream, Sumner, Sweet—11.

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

Mr. Sims moved that the House adjourn.

Roll call was demanded, and a sufficient number arising the roll was called, and the House adjourned by the following vote:

Yeas, 58; nays, 37; absent or not voting, 2.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brown, Brooks, Capron, Catlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Mapes, Mc Ardle, McCoy, McKay, Mèrriam, Mess, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Reid, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—58.

Those voting nay were: Representatives Aagaard, Axtell, Black, Brislaw, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Fontaine, Gillbo, Hedger, Herber, Hill, Holmes, Houser, Hughes, Langford, Le Sourd, Masterson, McFarland, Miles, Moll, Murphine, Norton, Overman, Pierce, Robe, Rowland (D. H.), Smith, Truax, Turnbow—37.

Those absent or not voting were: Representatives Hastings, Sweet—2.

C. R. MAYBURY, Howard D. TAYLOR,
Chief Clerk. Speaker.
FORTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 26, 1913.

The speaker called the House to order at 10:00 a.m.
Roll call showed all members present except Messrs. McArdle, Oaks, Picken and Sweet, of whom Mr. Sweet was excused.
Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.
On motion, the reading of the journal of the previous day was dispensed with, and it was approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition from certain residents of the city of Seattle and the State of Washington, urging the passage of House bills Nos. 19, 20, 21 and 142, and Senate bill No. 90, all relating to public morals, was read and referred to the committee on public morals.

REPORTS OF STANDING COMMITTEES.

We, your committee on roads and bridges, to whom was referred Senate bill No. 223, entitled "An act authorizing counties to aid in acquiring right of way for, and to build and improve permanent highways through the corporate limits of cities of the third and fourth class 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.

L. D. McArdle, Chairman.

We, your committee on roads and bridges, to whom was referred Senate bill No. 152, entitled "An act relating to the improvement of
streets and highways and providing for payment of the cost thereof jointly by the assessment of property specially benefited and by counties and 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.

L. D. McArdle, Chairman.


House of Representatives, Olympia, Wash., February 25, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 275, entitled "An act relating to the validation and approval of certain contracts relating to roads, road work, construction and improvement thereof, and providing when this act is to take effect," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. McArdle, Chairman.


House of Representatives, Olympia, Wash., February 25, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 353, entitled "An act making appropriation for the construction of a women's building for the University of Washington, at Seattle, Washington, and for furnishing and equipment therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


On motion of Mr. Zednick, the rules were suspended, the first reading considered the second, the second reading considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 18; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brown, Brooks,
Those voting nay were: Representatives Black, Brislawn, Bryant, Chamberlin, Darling, Fontaine, Gillbo, Hedger, Hill, Hutchinson, Masterson, Miles, Overman, Picken, Pierce, Rowland (H. K.), Smith, Turnbow—18.

Those absent or not voting were: Representatives Field, McFarland, Stevenson, Sweet—4.

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

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

On motion of Mr. Zednick, the rules were suspended, and the chief clerk was directed to immediately transmit House bill No. 353 to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

MR. SPEAKER: We, your committee on state, school and granted lands, to whom was referred House bill No. 552, entitled “An act granting a right of way through lands in the State of Washington held for state encampment grounds at American Lake in Pierce county,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

W. V. WELLS, Chairman.

We concur in this report: R. W. Craig, J. C. Hutchinson, R. E. Darling, Jens Jensen, Geo. McCoy, W. J. Hughes.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

MR. SPEAKER: We, your committee on harbors and waterways, to whom was referred Senate bill No. 219, entitled “An act authorizing counties to
contract together for administrative and financial co-operation in the improvement, confinement and protection of rivers and banks, tributaries and outlets thereof, whose waters flowing into or through such counties work damage by inundation or otherwise, authorizing the levy of taxes and the creation and disbursement of special funds for such purposes, delegating the power of eminent domain in aid of, and providing generally ways and means," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Miller Freeman, Chairman.


House of Representatives, Olympia, Wash., February 24, 1913.

Mr. Speaker:

We, your committee on public morals, to whom was referred House bill No. 156, entitled “An act declaring certain persons to be habitual drunkards, preventing the sale of intoxicating liquors to them, preventing the purchase of liquors by habitual drunkards, protecting people in person and property and repealing sections 1709, 1710, 1711, 1712, 1713, 1714 and 1715 of Remington and Ballinger’s Annotated Codes and Statutes of Washington, relating thereto and all acts and parts of acts inconsistent with the provisions of this act,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. M. Stevenson, Chairman.


House of Representatives, Olympia, Wash., February 25, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 507, entitled “An act relating to fire insurance companies, requiring the same to make daily reports, providing for the inspection thereof and the expense of such inspection, providing penalties for the violation of this act, amending section 101 of chapter 49 of the Laws of 1911, 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.

J. H. Davis, Chairman.

Mr. Speaker:

We, your committee on state soldiers' and veterans' home, to whom was referred House bill No. 163, entitled "An act prohibiting the sale or disposition of intoxicating liquors within three (3) miles of a soldiers' or veterans' home," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed; that the attached bill be substituted for the original bill; that the substitute bill be ordered printed and that it do pass.

F. A. LeSourd, Chairman.


On motion, the substitute bill was ordered printed.

Mr. Speaker:

We, your committee on state, school and granted lands, to whom was referred House bill No. 361, entitled "An act to promote and protect the growth and industrial use of kelp, providing for the lease of kelp lands, defining the unlawful cutting, gathering and removal of certain kelp and providing penalties therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the following bill be substituted for House bill No. 361, that it be printed and that the substitute do pass.

W. V. Wells, Chairman.

We concur in this report: R. W. Craig, J. C. Hutchinson, R. E. Darling, Jens Jensen, Geo. McCoy, W. J. Hughes.

On motion, the substitute bill was ordered printed.

Mr. Speaker:

We, your committee on state school and granted lands, to whom was referred House bill No. 371, entitled "An act relating to the leasing of petroleum and natural gas lands, amending sections 6794 and 6797 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing sections 6796 and 6798 of said code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the following bill be substituted for House bill No. 371, that it be printed and that the substitute do pass.

W. V. Wells, Chairman.

We concur in this report: R. W. Craig, J. C. Hutchinson, R. E. Darling, Jens Jensen, Geo. McCoy, W. J. Hughes.

On motion, the substitute bill was ordered printed.
The speaker announced that he was about to sign Senate bill No. 63, Senate concurrent resolutions Nos. 14 and 12, and Senate bill No. 198.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 25, 1913.**

Mr. Speaker:

We, the majority of your committee on game and game fish, to whom was referred House bill No. 520, entitled "An act relating to the hunting of deer with dogs, fixing a license therefor, providing a penalty for the violation thereof, and amending section 1 of chapter 90 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

A. H. Moll, Chairman.


**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 25, 1913.**

Mr. Speaker:

I, the minority of your committee on game and game fish, to whom was referred House bill No. 520, entitled "An act relating to the hunting of deer with dogs, fixing a license therefor, providing a penalty for the violation thereof, and amending section 1 of chapter 90 of the Laws of 1911," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

Fred J. Mess.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 20, 1913.**

Mr. Speaker:

We, your committee on labor and labor statistics, to whom was referred House bill No. 1, entitled "An act to provide a minimum wage scale paid to women and girls and for the registration of names of women and minors employed and to provide for its enforcement and a penalty for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss, Chairman.


On motion of Mr. Goss, the report was adopted.

The speaker held that the adoption of the report would not affect substitute House bill No. 1.
MR. SPEAKER:

We, the majority of your committee on labor and labor statistics, to whom was referred House substitute bill No. 1, entitled "An act regulating the employment and the minimum wage of women and girls, requiring the keeping of a register of women and girls employed, prescribing the powers and duties of the commissioner of labor, and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss, Chairman.


MR. SPEAKER:

We, the minority of your committee on labor and labor statistics, to whom was referred substitute House bill No. 1, entitled "An act regulating the employment and minimum wage of women and girls, requiring the keeping of a register of women and girls employed, prescribing the powers and duties of the commissioner of labor, and providing 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.

We concur in this report: A. J. Gilibo, Guy E. Dunning.

Engrossed Senate bill No. 282: Do pass as amended.
House bill No. 251: Do pass as amended.
House bill No. 551: Do pass as amended.

The speaker announced that he was about to sign Senate bill No. 14, Senate bill No. 30 and Senate bill No. 248.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 24, 1913.

MR. SPEAKER:

The president has signed enrolled Senate bill No. 198, entitled "An act relating to the lands in section 16, township 25 north, range 4 east W. M., and in blocks 7 and 8 of Lake Washington shore lands, dedicating to the public certain portions thereof, and prohibiting the condemnation of such lands;"

Also, enrolled Senate bill No. 63, entitled "An act authorizing county commissioners to issue county road bonds for constructing and improving public ways, and for aiding in so doing, both within and
without the limits of incorporated cities and towns, prescribing the method of expending the proceeds thereof, validating elections and other proceedings heretofore held or had relating thereto, and authorizing certain incomplete proceedings to be completed under this act;"

Also, enrolled Senate concurrent resolution No. 12, "Relating to the printing of the Legislative Manual;"

Also, enrolled Senate concurrent resolution No. 14, "Relating to a special investigation of the cost of manufacturing blasting powder by Professor Elton Fulmer, of Washington State College;"

Also, the Senate has passed Senate bill No. 334, entitled "An act relating to the taking of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or sanitary purposes;"

Also, engrossed Senate bill No. 299, entitled "An act to regulate the purchase of railroad stock, bonds and property by railroad companies, and amending section 8865 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 131, entitled "An act relating to the levy and collection of revenues for road and bridge purposes, limiting the expenditure thereof and providing for the validation and retirement of existing road and bridge indebtedness, and repealing sections 5590, 5591, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5600, 5601 and 5602 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 244, entitled "An act relating to horticulture and amending sections 3074, 3080, 3082, 3091, 3092, 3096, 3098, 3099, 3100, 3131 and 3134 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 241, entitled "An act relating to the transfer of territory from one school district to another and amending section 4433 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 357, entitled "An act relating to taxes in cities and towns and amending section 5131 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed enrolled Senate bill No. 248, entitled "An act relating to irrigation districts, amending sections 6427, 6439, 6441, 6442 and 6444 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring the same necessary for the immediate need of the public peace, health and safety;"

Also, enrolled Senate bill No. 14, entitled "An act relating to the formation of banking corporations and regulating the business of banking, and amending section 3230 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 30, entitled "An act to establish and regulate the salaries of county commissioners in counties having a township organization, other than counties of the first class;"
Also, the Senate has passed House joint memorial No. 13, urging the president-elect of the United States to make the matter of railroad construction and development in the territory of Alaska a part of the subject matter of his first message.

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 241, by Senator McCoy: An act relating to the transfer of territory from one school district to another and amending section 4433 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on education.

Senate bill No. 357, by joint committee on municipal corporations: An act relating to taxes in cities and towns and amending section 5131 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on municipal corporations of the first class.

Engrossed Senate bill No. 131, by Senators Brown and Espy: An act relating to the levy and collection of revenues for road and bridge purposes, limiting the expenditure thereof and providing for the validation and retirement of existing road and bridge indebtedness, and repealing sections 5590, 5591, 5592, 5593, 5594, 5595, 5596, 5597, 5598, 5599, 5600, 5601 and 5602 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 244, by Senate committee on horticulture and forestry: An act relating to horticulture and amending sections 3074, 3080, 3082, 3091, 3092, 3096, 3098, 3099, 3100, 3131 and 3134 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on horticulture and forestry.

Engrossed Senate bill No. 299, by Senate committee on railroads and transportation: An act to regulate the purchase of railroad stock, bonds and property by railroad companies, and
amending section 8665 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on railroads.

On motion of Mr. Sims, the House took a recess to 2:00 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.

Roll call showed all members present except Messrs. Masterson, Sweet and Turnbow, of whom Messrs. Masterson and Sweet were excused.

SECOND READING OF BILLS.

Senate joint resolution No. 6, relating to the employment by the attorney general of assistants for the convenience of the members of the legislature in the preparation and revision of bills.

The resolution was read in full the second time.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 10; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn Brooks, Bryant, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hill, Holmes Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.
Those voting nay were: Representatives Foster, Herber, Houser, Langford, Miles, Moren, Norton, Oaks, Rowland (D. H.), Turnbow—10.
Those absent or not voting were: Representatives Beam, Brown, Capron, Dunning, Hedger, Masterson, Sweet—7.
The resolution, having received the constitutional majority, was declared passed.
On motion of Mr. Davis, the rules were suspended, and the chief clerk was directed to immediately transmit the resolution to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1913.

Mr. Speaker:
The Senate has passed House concurrent resolution No. 26, "Relating to a legislative ball in return for the social courtesies of the citizens of Olympia," and the president has appointed as members of the committee on arrangements Senators Allen and Stephens.
And the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker appointed as a committee under Senate concurrent resolution No. 26 Messrs. Conner, Freeman and Brislawn.

Senate concurrent resolution No. 8, relating to the naming of Forsythe glacier.
The resolution was read the second time in full.
On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser,

Those absent or not voting were: Representatives Beam, Brown, Farnsworth, Masterson, Stewart, Sweet—6.

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

On motion of Mr. Davis, the rules were suspended and the chief clerk was directed to transmit the resolution immediately to the Senate.

Senate bill No. 73, relating to the powers and duties of notaries public where stockholders, etc., of banks and other corporations.

The bill was read the second time in full by sections and passed to third reading.

Senate bill No. 18, relating to the solemnization of marriages.

The bill was read the second time in full by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1913.

MR. SPEAKER:

We, your committee on game and game fish, to whom was referred engrossed Senate substitute bill No. 7, entitled "An act relating to the method of killing water fowl, defining the term 'sneak boat' and amending section 5358 of Remington and 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 following amendments:

Section 1. In line 16 after the word "one" add "half" to make line read "one-half hour after sunset."

Add to last paragraph of act, last line, "such oars to be not less than five (5) feet in length and one oar to be used on each side of the boat or canoe. All occupants of such boat or canoe to be in an upright
position so that at all times they shall be visible from the waist up while in pursuit of such ducks, geese, brant or other water fowl.”

A. H. Moll, Chairman.


The committee amendment to line 16 was adopted.
Mr. Grass moved that the bill be indefinitely postponed.
The motion was lost.
The committee amendment to last paragraph of act was read by the clerk.
Mr. Davis moved the adoption of the following amendment to the committee amendment:
Amend by striking all the sentence beginning in the second line after the word “length.”

Mr. Conner moved to re-refer the bill to the committee on game and game fish.
The motion was lost.
The amendment to the amendment was lost.
The committee amendment was adopted.
Mr. Goss moved the adoption of the following amendment:
In lines 16 and 17, strike the words “steam or gasoline launch.”
The amendment was lost.
Mr. Hays moved the adoption of the following amendment:
Strike lines 16 and 17 of the printed bill.
The amendment was lost.
Mr. Conner moved the adoption of the following amendment:
Line 5 after words “sneak boat” add “more than 400 yards from the line of mean high tide.”
The amendment was lost.
On motion of Mr. Houser, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 14; absent or not voting, 9.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falk-
Those voting nay were: Representatives Cleland, Conner, Craig, Davis, Goss, Grass, Lum, Mapes, McKay, Sisson, Urquhart, Wray, Wells, Zednick—14.

Those absent or not voting were: Representatives Brooks, Hays, Hurd, Kennedy, Masterson, Moren, Sims, Sumner, Sweet—9.

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

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

Mr. Houser moved that the vote by which Senate substitute bill No. 7 was passed be reconsidered.

The motion was lost.

MR. SPEAKER:

WE, your committee on judiciary, to whom was referred Senate bill No. 35, entitled "An act relating to untrue, deceptive and misleading advertisements, 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 with the following amendment:

Amend the bill by changing the period after the last word thereof to a semi-colon, and adding thereafter the following: "Provided, That the provisions of this act shall not apply to any owner, publisher, agent, or employe of a newspaper for the publication of such advertisement published in good faith and without knowledge of the falsity thereof."

The bill was read the second time in full by sections.

On motion of Mr. Wray, the committee amendment was adopted.

On motion of Mr. Wray, 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, 80; nay, 1; absent or not voting, 16.


Voting nay: Representative Mapes—1.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Black, Brown, Conner, Croake, Darling, Foster, Grass, Holmes, Masterson, Morey, Norton, Picken, Robe, Sweet—16.

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

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

Mr. Pierce assumed the chair.

Senate bill No. 13, relating to teachers' retirement fund.

On motion of Mr. Hughes, the bill was ordered re-printed and allowed to pass and retain its place on the calendar.

Senate bill No. 37, relating to certification to the Governor by the Commissioner of Public Lands of certain lands.

The bill was read the second time in full by sections.
On motion of Mr. Neumann, the rules were suspended, the second reading considered the third, and Senate bill No. 37 was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.


Those absent or not voting were: Representatives Adams, Beam, Black, Brown, Catlin, Conner, Davis, Farnsworth, Goss, Grass, Mapes, Masterson, McArdle, Middaugh, Moren, Picken, Robe, Sweet, Zednick, Mr. Speaker—20.

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

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

On motion of Mr. Merriam, the rules were suspended, and the chief clerk directed to transmit the bill immediately to the Senate.

Senate bill No. 133, relating to the disposition of state lands and valuable materials thereon.

Mr. Rowland (D. H.) moved that the rules be suspended, that the first reading be considered the second, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

The bill was read the second time in full by sections.
Mr. Chamberlin moved that the rules be suspended, the second reading be considered the third, and the bill be placed on final passage.

The motion carried.

Mr. Reid moved that the bill be returned to second reading.

The motion was lost.

The roll was called, and the bill passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 22.


Those voting nay were: Representatives Childe, Christensen, Mapes, McKay—4.

Those absent or not voting were: Representatives Adams, Beam, Black, Brown, Cleland, Conner, Falkner, Farnsworth, Grass, Herber, Hurd, Jensen, Kennedy, Masterson, McArdle, Picken, Robe, Rowland (H. K.), Stevenson, Stewart, Sumner, Sweet—22.

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

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

Senate bill No. 164, providing for the annexation of territory to drainage districts.

Mr. Foster moved that the rules be suspended, the first reading considered the second, and that the bill be passed to third reading.

The motion carried.
Senate bill No. 212, relating to liens for service of sires.
The bill was read the second time in full by sections.
Mr. Murphine moved the adoption of the following amendment:

Strike "from and after the passage of this act" in line 1 of printed bill.

The amendment was adopted.
Mr. Chamberlin moved that the bill remain on second reading, to hold its place on the calendar.
The motion was lost.
On motion of Mr. Chamberlin, the bill was re-referred to the committee on dairy and livestock.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1913.

We, your committee on irrigation and arid lands, to whom was referred engrossed Senate bill No. 105, entitled "An act to withdraw from appropriation under the laws of the State of Washington all unappropriated waters of the Wenatchee watershed, north of township 25, range 15, 16, 17 and 18 east of the Willamette meridian, and reserving them to the State of Washington for purposes of irrigation," 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 Senate bill No. 105, by adding thereto a new section which shall be numbered section No. 2 and read as follows: "Section 2. This act is necessary for the immediate preservation of the public health and safety and the support of the state government and its existing institutions and shall therefore take effect and be in force immediately upon its passage and approval."

H. K. ROWLAND, Chairman.


The bill was read the second time in full by sections.
The committee amendment was adopted.
On motion of Mr. Urquhart, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.
Mr. Murphine demanded a call of the House.
The chair ruled Mr. Murphine out of order.
The roll was called, and the bill passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 13.


Voting nay: Representative Childe—1.

Those absent or not voting were: Representatives Adams, Brown, Conner, Darling, Farnsworth, Field, Mapes, Masterson, McArdle, Robe, Stevenson, Sweet—13.

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

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

Mr. Kennedy moved to adjourn.

The motion was lost.

Senate bill No. 254, relating to an appropriation to make payment of sundry expenses for the office of Insurance Commissioner.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 10; absent or not voting, 18.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn,
Those voting nay were: Representatives Childe, Dunning, Earle, Farnsworth, Foster, Gilkey, Langford, Middaugh, Truax, Turnbow—10.

Those absent or not voting were: Representatives Adams, Brown, Conner, Darling, Freeman, Grass, Halsey, Holmes, Hughes, Hutchinson, Kennedy, Lum, Masterson, Moren, Robe, Stevenson, Sweet, Urquhart—18.

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

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

On motion of Mr. Davis, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 68, relating to state militia.

Mr. Merriam moved that the House resolve itself into a committee of the whole.

The motion was lost.

On motion of Mr. Stream, the House adjourned.

C. R. MAYBURY, Howard D. TAYLOR,
Chief Clerk. Speaker.
FORTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 27, 1913.

The speaker called the House to order at 10 00 a. m.
Roll call showed all members present except Messrs. Adams, Freeman, Masterson, Rowland (H. K.), and Sweet, of whom Messrs. Masterson and Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

MESSAGE FROM THE SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE,
OFFICE OF THE SECRETARY,
OLYMPIA, WASH., February 24, 1913.

To the Honorable Speaker of the House of Representatives, State House, Olympia, Wash.

My Dear Sir:

I have the honor to transmit herewith certified copy of House joint memorial No. 3, dated Feb. 18, 1913, adopted by the Wyoming legislature, and received from the honorable secretary of state of Wyoming, to be transmitted to your honorable body.

In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at Olympia, this twenty-fourth day of February, A. D. 1913.

I. M. HOWELL,
Secretary of State.

The memorial was referred to the committee on game and game fish.

Mr. Pierce moved that a special committee of nine be appointed by the speaker to consider House bills Nos. 164, 213 and 339, and that the House agree to pass the same.

The motion was lost.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 535, entitled "An act to provide for procuring plans and for the construction and maintenance of public highway bridges across the Pend Oreille river between the states of Washington and Idaho, near the town of Newport, 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.

L. D. McArdle, Chairman.


Mr. Speaker:

We, your committee on insurance, to whom was referred House bill No. 357, entitled "An act relating to the furnishing of life insurance and annuities at cost by the state, creating a life fund and a department of the industrial insurance commission to administer it," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Eugene A. Child, Chairman.


Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 262, entitled "An act relating to the employment on public works and in public departments and offices, and amending section 8925 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

William Wray, Chairman.

We, your committee on revenue and taxation, to whom was referred joint memorial No. 12, entitled "An act relating to the taxation of unsurveyed lands within 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.

Z. Stewart, Chairman.


On motion of Mr. Childe, the rules were suspended and House joint memorial No. 12 was placed on second reading.

The memorial was read the second time in full.

On motion of Mr. Childe, the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.


Those absent or not voting were: Representatives Conner, Farnsworth, Hutchinson, Kingery, Masterson, McArdle, Neumann (M. M.), Rowland (H. K.), Sweet—9.

The memorial, having received the constitutional majority, was declared passed.
On motion of Mr. Childe, the rules were suspended and the chief clerk was directed to transmit the memorial immediately to the Senate.

On motion of Mr. Sumner, Senate bill No. 357 was withdrawn from the committee on municipal corporations of the first class and re-referred to the committee on municipal corporations other than the first class.

**House of Representatives,**
**Olympia, Wash., February 24, 1913.**

Mr. Speaker:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 101, entitled "An act defining the duties of drivers of vehicles in case of an accident and providing punishment for non-observance thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


**House of Representatives,**
**Olympia, Wash., February 26, 1913.**

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 512, entitled "An act relating to liens for labor performed, material, hay, grain and feed, provisions and supplies furnished, and amending chapter 116 of the Laws of 1905, approved March 9, 1905. (Section 1129 of Remington and 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.

J. H. Davis, Chairman.


**House of Representatives,**
**Olympia, Wash., February 26, 1913.**

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 511, entitled "An act prohibiting the tapping or disturbing of telephones and telephone wires and providing a penalty for the violation of the same," have had the same under consideration, and we re-
spectfully report the same back to the House with the recommendation that it do pass.

J. W. BRISLAWN, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:
We, a majority of your committee on education, to whom was referred House bill No. 554, entitled "An act relating to instruction in the educational institutions of the state and prohibiting the charging of tuition or fees therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED M. HEDGER, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:
We, a minority of your committee on education, to whom was referred House bill No. 554, entitled "An act relating to instruction in the educational institutions of the state and prohibiting the charging of tuition or fees therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Ben. F. Hill, J. E. Turnbow, Mrs. Frances C. Axtell.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1913.

MR. SPEAKER:
We, your committee on appropriations, to whom was referred House bill No. 549, entitled "An act for the relief of Clara A. Dunbar," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. H. DAVIS, Chairman.


Mr. Davis moved the adoption of the report.
On motion of Mr. Davis, the previous question was ordered.
Mr. Murphine demanded a roll call on the motion to adopt the report, and a sufficient number arising, the roll was called
and the report was adopted by the following vote: Yeas, 57; nays, 30; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brislaw, Capron, Chamberlin, Christensen, Conner, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gray, Hill, Horrigan, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, McArdle, McCoy, McFarland, Mess, Middaugh, Miles, Moll, Moren, Newman (G. H.), Oaks, Overman, Picken, Reid, Robe, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—57.


Those absent or not voting were: Representatives Catlin, Childe, Greenbank, Halsey, Hutchinson, Masterson, Neumann (M. M.), Rowland (H. K.), Sumner, Sweet—10.

House of Representatives, Olympia, Wash., February 26, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 461, entitled "An act relating to banks and banking and trust companies and amending section 3328 of Remington and 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.

J. W. Brislawn, Chairman.

We concur in this report: G. L. Reid, H. E. Foster, Nena Jolidon Croake, T. K. Robe.

House of Representatives, Olympia, Wash., February 26, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 416, entitled "An act amending section 3686 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the corporate powers of corporations, how exercised and the method

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of voting at corporate meetings," have had the same under considera-
tion, and we respectfully report the same back to the House with the
recommendation that it do pass.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Reid, H. E. Foster, Nena Jolidon
Croake, T. K. Robe.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House
bill No. 459, entitled "An act relating to banks and banking and trust
companies and amending section 3342 of Remington and 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 be referred to the committee on banks
and banking.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Reid, D. H. Rowland, Nena Jolidon
Croake, T. K. Robe.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1913.

We, your committee on miscellaneous, to whom was referred House
bill No. 460, entitled "An act relating to the incorporation of trust
companies, defining their powers and duties and amending section 3351
of Remington and Ballinger's Annotated Codes and Statutes of Wash-
ington," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it be
referred to the committee on banks and banking.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Reid, D. H. Rowland, Nena Jolidon
Croake, T. K. Robe.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

We, your committee on education, to whom was referred Senate bill
bill No. 241, entitled "An act relating to the transfer of territory from
one school district to another and amending section 4433 of Remington
and Ballinger's Annotated Codes and Statutes of Washington," have
had the same under consideration, and we respectfully report the same
back to the House without recommendation.

FRED M. HEDGER, Chairman.

We concur in this report: J. S. Siler, Z. Stewart, L. D. McArdle,
J. E. Turnbow, Ben Hill, E. K. Brown, W. J. Hughes, C. G. Black, N.
B. Brooks, Mrs. Frances C. Axtell.
House of Representatives, 
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 598, entitled "An act authorizing the creating of a commission to be known as the vocational and industrial commission, defining its duties, providing for the maintenance thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Fred M. Hedger, Chairman.


House of Representatives, 
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 593, entitled "An act relating to the public school system and amending title 413, section 291, Pierce's Washington Code, 1912," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Fred M. Hedger, Chairman.


House of Representatives, 
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 358, entitled "An act relating to the allowance of claims against the state, counties, cities, towns and school districts and other municipal corporations, amending section 8354 and repealing section 8342 of Remington and 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.

Fred M. Hedger, Chairman.


House of Representatives, 
Olympia, Wash., February 26, 1913.

Mr. Speaker:

We, your committee on harbors and waterways, to whom was referred House bill No. 78, entitled "An act permitting and regulating the use of waterway areas between the boundaries thereof and the
government pierhead lines, and providing for the disposition of re-
cipts therefrom," have had the same under consideration, and we
respectfully report the same back to the House with the recommenda-
tion that substitute House bill 78 be substituted, that it do pass and
be printed.

MILLER FREEMAN, Chairman.

We concur in this report: Fred W. Hastings, Fred Mess, Eli P.
Norton, Dan Earle, A. T. Stream, W. T. Christensen, J. A. Mapes,
Robert Grass.

On motion, substitute House bill No. 78 was substituted for
House bill No. 78, and ordered printed.

MILLER FREEMAN, Chairman.

We concur in this report: Fred W. Hastings, Fred Mess, Eli P.
Norton, Dan Earle, A. T. Stream, W. T. Christensen, J. A. Mapes,
Robert Grass.

On motion, substitute House bill No. 80 was substituted for
House bill No. 80 and ordered printed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 121, entitled "An act relating
to municipal corporations owning or operating municipal water plants
and authorizing such corporations to sell and deliver surplus water for
domestic or other purposes, and to construct and lay down, outside of
the limits of said towns or cities such mains, pipes or conduits, as
may be necessary to deliver water to such persons or corporations, and
providing the mode of payment for such construction;"

Also, Senate bill No. 307, entitled "An act relating to the classifica-
tion, labeling, marketing and selling of eggs and providing penalties
for violations thereof;"

Also, Senate bill No. 236, entitled "An act relating to the sale of
property under execution and amending section 583 of Remington and
Ballinger's Annotated Codes and Statutes of Washington;"
Also, Senate bill No. 359, entitled "An act making an appropriation of two hundred seventy-five dollars for the state library;"

Also, Senate bill No. 361, entitled "An act relating to the purchase, sale, transfer and incumbrance of stocks of goods, wares, merchandise, and fixtures and equipment in bulk, providing penalties for the violation thereof, and amending sections 5296, 5297, 5298 and 5299 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 134, entitled "An act relating to easements across, over, under and along state roads and other public highways under the control of the state, and regulating the granting thereof;"

Also, engrossed Senate bill No. 197, entitled "An act relating to the regulation and conduct of bake shops and bakeries, and providing penalties for the violation thereof, and amending section 5482, 5484, 5487, 5488 and 5491 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 344, entitled "An act providing for the appointment of official court reporters in the State of Washington, prescribing their duties, oath of office, and qualifications, and providing for their compensation and the manner of their appointment;"

Also, engrossed House bill No. 249, entitled "An act granting certain tide lands to the port of Grays Harbor for port purposes only and providing for its reversion to the state if not used for such purpose;"

Also, engrossed House bill No. 300, entitled "An act relating to the sale and removal of timber from state, school and granted lands;"

Also, engrossed House bill No. 363, entitled "An act providing for the appointment and qualification of an assistant highway commissioner;"

Also, engrossed House bill No. 364, entitled "An act appropriating the sum of five hundred and no-100 dollars ($500.00) from the public highway fund and for traveling expenses of the state highway commissioner and his assistants and for salary of assistant engineer;"

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 647, by Mr. Aagaard: An act preventing the acquisition, appropriation or use of land for cemetery purposes within 2,000 feet of certain state institutions and schools, and declaring an emergency.

Referred to committee on defective youth and reformatory.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 121, by Senator Stephens: An act relating to municipal corporations owning or operating municipal water
plants and authorizing such corporations to sell and deliver surplus water for domestic or other purposes, and to construct and lay down, outside of the limits of said towns or cities such mains, pipes or conduits, as may be necessary to deliver water to such persons or corporations, and providing the mode of payment for such construction.

Referred to committee on railroads.

Senate bill No. 236, by Senator Sharpstein: An act relating to the sale of property under execution and amending section 583 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Senate bill No. 307, by Senate committee on commerce and manufacturers: An act relating to the classification, labeling, marketing and selling of eggs and providing penalties for violations thereof.

Referred to committee on commerce and manufacturing.

Senate bill No. 334, by Senate judiciary committee: An act relating to the taking of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or sanitary purposes.

Referred to committee on dikes and drains.

Senate bill No. 359, by Senate appropriation committee: An act making an appropriation of two hundred seventy five dollars for the state library.

Referred to committee on appropriations.

Senate bill No. 361, by Senate judiciary committee: An act relating to the purchase, sale, transfer and incumbrance of stocks of goods, wares, merchandise and fixtures and equipment in bulk, providing penalties for the violation thereof, and amending sections 5296, 5297, 5298 and 5299 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Engrossed Senate bill No. 134, by Senator Imus: An act relating to easements across, over, under and along state roads
and other public highways under the control of the state, and regulating the granting thereof.

Referred to committee on roads and bridges.

Engrossed Senate bill No. 197, by Senator Metcalf: An act relating to the regulation and conduct of bake shops and bakeries and providing penalties for the violation thereof, and amending sections 5482, 5484, 5487, 5488 and 5491 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on labor and labor statistics.

Engrossed Senate bill No. 344, by Senate judiciary committee: An act providing for the appointment of official court reporters in the State of Washington, prescribing their duties, oath of office, and qualifications, and providing for their compensation and the manner of their appointment.

Referred to committee on judiciary.

House bill No. 401: Reported back with certain amendments but without further recommendation.

House bill No. 496: Reported back with certain amendments but without further recommendation.

Engrossed Senate bill No. 128: Do pass as amended.
Engrossed Senate bill No. 132: Do pass as amended.
House bill No. 564: Do pass as amended.
House bill No. 561: Do pass as amended.
House bill No. 541: Do pass as amended.
House bill No. 495: Do pass as amended.
House bill No. 376: Do pass as amended.
House bill No. 367: Do pass as amended.
House bill No. 77: Do pass as amended.
House bill No. 79: Do pass as amended.
House bill No. 171: Do pass as amended.
House bill No. 478: Do pass as amended. Ordered not printed.

THIRD READING OF BILLS.

Senate bill No. 73, regulating notaries public and the stockholders, directors and officers or employes of banks and other corporations.
On motion, 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, 76; nays, 9; absent or not voting, 12.


Those voting nay were: Representatives Foster, Middaugh, Murphine, Overman, Picken, Pierce, Rowland (D. H.), Truax, Zednick—9.

Those absent or not voting were: Representatives Beam, Brislawn, Christensen, Grass, Hastings, Houser, Kingery, Masterson, Neumann (M. M.), Rowland (H. K.), Sumner, Sweet—12.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 18, relating to the solemnization of marriages. The bill was read the third time in full.

On motion of Mr. Davis, the previous question was ordered. The roll was called and the bill passed the House by the following vote: Yeas, 64; nays, 22; absent or not voting, 11.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Croake,
Those voting nay were: Representatives Adams, Axtell, Beam, Brown, Bryant, Craig, Dunning, Foster, Hill, Hughes, Hutchinson, Mapes, McKay, Middaugh, Miles, Newman (G. H.), Overman, Picken, Siler, Tonkin, Truax, Urquhart—22.

Those absent or not voting were: Representatives Brooks, Childe, Freeman, Masterson, Moren, Murphine, Neumann (M. M.), Rowland (H. K.), Sims, Sumner, Sweet—11.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 164, providing for the annexation of territory to drainage districts.

On motion, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFar-

Those absent or not voting were: Representatives Brooks, Freeman, Masterson, Moren, Neumann (M. M.), Rowland (H. K.), Sims, Sumner, Sweet—9.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

SECOND READING OF BILLS.

Senate bill No. 275, relating to the validation and approval of certain contracts relating to roads, road work, etc.

The bill was read the second time in full by sections.

On motion of Mr. Hill, 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, 0; absent or not voting, 8.

Those absent or not voting were: Representatives Goss, Mapes, Masterson, Neumann (M. M.), Rowland (H. K.), Sims, Sumner, Sweet—8.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. Reid, the House took a recess to 2:00 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Messrs. Lum, Masterson and Sweet, of whom Messrs. Masterson and Sweet were excused.

On motion of Mr. Kingery, House bill No. 609 was ordered printed.

Judge R. B. Albertson, of the superior court of King county, member of the House in 1895 and speaker of the House in the regular and special sessions of 1901, was escorted to a seat upon the rostrum by Messrs. Hastings and Earle.

Senate bill No. 50, relating to the management, etc., of the jute mill at the state penitentiary.

The bill was read the second time in full by sections.

Mr. Hill moved the adoption of the following amendment:

In section 2, line 23 of the printed bill, add the following amendment: "Provided that in the allotment, distribution and sale of sacks, no one applicant shall be awarded or allowed to purchase over 5,000 sacks up to April first of each year."

Mr. Hill demanded a roll call and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 43; nays, 47; absent or not voting, 7.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Brown, Bryant, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Darling, Davis, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Hays, Hurd, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Neumann (M. M.), Newman, (G. H.), Norton, Oaks, Picken, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Stevenson, Stevens, Tonkin, Zednick, Mr. Speaker—47.

Those absent or not voting were: Representatives Farnsworth, Houser, Jensen, Kingery, Masterson, Sumner, Sweet—7.

On motion of Mr. Chamberlin, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 5.

Those voting nay were: Representatives Adams, Brown, Goss, Mr. Speaker—4.

Those absent or not voting were: Representatives Farnsworth, Kingery, Masterson, Stevenson, Sweet—5.

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

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

On motion of Mr. Chamberlin, the rules were suspended and the chief clerk was directed to transmit the bill immediately to the Senate.

House bill No. 507, relating to fire insurance companies, requiring the same to make reports, etc.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bristol, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—82.

Those voting nay were: Representatives Bryant, Fontaine, Hill, House, Middaugh—5.

Those absent or not voting were: Representatives Farnsworth, Kingery, Masterson, McArdle, Mess, Rowland (D. H.), Stevenson, Sumner, Sweet, Urquhart—10.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Davis, the rules were suspended and the chief clerk was directed to transmit the bill immediately to the Senate.

House bill No. 474, relating to voting machines.

The bill was read the second time in full by sections up to and including section 8.

On motion of Mr. Neumann, the first reading of the bill was considered the second from sections 8 to 18 inclusive.

On motion of Mr. Conner, 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, 80; nays, 2; absent or not voting, 15.


Those voting nay were: Representatives Beam, Overman—2.

Those absent or not voting were: Representatives Arnold (W. E.), Black, Childa, Dunning, Greenbank, Kingery, Mapes, Masterson, McCoy, Moren, Rowland (H. K.), Rowland (D. H.), Sumner, Sweet, Urquhart—15.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Conner, the rules were suspended, and the chief clerk was directed to transmit the bill immediately to the Senate.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 202, entitled "An act relating to pardons of persons convicted of murder," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


On motion of Mr. Goss, 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, 55; nays, 30; absent or not voting, 12.


Those voting nay were: Representatives Chamberlin, Cleland, Craig, Croake, Foster, Fontaine, Field, Gray, Hays, Herber, Houser, Hurd, Hutchinson, Kennedy, Mapes, McFarland, McKay, Merriam, Murphine, Newman (G. H.), Overman, Picken, Pierce, Robe, Rowland (D. H.), Smith, Stevenson, Stevens, Truax, Zednick—30.

Those absent or not voting were: Representatives Arnold (W. E.), Childe, Conner, Dunning, Lum, Masterson, McArdle, McCoy, Rowland (H. K.), Sumner, Sweet, Urquhart—12.
The bill, having received the constitutional majority, was declared passed.

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

Substitute House bill No. 8, relating to second class shore lands purchased from the State of Washington.

The bill was read the second time in full by sections.

House bill No. 8, relating to the same subject.

The bill was read the second time in full by sections.

Mr. Wray moved the adoption of the majority report on House bill No. 8.

Mr. Conner assumed the chair.

Mr. Houser moved as a substitute motion that the House adopt substitute House bill No. 8.

Mr. Houser requested that the following statement of Mr. Freeman be spread upon the journal:

That Mr. Freeman charged Mr. Houser with making the statement that the House of Representatives is controlled by the special interests.

On motion of Mr. McArdle, the previous question was ordered.

Mr. Brown demanded a call of the House and, a sufficient number arising, the roll was called under a call of the House and the following absentees were noted: Messrs. Greenbank, Hays, Masterson, Sumner and Sweet, of whom Messrs. Sumner, Hays, Masterson and Sweet were excused.

The sergeant-at-arms was instructed to bring the absentee within the bar of the House.

Mr. Wray moved that further proceedings under the call of the House be dispensed with.

The speaker resumed the chair.

The motion was lost.

On motion of Mr. Brown, further proceedings under the call of the House were dispensed with.

The speaker announced that he was about to sign House bill No. 385, House joint memorial No. 13 and House concurrent resolution No. 26.
On motion of Mr. Farnsworth, Mr. Childe was allowed the privilege of voting.

A roll call was demanded and, a sufficient number arising, the roll was called and substitute House bill No. 8 was substituted for House bill No. 8 by the following vote: Yeas, 58; nays, 34; absent or not voting, 5.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Bryant, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gilbo, Grass, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kingery, Langford, LeSourd, Lum, McFarland, McKay, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Truax, Turnbow, Zednick—58.

Those voting nay were: Representatives Aagaard, Adams, Brooks, Capron, Catlin, Conner, Davis, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hedger, Jensen, Kennedy, Mapes, McArdle, McCoy, Mess, Moren, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Tonkin, Urquhart, Wray, Wells, Mr. Speaker—34.

Those absent or not voting were: Representatives Greenbank, Hays, Masterson, Sumner, Sweet—5.

MESSAGE FROM THE SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, February 27, 1913.

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

GENTLEMEN: I have the honor to transmit herewith copy of communication from Governor Lister wherein he vetoes portions of House bill No. 525, being:

"An act, making appropriations for the purchase of land for, construction of buildings at, for maintenance of and sundry expenses at, the various state institutions, schools and state offices, and for the sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1st, 1913 and ending March 31, 1915, except as otherwise provided and making an appro-
priation for certain deficiencies and declaring this act shall take effect April 1, 1913.”

A copy of which veto and act was filed in this office at 4:00 o’clock P. M.

In testimony whereof I have hereunto set my hand and affixed here­
to the seal of the State of Washington. Done at Olympia, this twenty­seventh day of February, A. D., 1913.

I. M. Howell, Secretary of State.

On motion of Mr. Davis, the communication from the govern­
or was referred to the committee on rules.

On motion of Mr. Davis, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

FORTY-SEVENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, February 28, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Messrs. Green­bank, Masterson, McKay, Sweet and Zednick, of whom Messrs. Greenbank, Masterson and Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

RESOLUTIONS.

By Mr. Rowland (D. H.):

Whereas, The Constitution of this state, article 12, section 22 pro­vides that “monopolies and trusts shall never be allowed in this state, and the legislature shall pass laws for the enforcement of this section by adequate penalties,” and

Whereas, The legislature has hitherto ignored this command and
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an effective anti-trust law is demanded if the rapidly increasing cost of living is to be checked, and

WHEREAS, Substitute House bill No. 110, if enacted will prevent trusts and monopolies and such legislation is demanded by the people, and

WHEREAS, Such bill has been with the rules committee since February 18

Be It Resolved, That the committee on rules and order of business be requested to place substitute House bill No. 110 on the calendar for Monday, March 3, 1913.

Mr. Rowland (D. H.) moved the adoption of the resolution.
Mr. Halsey moved that the resolution be laid on the table.

Roll call was demanded by Mr. Rowland (D. H.) and, a sufficient number arising, the roll was called and the motion to lay on the table was carried by the following vote: Yeas, 61; nays, 28; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Moll, Moren, Newman (G. H.), Overman, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—61.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Christensen, Croake, Dunning, Earle, Falkner, Gillbo, Grass, Herber, Holmes, Houser, Langford, Merriam, Middaugh, Miles, Murphine, Neumann (M. M.), Norton, Oaks, Pierce, Reid, Robe, Rowland (D. H.), Smith—28.

Those absent or not voting were: Representatives Brislaw, Corkery, Darling, Foster, Greenbank, Hastings, Masterson, Picken, Stewart, Sweet—10.

RESOLUTION.

By Mr. Childe:

Be It Resolved, By the House that:

WHEREAS, The session of the legislature is by the constitution of this state limited to sixty days, and must expire on March 13th, 1913, and
WHEREAS, It will be wholly impossible to transact the business now remaining unfinished except by holding night sessions,

Now Therefore: Be It Resolved, By the House, that the House remain in session from 7:30 p. m. until 11 p. m. on March 3rd, 4th, 6th, 7th, 10th, 11th, 12th, and 13th, except as otherwise ordered by the House.

Mr. Childe moved that the resolution be adopted.

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

REPORTS OF STANDING COMMITTEES.

HOUSE CHAMBER,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House concurrent resolutions Nos. 18 and 26;
Joint memorial No. 13;
House bills Nos. 339, 133, 362, 219, 525, 149, 28, 159, 114, 134 and 385;—have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN F. HILL,
Chairman.

We concur in this report: M. O. Herber, Walter D. Smith, Wm. A. Arnold, J. E. Beam.

OLYMPIA, WASH., February 27, 1913.

HOUSE OF REPRESENTATIVES,

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 570, entitled "An act providing for the amendment of article VII of the constitution of the State of Washington, relating to revenue and taxation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the author to be re-written and properly underscored.

HANCE H. CLELAND, Chairman.

We concur in this report: F. A. LeSourd, W. V. Wells, Frank W. Middaugh, Sam R. Sumner, John Truax, Elmer E. Halsey, T. H. McKay.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 573, entitled "An act to provide for the amendment of section 2 of article 11 of the constitution of the State of Washington, relating to the removal or relocation of county seats," 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 author to be re-written and properly underscored.

HANCE H. CLELAND, Chairman.

We concur in this report: F. A. Lesourd, W. V. Wells, Frank W. Middaugh, Sam R. Sumner, John Truax, Elmer E. Halsey, T. H. McKay.

On motion, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

We, your committee on municipal corporations of the first class, to whom was referred Senate bill No. 258, entitled “An act authorizing the assessment for local improvement of lands belonging to school districts within the limits of any city or town; and providing a method for the payment of such assessments and validating all assessments for local improvements by any city or town heretofore made against land belonging to a school district,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. W. HASTINGS, Chairman.


On motion, the report was adopted.

Mr. Speaker:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 247, 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," have had the same under consideration, and we re­spectfully report the same back to the House with the recommendation that it do pass.

F. W. Hastings, Chairman.


MR. SPEAKER:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 464, entitled "An act to provide for the registration of principal or of principal and interest of bonds of counties, cities, towns, port and school districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. W. Hastings, Chairman.


MR. SPEAKER:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 226, entitled "An act relating to county, city, town and other municipal warrants, prohibiting the treas­urers of counties, cities, towns and other municipal corporations from purchasing the same, 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.

F. W. Hastings, Chairman.


MR. SPEAKER:

We, your committee on harbors and waterways, to whom was re­ferred House bill No. 595, entitled "An act to amend an act approved March 6, 1909, entitled 'An act to provide for the vacation of portions of waterways and the extension of streets over the portions so vacated, and for the sale and disposition of portions so vacated not embraced within any street or streets extended over 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.

Miller Freeman, Chairman.

STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on compensation and fees for state and county officials, to whom was referred House bill No. 580, entitled "An act relating to the classification of counties, naming the officers thereof, fixing the compensation and office hours, and repealing all the acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted for the original, that the substitute bill be ordered printed and that it do pass.

A. T. Stream, Chairman.


On motion, the substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1913.

Mr. Speaker:

We, your committee on municipal corporations other than first class, to whom was referred Senate bill No. 357, entitled "An act relating to taxes in cities and towns and amending section 5151 of Remington and 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.

Sam R. Sumner, Chairman.

We concur in this report: John Truax, W. V. Wells, A. M. Bryant, T. K. Robe, Walker Moren.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1913.

Mr. Speaker:

We, a majority of your committee on senatorial and representative reapportionment, to whom was referred House bill No. 241, entitled "An act to re-district and reapportion the members of the House to representatives and the senate 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 be indefinitely postponed.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1913.

Mr. Speaker:

We, a minority of your committee on senatorial and representative reapportionment, to whom was referred House bill No. 241, entitled "An act to re-district and reapportion the members of the House of
representatives and the Senate of the State of Washington," hav
had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

H. E. KENNEDY, Chairman.

We concur in this report: Dan Earle, Victor Zednick, Eugene A.
Childe, Thos. F. Murphine.

House bill No. 234: Do pass as amended.
The speaker announced that he was about to sign House
bills Nos. 364, 363, 300 and 249.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:
The Senate has passed Senate bill No. 356, entitled "An act relating
to the salary of the state librarian and amending section 6958 of Rem­
ington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 332, entitled "An act relating to lands granted
to the state for common schools and for educational, penal, reformatory,
charitable, capitol building and other purposes; providing for the com­
pletion of such grants and the relinquishment of certain granted lands;
and making an appropriation;"

Also, Senate bill No. 388, entitled "An act authorizing counties
and cities to contract for joint acquisition, ownership, construction,
control and use of municipal buildings and property necessary, and
permitting the use of certain funds therefor;"

Also, Senate bill No. 355, entitled "An act relating to the assistant
state auditor and deputy state auditor, and amending sections 9004
and 9005 of Remington and Ballinger's Annotated Codes and Statutes
of Washington;"

Also, Senate bill No. 367, entitled "An act granting to Lewis county
the property held by the state for the Southwest Washington Fair
Association, creating a commission for the control and management of
the same, and authorizing the counties within such association to take
part in and make appropriations for the support of fairs and exhibi­
tions held thereon by such association, and repealing sections 4, 5, 9,
10, 11 and 12 of chapter 237, Laws of 1909;"

Also, the Senate has concurred in House amendments to Senate bill
No. 149, entitled "An act authorizing the consolidation of two or more
diking districts, heretofore organized or which may hereafter be orga­
nized under the diking laws of the State of Washington;"

Also, concurred in House amendments to Senate bill No. 97, entitled
"An act authorizing cities and towns to construct, purchase, condemn
and purchase, acquire, add to, maintain, conduct and operate certain
public utilities, construct, acquire and operate public markets and cold
storage plants for the sale and preservation of certain supplies and
provisions; and amending section 8005 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the Senate has passed Senate bill No. 354, entitled "An act relating to deputy commissioner of statistics, and amending section 8963 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 247, entitled "An act creating a department of agriculture, providing for the organization and administration thereof, defining the powers and duties of its officers and employees in relation to agriculture, horticulture, live stock, dairying, state fairs, foods, drinks, drugs, oils, and other kindred subjects, providing penalties for the violation thereof, and repealing certain acts and parts of acts;"

Also, engrossed Senate bill No. 33, entitled "An act relating to the creation and organization of the county of Bowen, subject to the requirements of the State Constitution and the Statutes in respect to the establishment of new counties;"

Also, engrossed Senate bill No. 364, entitled "An act regulating the load in proportion to the width of tires that may be transported on vehicles over and along certain state and county roads, and providing penalties for violations thereof;"

The Senate has passed engrossed House bill No. 91, entitled "An act making an appropriation for and directing the payment of the principal and interest due on the purchase of fractional section 16, township 25 north, range 4 east, Willamette Meridian, made under the provisions of chapter 122, Laws of Washington, 1893, validating the sale of said fractional section and directing the execution and delivery of a deed for the same;"

Also, engrossed House bill No. 121, entitled "An act relating to the duties and functions of prosecuting attorneys, abolishing the office of coroner, and repealing sections 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030, of Remington and Ballinger's Annotated Codes and Statutes of Washington, which said sections relate to the election, qualification and duties of coroners and deputy coroners," with the following amendments:

In section 1, line 4 of the printed bill, same being section 1, line 6 of the engrossed bill, before the word "forthwith" insert the words "direct a justice of the peace residing in the county seat of the county to."

At the end of section 1, of the printed bill, same being at the end of section 1 of the engrossed bill, strike the period and add the following words: "and, in cases where said justice of the peace receives no salary, he shall receive a compensation of five dollars for each investigation, and, in addition thereto, said justice of the peace shall receive his actual and necessary expenses in going to and returning from the
place where said investigation is made," including the comma pre­
ceding and period succeeding.

In section 2, line 1 of the printed bill, same being section 2, line 1 of the engrossed bill, strike the words "prosecuting attorney" and in­
sert in lieu thereof the words "justice of the peace."

In section 2, line 2 of the printed bill, same being section 2, line 3 of the engrossed bill, strike the words "except or other."

In section 2 of the printed bill, same being section 2 of the en­
grossed bill, strike the period at the end and add the following words: "by the prosecuting attorney of said county," including the period succeed­
ing.

Strike section 3 of the printed bill, same being section 3 of the en­
grossed bill, and substitute in lieu thereof the following:

"Section 3. That immediately after the conclusion of such in­
vestigation, said justice of the peace shall make a full report to, and file same with, said prosecuting attorney together with all evidence taken at such investigation, and the prosecuting attorney shall file said transcript of the testimony given in such investigation and all evidence taken together with his written opinion as to how such per­son came to his death, in the office of the county clerk of said county."

In section 4, line 1 of the printed bill, same being section 4, line 2 of the engrossed bill, strike the words "prosecuting attorney" and in­
sert in lieu thereof the words "said justice of the peace."

In section 4, line 3 of the printed bill, same being section 4, line 5 of the engrossed bill, strike the words "county treasurer" and Insert in lieu thereof the words "prosecuting attorney."

In section 5, line 1 of the printed bill, same being section 5, line 2 of the engrossed bill, strike the words "prosecuting attorney" and insert in lieu thereof the words "justice of the peace."

In section 5, line 4 of the printed bill, same being section 5, line 7 of the engrossed bill, strike the word "seventy" and insert in lieu thereof the word "thirty."

In section 5, lines 5 and 6 of the printed bill, same being section 5, line 9 of the engrossed bill, strike the words "county treasurer" and insert in lieu thereof the words "prosecuting attorney."

Strike section 8 of the printed bill, same being section 8 of the engrossed bill, and substitute therefor the following:

"Section 8. The prosecuting attorney shall, after paying the burial expenses provided for by section five of this act, pay the balance of any money in his hands to the executor or administrator of such de­cease, if one has been appointed, and, if not, to the county treasurer of the county.

Strike section 9 of the printed bill, same being section 9 of the en­grossed bill and substitute thereof sections 9, 10, and 11 as follows:

"Section 9. The office of county coroner is hereby abolished as to all counties of this state except counties of the first class, and none of
the provisions of this act shall apply to or in counties of the first class."

Section 10. All acts or parts of acts in conflict with the provisions this act are hereby repealed.

Section 11. This act shall take effect on the second Monday in January, 1915, and at said time all coroners affected by this act shall deliver to the prosecuting attorneys of their respective counties all property which had therefore come into their possession by virtue of their official capacity as coroners."

Strike the title of the printed bill, same being the title of the engrossed bill and substitute therefor the following:

"An act relating to the duties and functions of coroners and justices of the peace; abolishing the office of county coroner in certain counties, and repealing all acts in conflict herewith."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Moren moved that the House concur in the Senate amendments to House bill No. 121.

Mr. Rowland (D. H.) moved to amend the motion by concurring in all the Senate amendments except as to section 9, and that the Senate be asked to recede from its amendment to section 9.

The motion of Mr. Rowland (D. H.) prevailed.

Mr. Moll moved that the House refuse to concur in the Senate amendments to section 5 of House bill No. 121.

The motion prevailed.

The roll was called and the House concurred in the Senate amendments to House bill No. 121 with the exception of sections 5 and 9, by the following vote: Yeas, 81; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brocks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McCoy,
Mr. Wray moved that the House concur in the Senate amendments to House bill No. 49.

MR. SPEAKER:
The Senate has passed engrossed House bill No. 49, entitled "An act concerning domestic relations and to prevent and punish family desertion or non-support of wife or children, and providing for support bonds and suspension of trial and sentence, and authorizing and directing the county commissioners to work convicted persons and to pay certain moneys to the wife or child, or children for the labor performed by convicted persons; and providing the evidence required to prove and the punishment of such offenses, and repealing sections 2444 and 5933 of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In section 2, line 4 of the printed bill, same being section 2, lines 5 and 6 of the engrossed bill, strike the words "or to an organization," including the comma succeeding.

In section 2, line 11 of the printed bill, same being section 2, line 16 of the engrossed bill, strike the words "or to an organization," including the comma succeeding.

In section 2, line 22 of the printed bill, same being page 3, line 2 of the engrossed bill, strike the words "any fund available," and insert in lieu thereof the words "current fund."

In section 2, line 23 of the printed bill, same being page 3, line 4 of the engrossed bill, strike the words "of an organization," including the comma succeeding.

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.
The roll was called and the House concurred in the Senate amendments to House bill No. 49 by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.


Those absent or not voting were: Representatives Adams, Conner, Earle, Farnsworth, Foster, Freeman, Gillbo, Greenbank, Masterson, McArdle, Moren, Picken, Stevenson, Sweet—14.

MESSAGE FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., February 27, 1913.

The Senate has passed engrossed House bill No. 153, entitled "An act relating to justices of the peace and constables in cities having a population of 50,000 or more inhabitants and providing for their elections or appointment, fixing their salaries, and repealing sections 6537 and 6538 of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In section 1, line 12 of the engrossed bill, the same being section 1 line 4 of the printed bill, strike the word "bi-ennially" and substitute the word "quadriennially."

Add to the end of section 1 the following:

"And provided further, that nothing in this act shall be construed to affect justices of the peace or constables or the offices of justices of the peace or constables in cities having a population of less than fifty thousand inhabitants."

Strike section 3, and substitute therefor the following:

"Section 3. The salaries of such justices of the peace in all cities having a population in excess of 100,000 according to the census of
the federal government last taken shall be eighteen hundred (1800) dollars per annum.”

Strike section 4 and substitute in lieu thereof the following:
“Section 4. The salaries of justices of the peace and constables hereafter elected or appointed shall be and remain the same as now provided by law.”

Strike section 5 and substitute in lieu thereof the following:
“Section 5. All acts or parts of acts in conflict herewith are hereby repealed.”

In the title, strike the semi-colon after the word “inhabitants” and insert in lieu thereof the word “and.” Also strike the comma after the word “salaries” and the balance of the title after said word, and substitute in lieu of said comma a period.

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Wray moved that the House concur in the Senate amendments to House bill No. 153.

The roll was called and the House concurred in the Senate amendments to House bill No. 153 by the following vote: Yeas, 89; nays, 0; absent or not voting, 15.


Those absent or not voting were: Representatives Adams, Conner, Earle, Foster, Gillbo, Greenbank, Hughes, Mapes, Masterson, McArdle, Picken, Rowland (H. K.), Stevenson, Sweet, Urquhart—15.
INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 648, by Mr. Turnbow (by request): An act providing when survivor's heirs or representatives may sue, and amending section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

House bill No. 649, by committee on roads and bridges: An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.

Passed to second reading and ordered printed.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Engrossed Senate bill No. 33, by Senator Bowen: An act relating to the creation and organization of the county of Bowen, 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.

Engrossed Senate bill No. 247, by Senator Troy: An act creating a department of agriculture, providing for the organization and administration thereof, defining the powers and duties of its officers and employes in relation to agriculture, horticulture, live stock, dairying, state fairs, foods, drinks, drugs, oils, and other kindred subjects, providing penalties for the violation thereof, and repealing certain acts and parts of acts.

Referred to committee on dairy and live stock.

Senate bill No. 332, by Senate judiciary committee and Senate appropriation committee: An act relating to lands granted to the state for common schools and for educational, penal, reformatory, charitable, capitol building and other purposes; providing for the completion of such grants and the relinquishment of certain granted lands; and making an appropriation.

Referred to committee on appropriations.

Senate bill No. 354, by committee on appropriations: An act relating to deputy commissioner of statistics, and amending section 8963 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on appropriations.
Senate bill No. 355, by committee on appropriations: An act relating to the assistant state auditor and deputy state auditor and amending sections 9004 and 9005 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Senate bill No. 356, by committee on appropriations: An act relating to the salary of the state librarian, and amending section 6958 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on appropriations.

Engrossed Senate bill No. 364, by committee on roads and bridges: An act regulating the load in proportion to the width of tires that may be transported on vehicles over and along certain state and county roads, and providing penalties for violations thereof.

Referred to committee on roads and bridges.

Senate bill No. 367, by joint committee on appropriations: An act granting to Lewis county the property held by the state for the Southwest Washington Fair Association, creating a commission for the control and management of the same, and authorizing the counties within such association to take part in and make appropriations for the support of fairs and exhibitions held thereof by such association, and repealing sections 4, 5, 9, 10, 11 and 12 of chapter 237, Laws of 1909.

Referred to committee on rules and order.

Senate bill No. 388, by Senators Allen, Collins, Jackson, Bowen, Piper, Nichols and Landon: An act authorizing counties and cities to contract for joint acquisition, ownership, construction, control and use of municipal buildings and property necessary, and permitting the use of certain funds therefor.

Referred to committee on municipal corporations of the first class.

SECOND READING OF BILLS.

House concurrent resolution No. 21, relating to Alaska's first legislative assembly.

The resolution was read the second time in full.
On motion of Mr. Goss, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.


Those absent or not voting were: Representatives Adams, Cleland, Conner, Earle, Foster, Greenbank, Masterson, McArdle, Moren, Picken, Pierce, Stevenson, Sumner, Sweet, Urquhart—15.

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

On motion of Mr. Goss, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.

Substitute House bill No. 8, relating to shore lands purchased from the State of Washington.

The bill was read the second time in full by sections.

On motion of Mr. Wray, the following amendment was adopted:

In line 4 of the printed bill, strike out “mean low water” and insert in lieu thereof the following: “ordinary navigation.”

Strike out “mean low water” in line 7 and insert in lieu thereof “ordinary navigation.”

21—H
Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 10, strike the words "commissioner of public lands" and insert "board of state land commissioners."

The amendment was adopted.

Mr. Houser moved that the rules be suspended, the second reading be considered the third and that the bill be placed on final passage.

Roll call was demanded and, a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 38; nays, 48; absent or not voting, 11.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Cleland, Craig, Darling, Davis, Farnsworth, Field, Freeman, Gilkey, Goss, Halsey, Hays, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, McCoy, McKay, Mess, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—48.

Those absent or not voting were: Representatives Conner, Earle, Foster, Greenbank, Hill, Hughes, Masterson, McArdle, Picken, Pierce, Sweet—11.

Substitute House bill No. 7, relating to justice courts.

The bill was read the second time in full by sections.

Mr. Childe moved that the rules be suspended and that the bill be placed on final passage.

The motion was lost, and the bill was passed to third reading.

Mr. Farnsworth assumed the chair.
Mr. Speaker:

We, your committee on public morals, to whom was referred House bill No. 21, entitled "An act changing the rule of evidence in cases of crime against morality, decency, etc., and repealing section 2443 of Remington and 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.

1. That the bill be amended by striking the title and inserting in lieu thereof the words: "An act repealing section 2443 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the rule of evidence in the case of certain crimes against morality and decency."

2. That section 1 of the bill be amended by striking from section 1 all of said section after the words "section 1." and inserting in lieu thereof the words: "That section 2443 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the rule of evidence in the case of certain crimes against morality and decency, be repealed."

J. M. Stevenson, Chairman.


The bill was read the second time in full by sections.
The committee amendments were adopted.

Mrs. Axtell moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

On motion of Mr. Taylor, the previous question was ordered.
The roll was called and the bill passed the House by the following vote: Yeas, 83, nay, 1; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles,
Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—83.

Voting nay: Representative Brooks—1.

Those absent or not voting were: Representatives Adams, Davis, Earle, Foster, Grass, Greenbank, Hill, Masterson, McArdle, Moren, Picken, Pierce, Sweet—13.

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

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

Substitute House bill No. 45, relating to the taking of food fishes on Willapa Harbor.

The bill was read the second time in full by sections.

Mr. Holmes moved the adoption of the following amendment:

After line 81 add the following sections:

Section 2. That in addition to the license fees now or hereafter required to be paid therefor, the owner or operator of each drag seine, pound net, trap, weir, purse seine, gill net, drift net, set net, scow fish wheel or stationery fish wheel placed or used in the waters of this state shall furnish the fish commissioner on or before the tenth day of each month a sworn statement showing in detail the actual number of salmon caught by each device or contrivance owned or operated by him during the preceding calendar month, and the number of each kind or variety of salmon so caught, and to pay the fish commissioner or his deputy the following royalties thereon, to-wit:

For each sockeye and silver salmon, ten cents.
For each steelhead and spring salmon, fifteen cents.
For each humpback salmon, six cents.
For each chum and dog salmon, three cents.

Section 3. The fish commissioner shall receipt for royalties so paid and pay the same into the state treasury in the same manner as other receipts of his office, and one-half thereof shall be credited to the state hatchery fund and one half to the permanent school fund.

Section 4. If the operator or owner of any device or contrivance enumerated in section one of this act shall fail to render the statement in the time and in the manner required therein, or shall make any false statement therein or fail to pay the whole or any part of the royalties required by this act, he shall be deemed guilty of a misdemeanor and shall, upon the conviction thereof, for each and every offense, be subject
to a fine of not less than fifty dollars nor more than one thousand dollars
or by imprisonment in the county jail not less than twenty-five days
nor more than six months, or by both such fine and imprisonment.

Section 5. The fish commissioner may make such rules and regula-
tions and employ such deputies as are deemed necessary in order to
give full force and effect to the provisions of this act; and for the fail-
ure of the holder of any license issued by him to comply with such rules
and regulations, he may revoke such license.

Mr. Murphine demanded a roll call and, a sufficient number
arising, the clerk was directed to call the roll.

Mr. Sims demanded a call of the House and, a sufficient num-
ber arising, the roll was called under the call of the House, and
the following absentees were noted:

Messrs. Earle, Greenbank, Masterson, Foster, Hastings and
Sweet, of whom Messrs. Earle, Greenbank, Masterson and Sweet
were excused.

The sergeant-at-arms was directed to bring the absentees
within the bar of the House.

On motion of Mr. Dunning, further proceedings under the
call of the House were dispensed with.

The speaker resumed the chair.

The roll was called and the amendment offered by Mr. Holmes
was lost by the following vote: Yeas, 18; nays, 74; absent or
not voting, 5.

Those voting yea were: Representatives Axtell, Christensen,
Corkery, Dunning, Falkner, Gillbo, Holmes, Houser, Lang-
ford, Merriam, Murphine, Norton, Oaks, Pierce, Reid, Robe,

Those voting nay were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,
Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs,
Cleland, Conner, Craig, Croake, Darling, Davis, Farnsworth,
Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey,
Hastings, Hays, Hedger, Herber, Hill, Horrigan, Hughes,
Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum,
Mapes, McArdle, McCoy, McFarland, McKay, Mess, Middaugh,
Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.),
Overman, Picken, Rowland (H. K.), Siler, Sims, Sissons, Smith,
Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—74.

Those absent or not voting were: Representatives Earle, Foster, Greenbank, Masterson, Sweet—5.

On motion of Mr. Davis, 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. Arnold (W. A.), Corkery, Earle, Foster, Greenbank, Masterson, Moren, Sumner and Sweet, of whom Messrs. Earle, Greenbank, Masterson and Sweet were excused.

The House took up the further consideration of substitute House bill No. 45 on second reading.

On motion of Mr. Stream, 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, 84; nays, 0; absent or not voting, 13.


Those absent or not voting were: Representatives Arnold (W. A.), Earle, Foster, Greenbank, Holmes, Houser, Moren, Overman, Sumner, Sweet, Urquhart, Wray—13.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Stream, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 235, relating to the commitment of persons to the Washington State Training School, and their discharge therefrom.

The bill was read the second time in full by sections.

On motion of Mr. Field, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.


Those absent or not voting were: Representatives Cleland, Earle, Foster, Greenbank, Hill, Houser, Masterson, McArdle, Overman, Stewart, Sumner, Sweet, Urquhart, Wray—14.

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

There being no objections, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Field, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 304, amending the constitution of the State of Washington, relating to membership of the Legislature.

The bill was taken off the calendar at the request of the authors of the bill.

Senate bill No. 13, relating to a teachers' retirement fund.

The bill was passed over and allowed to retain its place on the calendar.

House bills Nos. 364, 249, 363, 385 and 300 were delivered to the Governor by the chief clerk.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1913.

Mr. Speaker:

We, your Committee on Education, to whom was referred House bill No. 312, entitled "An act relating to the powers and duties of boards of directors of school districts of the second class and amending section 4520 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under construction, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 7 of the printed bill, after the word "cause" strike the words "a reputable licensed physician" and insert in lieu thereof the words "the city health officer or in the absence of such health officer, such physician as the board may appoint."

In line 9 of the printed bill strike the words "state board of education" and insert in lieu thereof the words "board of education" and strike the last six words of the section ("and the state board of health.")"

FRED M. HEDGER, Chairman.

We concur in this report: Ben Hill, Guy E. Dunning, J. E. Turnbow, A. H. Moll, Z. Stewart, J. S. Siler, R. E. Darling, W. J. Hughes, Mrs. Frances C. Axtell.

The bill was read the second time in full by sections.

The committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1913.

Mr. Speaker:

We, your Committee on Education, to whom was referred House bill No. 355, entitled "An act relating to consolidation of school districts,
providing for compensation for directors, and amending section 4447 of Remington and 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.

In line 9 of the printed bill, line 15 of the original bill, strike the word "eight" and insert in lieu thereof the word "five."

In line 10 of the printed bill, line 17 of the original bill, after the word "for" insert the word "actual."

FRED M. HEDGER, Chairman.

We concur in this report: J. S. Siler, E. K. Brown, J. E. Turnbow, Nena Jolidon Croake, Mrs. Frances C. Axtell, Z. Stewart, W. J. Hughes.

The bill was read the second time in full by sections.

The committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

House bill No. 369, relating to taxation and amending section 9098 of Remington & Ballinger's Code.

On motion, the rules were suspended, and the second reading of the bill was dispensed with.

On motion, the following amendment by Mr. Rowland (D. H.) was adopted:

Amend section 1, line 7, by striking the last word "the" and insert "a" in place thereof.

Amend section 1, line 8, by striking the word "thereon" and insert as follows: "The parsonage need not be on land contiguous to the church property if the total area exempted does not exceed the area above described.

The bill was passed to third reading and ordered engrossed.

House bill No. 407, amending sections 4047, 4048 and 4049 of Remington & Ballinger's Code relating to the salaries of county officers.

Mr. Rowland (D. H.) stated the point of order that the new matter in the bill was not underscored.

The speaker declared the point of order well taken, and the bill was passed over.

House bill No. 475, relating to the feasibility of a state road from Kelso westerly to a point on state road No. 5 between South Bend and Pacific beach.

The bill was read in full the second time by sections.
On motion of Mr. Davis, 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, 88; nays, 0; absent or not voting, 9.


Those absent or not voting were: Representatives Brislawn, Earle, Foster, Greenbank, Hays, Holmes, Masterson, Stream, Sweet—9.

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

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

House bill No. 509, creating a state board of park commissioners.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the following amendment was adopted:

Line 2, section 3, strike the words “and other.”

On motion of Mr. Capron, 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, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-
Those absent or not voting were: Representatives Cleland, Conner, Darling, Earle, Foster, Greenbank, Holmes, Masterson, Mc Ardle, Sweet—10.

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

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

House bill No. 279, relating to the payment of bounties on cougars and other wild animals.

The bill was read the second time in full by sections.

On motion of Mr. Brislawn, the following amendment was adopted:

Amend section 1, line 5 of the printed bill, by striking the words “and fifty-hundredths” and insert after the word “dollars” the following: “for each adult from October 1st to April 1st, and not more than one dollar for any coyote pups.”

The bill was passed to third reading and ordered engrossed.

House bill No. 535, appropriating money from the state highway fund for the construction of a bridge at or near Newport, Washington.

The bill was read the second time in full by sections.

Mr. Childe assumed the chair.

The speaker resumed the chair.
Mr. Holmes moved the adoption of the following amendment:

Strike section 1 and substitute the following:

Section 1. There is hereby appropriated from the state highway fund the sum of twenty-five thousand dollars or so much thereof as may be necessary for the construction of a public highway bridge of steel construction placed upon concrete piers, across and spanning the Pend Oreille river at or near Newport, Washington, at a point to be designated in the manner herein after provided by the highway commissioner. Provided, however, That the same shall not become available until the county of Pend Oreille shall have appropriated and paid into the state treasury of the State of Washington to the credit of the highway fund the sum of twenty-five thousand dollars for the purpose aforesaid. Provided further, That sums shall not become available unless and until the state of Idaho shall have appropriated a like sum for the purpose aforesaid, and to be expended in the manner herein-after provided.

The amendment was lost.

On motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Darling, Davis, Farnsworth, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Zednick, Mr. Speaker—69.

Those voting nay were: Representatives Arnold (W. A.), Black, Bryant, Christensen, Croake, Dunning, Falkner, Fontaine, Gillbo, Herber, Hill, Holmes, Houser, Langford, LeSourd, Miles, Moll, Murphine, Norton, Robe, Rowland (D. H.), Turnbow—22.

Those absent or not voting were: Representatives Earle, Foster, Greenbank, Masterson, Sweet, Wells—6.
The bill, having received the constitutional majority, was declared passed.

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

MESSAGE FROM THE SENATE.

OLYMPIA, WASH., February 28, 1913.

Mr. Speaker:

The Senate has concurred in House amendments to Senate engrossed bill No. 105, entitled "An act to withdraw from appropriation under the laws of the State of Washington all the unappropriated waters of the Wenatchee watershed, north of township 25, ranges 15, 16, 17 and 18 east of the Willamette Meridian, and reserving them to the State of Washington for the purposes of irrigation;"

Also, to engrossed substitute Senate bill No. 7, entitled "An act relating to the method of killing water fowl, defining the term 'sneak boat' and amending section 5358 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, to Senate bill No. 35, entitled "An act relating to untrue, deceptive and misleading advertisements, and providing a penalty for the violation thereof;"

Also, to engrossed Senate bill No. 63, entitled "An act authorizing county commissioners to issue county road bonds for constructing and improving public ways, and for aiding in so doing, both within and without the limits of incorporated cities and towns, prescribing the method of expending the proceeds thereof, validating elections and other proceedings heretofore held or had relating thereto, and authorizing certain incomplete proceedings to be completed under this act;"

Also, Senate bill No. 149, entitled "An act authorizing the consolidation of two or more diking districts, heretofore organized or which may hereafter be organized under the diking laws of the State of Washington;"

Also, to Senate bill No. 248, entitled "An act relating to irrigation districts, amending sections 6427, 6439, 6441, 6442 and 6444 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring the same necessary for the immediate need of the public peace, health and safety;"

Also, the president has signed enrolled Senate bill No. 18, entitled "An act relating to the solemnization of marriages and amending section 7154 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 105, entitled "An act to withdraw from appropriated waters of the Wenatchee watershed, north of township 25, ranges 15, 16 17 and 18 east of the Willamette Meridian, and reserving them to the State of Washington for purposes of irrigation;"

Also, enrolled substitute Senate bill No. 7, entitled "An act relating
to the method of killing water fowl, defining the term 'sneak boat' and amending section 5358 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 37, entitled "An act authorizing and directing the commissioner of public lands to certify certain lands to the governor for deed, and empowering and directing the governor to execute and the secretary of state to attest a deed conveying to the city of Spokane certain lands for use as and in connection with its public parks and for no other purpose;"

Also, enrolled Senate bill No. 254, entitled "An act making an appropriation for the payment of sundry expenses of the office of the insurance commissioner;"

Also, enrolled Senate bill No. 73, entitled "An act relating to the powers and duties of notaries public who are stockholders, directors, officers or employees of banks or other corporations;"

Also, enrolled Senate bill No. 35, entitled "An act relating to untrue, deceptive and misleading advertisements, and providing a penalty for the violation thereof;"

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign Senate bills Nos. 35, 18, 37, 73, 105, 254 and substitute Senate bill No. 7.

Substitute House bill No. 170, relating to the construction of bridges between the State of Washington and adjoining states, and making an appropriation for the construction of a bridge across the Columbia river at Vancouver, Washington.

The bill was read the second time in full by sections.

On motion of Mr. McCoy, the following amendments were adopted:

Section 1. That the words "annually thereafter" after the word "and" in the fourth line of the printed bill, be stricken out, and the words "the year 1914," be inserted.

Section 3. That the word "treasurer" after the word "state" in seventh line of printed bill be stricken and the word "treasury" be inserted.

After the second word "the" in the third line of title in printed bill, insert the word "Columbia."

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Brislawn, the rules were suspended, and the House returned to the order of reports of standing committees.
Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 295, entitled "An act creating the state fiscal commission, defining its powers and duties, abolishing certain boards and commissions, making an appropriation and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the House with a substitute bill and with the recommendation that said substitute bill be printed and that it do pass.

J. W. Brislawn, Chairman.

We concur in this report: G. L. Reid, Dix H. Rowland, T. K. Robe, Nena Joliton Croake.

On motion of Mr. Brislawn, the substitute bill was ordered printed.

SECOND READING OF BILLS.

On motion of Mr. McCoy, the rules were suspended, the second reading of House substitute bill No. 170 was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 54; nays, 30; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brown, Brooks, Capron, Catlin, Childe, Christensen, Cleland, Conner, Craig, Davis, Dunning, Farnsworth, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hays, Herber, Horrigan, Hughes, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Moren, Neumann (M. M.), Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Zednick, Mr. Speaker—54.


Those absent or not voting were: Representatives Earle,

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

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

House bills Nos. 364, 249, 363, 385 and 300 were delivered to the Governor by the chief clerk.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., February 28, 1913.

The Senate refuses to recede from its amendments to engrossed House bill No. 121, entitled "An act relating to the duties and functions of prosecuting attorney, abolishing the office of coroner, and repealing sections 4007, 4008, 4009, 4010, 4011, 4012, 4013, 4014, 4015, 4016, 4017, 4018, 4019, 4020, 4021, 4022, 4023, 4024, 4025, 4026, 4027, 4028, 4029, 4030 of Remington and Ballinger's Annotated Codes and Statutes of Washington, which said sections relate to the election, qualification, and duties of coroners and deputy coroners," and the president has appointed as members of a conference committee on the part of the Senate, Senators Phipps, Allen and Davis, and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Moren, the speaker was empowered to name a committee of three members of the House to confer with a like committee from the Senate on Senate amendments to House bill No. 121.

The speaker appointed as members of the above committee Messrs. Moren, Cleland and Davis.

SECOND READING OF BILLS.

Mr. Wray assumed the chair.

Substitute House bill No. 190, providing for the annexation of certain county territory to a neighboring county, etc.

The bill was read the second time in full by sections.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 30, strike the words "four or more than five townships" and insert "one township."

The amendment was lost.
Mr. Farnsworth moved the adoption of the following amendment:

Add to section one the following: “The vote of each township in such territory shall be counted as a separate unit, and no township in such voting territory shall be detached from the county in which it is located, unless seventy-five per cent. of the votes cast at such election in such township shall be in favor of the separation.”

The amendment was lost.

On motion of Mr. Truax, the following amendment was adopted:

In line 1, section 1, strike the words: “section 1 of the act approved March 9, 1891, entitled ‘An act to provide for annexing certain county territory to a neighboring county to which it is contiguous,” and substitute the following: Section 3812 of Remington and Ballinger's Annotated Codes and Statutes of Washington.”

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 30, after the word “twelfth” insert “or seventeenth.”

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 2, strike underscored matter.

The amendment was declared out of order.

Mr. Farnsworth moved to strike section 2 from the bill.

The motion was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 30, after the word “twelfth” insert “or seventeenth.”

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 32, after the word “the” insert “twelfth or.”

The amendment was lost.

Mr. Farnsworth moved the adoption of the following amendment:

Section 2, line 9, after the word “twelfth” insert “or seventeenth.”

The amendment was lost.
Mr. Farnsworth moved the adoption of the following amendment:

Section 2, line 10, after the word "the" insert "twelfth or."

The amendment was lost.

On motion of Mr. Truax, the following amendments were adopted:

Section 1, line 4, strike "section 1" and add "section 3812."

After the word "that" in line 1 of section 2, strike the words "section 10 of the act approved March 9, 1891, entitled 'An act to provide for annexing certain county territory to a neighboring county to which it is contiguous,'" and insert the following: Section 3821 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Change the title of the act to read as follows: An act providing for the transfer of territory from one county to another and amending sections 3812 and 3821 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

In line 3 of section 2, strike the words "section 10," and insert the following: "Section 3821."

Mr. Taylor moved that the rules be suspended and that Senate bill No. 68, House bill No. 351 and House bill No. 404 be read at this time by the clerk; that no amendments be offered thereto at this time, but that the three bills be taken up on Monday morning, March 3, for the purpose of amendment.

The motion was carried.

Senate bill No. 68, House bill No. 351 and House bill No. 404 were read in full the second time by sections.

The speaker resumed the chair.

On motion of Mr. Rowland (D. H.), the House adjourned till 11:00 a.m., Monday, March 3, 1913.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
STATE OF WASHINGTON

FIFTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 3, 1913.

The speaker called the House to order at 11:00 a.m.

Roll call showed all members present except Messrs. Craig, Field, Greenbank, Oaks, Overman, Picken and Sweet, of whom Messrs. Greenbank and Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

REPORTS OF STANDING COMMITTEES.

HOUSE CHAMBER,

Mr. Speaker: Olympia, Wash., February 28, 1913.

Your committee on engrossed bills, to whom was referred House bills Nos. 7, 8, 21, 369, 355, 279, 475, 312, 509, 535, 235, 45 and 70, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. Bryant, Chairman.

We concur in this report: G. J. Langford, R. E. Darling.

HOUSE CHAMBER,

Mr. Speaker: Olympia, Wash., February 28, 1913.

Your committee on engrossed bills, to whom was referred House bill No. 190, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted.

A. M. Bryant, Chairman.

We concur in this report: W. H. Kingery, Eli P. Norton.

HOUSE OF REPRESENTATIVES,

Mr. Speaker: Olympia, Wash., February 27, 1913.

We, your committee on privileges and elections, to whom was referred House bill No. 30, entitled "An act relating to and providing
for the nominations of candidates for public offices in the State of Washington, and presidential elections," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. W. CONNER, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on privileges and elections, to whom was referred House bill No. 108, entitled "An act relating to political parties and to provide for the expression of the qualified electors of the several political parties of their choice for nomination by their party for the president of the United States, and to provide for the election of the delegates and alternates of said political parties to their respective national conventions and to provide for the nomination of presidential electors of said political parties, and to provide for an expression of the wish of the electors in regard to their party platforms, and repealing all laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. W. CONNER, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on privileges and elections, to whom was referred House bill No. 76, entitled "An act relating to elections and providing for the election of United States Senators and amending sections 4841 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing all laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. W. CONNER, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 624, entitled "An act fixing the salary of the clerk of the su-
premier court,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


House of Representatives,
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on horticulture and forestry, to whom was referred engrossed Senate bill No. 244, entitled “An act relating to horticulture, and amending sections 3074, 3080, 3082, 3091, 3092, 3096, 3098, 3099, 3100, 3131 and 3134 of Remington and 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.

W. E. Arnold, Chairman.


House of Representatives,
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on railroads, to whom was referred House bill No. 581, entitled “An act relating to street railroads and amending section 2, chapter 117, of the Session Laws of 1911,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.

We concur in this report: J. S. Siler, Sam R. Sumner, Fred M. Hedger, William Wray, H. E. Kennedy, W. Dean Hays, Robert Grass.

House of Representatives,
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on constitutional revision, to whom was referred House bill No. 488 entitled “An act to amend article six of the constitution of the State of Washington, relating to the qualifications of voters within the state,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass and that it be entered on the journal of the House.

Hance H. Cleland, Chairman.

Mr. Speaker:

We, your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 559, entitled "An act providing for licensing physicians from certain other states to practice 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.

Eugene T. Hurd, Chairman.


Mr. Speaker:

We, your committee on railroads, to whom was referred House bill No. 588, entitled "An act relating to public service property and utilities and amending section 8 of the public service commission law, being chapter 117, Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.


Mr. Speaker:

We, your committee on railroads, to whom was referred Senate bill No. 299, entitled "An act relating to the purchase of railroad stock, bonds and property by railroad companies, and amending section 8665 of Remington and 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.

Elmer E. Halsey, Chairman.

hotels, inns and public lodging houses, providing penalties for the viola-
tions thereof and repealing chapter 29 of the Session Laws of 1909 and
declaring an emergency," have had the same under consideration, and
we respectfully report the same back to the House with the recom-
mendation that it be indefinitely postponed and that the attached bill
be substituted and that the substitute bill be ordered printed and that
it do pass.

EUGENE T. HURD, Chairman.

We concur in this report: V. J. Capron, W. T. Christensen, Fred
W. Hastings, R. W. Craig, Ben F. Hill, H. E. Kennedy, Fred J. Mess,
C. G. Black, J. A. Mapes, Nena Jolidon Croake.

On motion, the report as to the printing of the substitute bill
was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

L. D. McARDLE, Chairman.

We concur in this report: W. W. Conner, E. L. Farnsworth, B. B.
Horrigan, J. S. Siler, Geo. H. Newman, F. A. LeSourd, W. Dean Hays,
W. J. Hughes, John Gray, T. C. Miles, F. H. Tonkin, J. C. Hutchinson,
C. E. Lum, O. B. Aagaard.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

L. D. McARDLE, Chairman.

We concur in this report: W. W. Conner, E. L. Farnsworth, B. B.
Horrigan, J. S. Siler, Geo. H. Newman, F. A. LeSourd, W. Dean Hays,
W. J. Hughes, John Gray, T. C. Miles, F. H. Tonkin, J. C. Hutchinson,
C. E. Lum, O. B. Aagaard.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:

We, your committee on miscellaneous, to whom was referred
House bill No. 521, entitled "An act for the plotting and caring for cemetery
grounds where not otherwise provided for," have had the same under
consideration, and we respectfully report the same back to the House with a substitute bill in place thereof with the recommendation that it be printed and that the same do pass.

J. W. BRISLAWN, Chairman.

We concur in this report: T. K. Robe, G. L. Reid, H. E. Foster, Nena Jolidon Croake.

On motion, the report as to the printing of the substitute bill was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 27, 1913.

We, a majority of your committee on appropriations, to whom was referred House bill No. 336, entitled "An act authorizing the appointment of commissioners to investigate European systems of co-operative rural credits, making an appropriation therefor, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. H. DAVIS, Chairman.


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 27, 1913.

We, a minority of your committee on appropriations, to whom was referred House bill No. 336, entitled "An act authorizing the appointment of commissioners to investigate European systems of co-operative rural credits, making an appropriation therefor, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Frances C. Axtell, J. W. Brislawn, V. J. Capron, Jens Jensen, Geo. McCoy, W. D. Smith, M. V. Wells.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 27, 1913.

We, your committee on privileges and elections, to whom was referred House bill No. 46, entitled "An act providing for a presidential primary vote and amending sections 4807, 4811, 4826, 4828 of Remington and 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 be substituted by substitute House bill No. 46, herewith attached and that the same be printed.

W. W. CONNER, Chairman.


On motion, the report as to the printing of the substitute bill was adopted.
House bill No. 356: Majority, be indefinitely postponed; minority, do pass as amended.

House bill No. 508: Do pass as amended and be entered upon the journal of the House.

Engrossed Senate bill No. 212: Do pass as amended.

House bill No. 486: Do pass as amended.

On motion, engrossed Senate bill No. 148 was re-referred to the committee on dikes and drainage.

MESSAGE FROM THE SENATE.

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 3, 1913.

The Senate has passed Senate bill No. 459, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5898 of Remington and Ballinger's Annotated Codes and Statutes of Washington," and the same is herewith transmitted.

WM. T. LAUBE,
Secretary of the Senate.

REPORT OF SPECIAL COMMITTEE.

We, your joint committee of the Senate and House of the legislature of the State of Washington, composed of Senators White, Nichols, Steiner and Collins and representatives Sims, Conner, Hughes, Stevenson and Freeman, on fisheries, appointed to meet and confer with the fisheries officials of the Dominion of Canada, State of Oregon, and Province of British Columbia, report as follows: Arrangement for this meeting was made by Governor Ernest Lister. We met at the Rainier-Grand hotel, Seattle, and discussed the fishing situation and matter requiring concurrent action and have embodied in the fish code introduced in the legislature the results of the conference.

Respectfully submitted,

H. M. WHITE,
Ralph D. Nichols,
Josiah Collins,
G. E. Steiner.
Senate Committee.

E. A. Sims,
W. W. Conner,
J. M. Stevenson,
Miller Freeman,
W. J. Hughes.
House Committee.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

We, your conference committee on House bill No. 121, and the Senate amendments thereto, beg leave to report and recommend, that the House concur, with the Senate's amendments to section 9, which reads
as follows: "That the office of county coroner is hereby abolished as to all counties of this state except counties of the first class and none of the provisions of this act shall apply to or in counties of the first class." And that the Senate recede from its amendment in section 5, line 4 of the printed bill, the same being section 5, line 7 of the engrossed bill, which strikes the word "seventy" and inserts in lieu thereof the word "thirty."

Respectfully submitted,

Harve H. Phipps,
Walker Moren,
Hance H. Cleland,

J. H. Davis,
Walter S. Davis,

SENATE AMENDMENTS TO HOUSE BILLS.

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

The roll was called, and the House concurred in the Senate amendments to House bill No. 121, and the House adopted the report of the conference committee with reference to the two amendments set forth in the report by the following vote: Yeas, 66; nays, 23; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling Davis, Dunning, Falkner, Freeman, Gilkey, Gillbo, Goss, Gray, Halsey, Hays, Hill, Holmes, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Neumann (M. M.), Newman (G. H.), Picken, Reid, Robe, Siler, Sissons, Smith, Stevenson, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—66.

Those voting nay were: Representatives Adams, Black, Brislawn, Bryant, Earle, Farnsworth, Foster, Fontaine, Grass, Hastings, Hedger, Herber, Houser, Jensen, Langford, Miles, Murphine, Norton, Pierce, Rowland (H. K.), Rowland (D. H.), Stevens, Stewart—23.

Those absent or not voting were: Representatives Field, Greenbank, Horrigan, McArdle, Oaks, Overman, Sumner, Sweet—8.
INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 650, by committee on logged-off lands: An act providing for an investigation of the state into matters relating to the clearing and development of logged-off and arid lands in this state, providing for the appointment by the Governor of a land clearing and development commission, prescribing its powers and duties and making an appropriation therefor.

Passed to second reading.

House bill No. 651, by committee on logged-off lands: An act relating to agriculture; promoting the general welfare by bringing into productive use the unimproved agricultural lands in this state and aiding in the production and marketing of agricultural products; providing for the establishment of agricultural development districts, and authorizing the investment of all public funds in the bonds of such districts.

Passed to second reading.

House bill No. 652, by Mr. Cleland: An act relating to suits against unincorporated associations and societies.

Referred to committee on judiciary.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 79, by Senator Sutton: An act relating to drainage districts and amending sections 4138, 4139, 4144 and 4145 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on dikes and drains.

Senate bill No. 126, by Senator Hutchinson: An act providing for changing the name of the State Institution for Feeble-Minded to State School and Colony, for the government of the same and repealing all acts and parts of acts in conflict with the provisions of this act.

Referred to committee on defective youth and reformatory.

Senate bill No. 143, by Senator Sharpstein: An act for the relief of the heirs of Annie E. Ennis, deceased, late of Walla Walla county, State of Washington, ceding to said heirs a certain right of way now held by the State of Washington over and
across certain lands in Walla Walla county, State of Washington.

Referred to committee on penitentiary.

Senate bill No. 348, by Senator Hutchinson: An act making an appropriation to erect a monument commemorating the battle of Steptoe.

Referred to committee on appropriations.

Senate bill No. 368, by Senate committee on appropriations: An act making an appropriation for the relief of certain persons.

Referred to committee on appropriations.

Senate bill No. 376, by Senator Anderson: An act granting and conveying the steamer "Yakima" to the United States.

Referred to committee on appropriations.

Senate bill No. 377, by Senator White: An act providing for the placing of a tablet in the Washington National Monument at Washington D. C., and making an appropriation therefor.

Referred to committee on appropriations.

 Senate bill No. 433, by Senate committee on state penal and reformatory institutions: An act creating a dependent relief fund, providing for the relief of the indigent wives and children of convicts in the state penitentiary of Washington, and making an appropriation.

Referred to committee on appropriations.

Senate bill No. 434, by Senator Rosenhaupt: An act relating to the conveyances of land by deed, and amending sections 8747 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Engrossed Senate bill No. 106, by Senator Campbell: An act establishing a state trade school, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof.

Referred to committee on appropriations.

Engrossed Senate bill No. 218, by Senator Hutchinson: An act to protect the public peace, health and safety from habitual criminals, moral degenerates and sexual perverts, etc.

Referred to committee on judiciary.
Engrossed substitute Senate bill No. 224, by Senate judiciary committee: An act prohibiting persons from going upon or being upon certain rights of way of railroads and interurban electric roads, providing penalties for violation hereof and requiring certain signs to be erected at highway crossings.

Referred to committee on judiciary.

Engrossed Senate bill No. 232, by Senator Shaefer: An act relating to the time and manner of redemption of property from judicial sale, and amending section 595 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on judiciary.

Engrossed Senate bill No. 249, by Senator Flummerfelt: An act relating to the trespass of sheep on certain lands and amending sections 3197 and 3198 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on agriculture.

Engrossed Senate bill No. 260, by Senator Shaefer: An act to authorize the improvement and use of school buildings and property and the acquisition and use of other facilities and real and personal property by school districts of the second class and third class for educational, social, recreational and other community purposes.

Referred to committee on education.

Engrossed Senate bill No. 310, by Senator Leonard: An act changing the corporate name of the town of Little Falls in Lewis county, State of Washington, to Vader.

Referred to committee on municipal corporations other than the first class.

Engrossed Senate bill No. 321, by Senate committee on state library: An act relating to public libraries and museums and amending section 6971 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on state library.

Engrossed Senate bill No. 428, by Senate committee on public buildings and grounds: An act creating the State Public Building Board; prescribing its powers and duties; providing
for the creation of a state public building sinking fund, levying a tax therefor, and making an appropriation therefrom.

Referred to committee on appropriations.

Engrossed Senate bill No. 429, by Senate committee on cities of the first class: An act to amend sections 2, 3, 4, 5, 6, 7 and 8 of, to repeal section 9 of, and to add a section relating to elections, to an act approved March 14, 1911, entitled "An act authorizing the establishment of port districts; providing for the acquisition, construction, maintenance, operation, development and regulation of a system of harbor improvements and rail and water transfer and terminal facilities within such districts, and providing the method of payment therefor."

Referred to committee on municipal corporations of first class.

Senate concurrent resolution No. 16, by Senators White and Wende: In relation to sending greetings to the first legislature of Alaska.

Referred to committee on memorials.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1913.

MR. SPEAKER:

The Senate has passed Senate bill No. 79, entitled "An act relating to drainage districts and amending sections 4138, 4139, 4144 and 4145 Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 126, entitled "An act providing for changing the name of the state institution for feeble minded to state school and colony, for the government of the same and repealing all acts and parts of acts in conflict with the provisions of this act;"

Also, Senate bill No. 376, entitled "An act granting and conveying the steamer 'Yakima' to the United States;"

Also, Senate bill No. 434, entitled "An act relating to the conveyance of land by deed, and amending section 8747 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed substitute Senate bill No. 224, entitled "An act prohibiting persons from going upon or being upon certain portions of rights of way of railroads and interurban electric roads, providing penalties for violation thereof and requiring certain signs to be erected at highway crossings;"

Also, engrossed Senate bill No. 249, entitled "An act relating to the trespass of sheep on certain lands and amending sections 3197 and 3198
of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 310, entitled "An act changing the corporate name of the town of Little Falls, in Lewis county, State of Washington, to Vader;"

Also, engrossed Senate bill No. 232, entitled "An act relating to the time and manner of redemption of property from judicial sales, and amending section 595 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 321, entitled "An act relating to public libraries and museums, and amending section 6971 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 428, entitled "An act creating the state public building board; prescribing its powers and duties; providing for the creating of a state public sinking fund, and levying a tax therefor, and making an appropriation therefrom;"

Also, engrossed Senate bill No. 429, entitled "An act to amend sections 2, 3, 4, 5, 6, 7 and 8 of, to repeal section 9 of, and to add a section relating to the elections to, an act approved March 14, 1911, entitled 'An act authorizing the establishment of port districts; providing for the acquirement, construction, maintenance, operation, development and regulation of a system of harbor improvements and rail and water transfer and terminal facilities within such districts, and providing the method of payment therefor;"

Also, engrossed Senate bill No. 106, entitled "An act establishing a state trade school, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof, and making an appropriation therefor;"

Also, Senate bill No. 343, entitled "An act making an appropriation to erect a monument commemorating the battle of Steptoe;"

Also, Senate bill No. 368, entitled "An act making an appropriation for the relief of certain persons;"

Also, Senate bill No. 143, entitled "An act for the relief of the heirs of Annie E. Ennis, deceased, late of Walla Walla county, State of Washington," etc.;

Also, Senate bill No. 433, entitled "An act creating a dependant relief fund, providing for the relief of the indigent wives and children of convicts in the penitentiary of Washington, and making an appropriation therefor;"

Also, Senate bill No. 377, entitled "An act providing for the placing of a tablet in the Washington National Monument at Washington, D. C., and making an appropriation therefor;"

Also, the president has signed House bill No. 385, entitled "An act relating to railroad and highway crossings and to the changing and elimination of grade crossings; providing penalties for the violation of this act, making an appropriation, and repealing chapter 162, Laws of 1909, relating to railroad crossings, and providing for the exercise of
the power of eminent domain to carry the purposes of this act into effect;"

Also, House bill No. 364, entitled "An act appropriating the sum of five hundred and no-100 dollars ($500.00) from the public highway fund for traveling expenses of the state highway commissioner and his assistants and for salary of assistant engineers;"

Also, House bill No. 363, entitled "An act providing for the appointment and qualification of an assistant highway commissioner;"

Also, House bill No. 300, entitled "An act relating to the sale and removal of timber from the state, school and granted lands;"

Also, House bill No. 249, entitled "An act granting certain tide lands to the port of Grays Harbor for port purposes only and providing for its reversion to the state if not used for such purpose;"

Also, House joint memorial No. 13, "Relating to message to Congress concerning the development of Alaska;"

Also, House concurrent resolution No. 26, "Relating to the return ball to the citizens of Olympia;"

Also, the Senate has passed Senate concurrent resolution No. 16, "Relating to the greetings to be extended to the first legislature of the Territory of Alaska;"

Also, engrossed Senate bill No. 260, entitled "An act to authorize the improvement and use of school buildings and property and the acquisition and use of other facilities and real and personal property by school districts of the second class and third class, for educational, social, recreational, and other community purposes;"

Also, engrossed Senate bill No. 218, entitled "An act to protect the public peace, health and safety from habitual criminals, moral degenerates and sexual perverts," etc.;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

House bill No. 649, relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.

The bill was read the second time in full by sections.

Mr. McArdle moved the adoption of the following amendment:

Section 1 of the printed bill, after line 59, add the words: "state road No. 11, for survey and construction in Skagit and Whatcom counties the sum of $5,000.00 or so much thereof as is available from the public highway fund in excess of the amounts above appropriated. State road No. 8, for survey and construction in Skamania county, the sum of $60,000.00 or so much thereof as is available from the public highway fund in excess of the amounts above appropriated."
Mr. Rowland (D. H.) demanded a roll call, and a sufficient number arising, the roll was called and the amendment was adopted by the following vote: Yeas, 62; nays, 28; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Dunning, Freeman, Gilkey, Goss, Grass, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Picken, Reid, Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Wray, Wells, Zednick, Mr. Speaker—62.

Those voting nay were: Representatives Arnold (W. A.), Black, Brislawn, Christensen, Corkery, Croake, Earle, Falkner, Foster, Fontaine, Gillbo, Gray, Herber, Holmes, House, Langford, Masterson, Miles, Moll, Murphine, Norton, Pierce, Robe, Rowland (D. H.), Smith, Stream, Turnbow, Urquhart—28.

Those absent or not voting were: Representatives Farnsworth, Field, Greenbank, Oaks, Overman, Rowland (H. K.), Sweet—7.

Mr. Rowland (D. H.) moved the adoption of the following amendment:

That House bill No. 649 be re-referred to committee on roads and bridges with instructions to make the appropriation from the public highway fund on the basis of a one mill levy.

Mr. Davis moved that the motion be laid on the table.

Mr. Rowland (D. H.) demanded a roll call, and a sufficient number arising, the roll was called and the motion was laid on the table by the following vote: Yeas, 62; nays, 31; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Foster, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings,
Hays, Hill, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Picken, Reid, Robe, Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Wray, Wells, Zednick, Mr. Speaker—62.


Those absent or not voting were: Representatives Field, Greenbank, Overman, Sweet—4.

On motion of Mr. McArdle, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.

The roll was called, and House bill No. 649 passed the House by the following vote: Yeas, 63; nays, 919; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Earle, Fontaine, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Reid, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Wray, Wells, Zednick, Mr. Speaker—63.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Christensen, Corkery, Croake, Dunning, Falkner, Farnsworth, Foster, Gillbo, Hedger, Herber, Holmes, Houser, Langford, Masterson, Miles, Moll, Murphine, Norton, Pierce, Robe, Rowland (D. H.), Smith, Truax, Turnbow, Urquhart—29.
Those absent or not voting were: Representatives Field, Greenbank, Hill, Overman, Sweet—5.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 459, relating to state roads, and providing taxes therefor.

Mr. Hughes moved that the House take a recess until 1:30 p.m.

The motion was lost.

The bill was read the second time in full by sections.

Mr. McArdle moved that the rules be suspended, the second reading be considered the third and that the bill be placed on final passage.

Mr. Murphine demanded a roll call, and a sufficient number arising, the roll was called and the rules were suspended by the following vote: Yeas, 62; nays, 30; absent or not voting, 5.


Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Christensen, Corkery, Croake, Darling, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Hedger, Herber, Holmes, Houser, Langford, Masterson, Miles, Moll, Murphine, Norton, Pierce, Robe, Rowland (D. H.), Smith, Turnbow, Urquhart—30.
Those absent or not voting were: Representatives Greenbank, Hill, Overman, Rowland (H. K.), Sweet—5.

The roll was called and Senate bill No. 459 passed the House by the following vote: Yeas, 63; nays, 29; absent or not voting, 5.


Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Christensen, Corkery, Croake, Darling, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Hedger, Herber, Holmes, Houser, Masterson, Miles, Moll, Murphine, Pierce, Robe, Rowland (D. H.), Smith, Turnbow, Urquhart—29.

Those absent or not voting were: Representatives Greenbank, Hill, Overman, Rowland (H. K.), Sweet—5.

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

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

On motion of Mr. McArdle, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

On motion, the House took a recess until 2:00 p. m.
STATE OF WASHINGTON

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.
Roll call showed all members present except Messrs. Greenbank, Miles, Overman and Sweet, of whom Messrs. Greenbank, Miles and Sweet were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1913.

Mr. Speaker:
The president has signed Senate joint memorial No. 9, "Relating to an intercoastal canal from the straits of Juan de Fuca inland through Puget Sound southwestward to Grays Harbor," etc.;
Also, Senate concurrent resolution No. 8, "Relating to the naming of 'Forsyth Glacier';"
Also, Senate joint resolution No. 6, "Relating to the appointment of assistants by the attorney general;"
Also, enrolled Senate bill No. 49, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 898, Remington and Ballinger's Annotated Codes and Statutes of Washington;"
Also, enrolled Senate bill No. 50, entitled "An act to amend sections 4 and 5 of an act entitled 'An act relating to the management of the jute mill at the state penitentiary;''"
Also, enrolled Senate bill No. 133, entitled "An act relating to the disposition of state lands and valuable materials thereon, and amending sections 6672, of Remington and Ballinger's Annotated Codes and Statutes of Washington;"
Also, Senate bill No. 201, entitled "An act relating to commercial waterway districts, amending chapter XI of the Laws of 1911, of the State of Washington, relating to commercial waterway districts, validating certain proceedings heretofore had with reference to commercial waterway districts, and providing that this act shall take effect immediately;"
Also, enrolled Senate bill No. 97, entitled "An act to amend section 1, chapter 150, Session Laws of 1909 of an act entitled 'An act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct, and operate certain public utilities, providing for the modes of payment therefor, repealing all acts in conflict herewith, and declaring an emergency,' approved March 17, 1909;"
Also, enrolled Senate bill No. 164, entitled "An act providing for the annexation of territory to drainage districts;"
Also, enrolled Senate bill No. 149, entitled “An act authorizing the consolidation of two or more diking districts;”

Also, enrolled Senate bill No. 275, entitled “An act relating to the validation and approval of certain contracts relating to roads;”

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1913.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate bill No. 61, entitled “An act relating to weights and measures, establishing standards therefor; providing for the enforcement thereof; prescribing penalties for the violation of this act; making an appropriation therefor, and repealing all acts or parts of acts in conflict herewith,” with the following amendment:

Add to the end of line 30, section 9, of the engrossed Senate bill, the following: Unless the same be labeled in plain English words or figures with its correct interior capacity exposed thereon in cubic inches; and the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Grass, the House concurred in the Senate amendments to Senate bill No. 61 by the following vote: Yeas, 83; nays, 4; absent or not voting, 10.


Those voting nay were: Representatives Brislawn, Farnsworth, Hill, Pierce—4.
Those absent or not voting were: Representatives Greenbank, Mc Ardle, Miles, Overman, Robe, Sims, Stevenson, Sweet, Urquhart, Wray—10.

The speaker announced that he was about to sign Senate bill No. 459, Senate joint resolution No. 6, Senate concurrent resolution No. 8, Senate joint memorial No. 9, Senate bills Nos. 201 and 50, and House bills Nos. 158, 91 and 49; also Senate bills Nos. 97, 275, 149, 164 and 133.

REPORT OF CONFERENCE COMMITTEE ON SENATE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 93.

HOUSE CHAMBER,
OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

Your conference committee, to whom was referred Senate amendments to engrossed House bill No. 93, report that we are unable to agree as a conference committee and hereby recommend that we be appointed as members of a free conference committee for the further consideration of said matter.

W. C. McCoy,
A. McGuire,
J. A. Fontaine,

John Truax,
E. L. Farnsworth.

The speaker appointed as members of free conference committee to confer with a like committee from the Senate on House bill No. 93 and certain Senate amendments thereto, Messrs. Fontaine, Truax and Farnsworth.

THIRD READING OF BILLS.

Substitute House bill No. 7, relating to justice courts and amending section 6547 of Remington & Ballinger's Code.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 5; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cland, Corkery, Craig, Croake, Darling, Dunning, Falkner, Farnsworth, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, King-

Those voting nay were: Representatives Earle, Foster, Fontaine, Langford, Pierce—5.

Those absent or not voting were: Representatives Brislawn, Conner, Davis, Greenbank, Houser, McArdle, Miles, Robe, Sims, Stevenson, Sweet, Wray—13.

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

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

On motion, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 31~, relating to the powers and duties of the board of directors of school districts of the second class.

The bill was read the third time in full, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 5; absent or not voting, 16.

Those voting nay were: Representatives Hill, Moll, Moren, Robe, Turnbow—5.

Those absent or not voting were: Representatives Capron, Conner, Davis, Greenbank, Houser, Hurd, McArdle, Miles, Overman, Sims, Stevenson, Sweet, Urquhart, Wray—16.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 355, relating to consolidated school districts, providing compensation for directors, etc.

The bill was read the third time in full, placed on final passage and passed the House by the following vote: Yeas, 71; nays, 12; absent or not voting, 14.


Those voting nay were: Representatives Chamberlin, Dunning, Falkner, Fontaine, Holmes, Moren, Murphine, Oaks, Pierce, Robe, Rowland (D. H.)—12.

Those absent or not voting were: Representatives Conner, Freeman, Greenbank, Houser, Mapes, McArdle, Miles, Overman, Sims, Stevenson, Stevens, Sweet, Urquhart, Wray—14.

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.
House bill No. 369, relating to revenue and taxation, and amending section 9098 of Remington & Ballinger's Code.

On motion of Mr. Capron, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Capron, the following amendment was adopted:

In line 43, add after the word "family" "or widow."

On motion of Mr. Capron, the rules were suspended and the bill was returned to third reading.

On motion of Mr. Capron, the rules were suspended, the second reading was considered the third and the bill was placed on final passage and passed the House by the following vote: Yeas, 85; nay, 1; absent or not voting, 11.


Voting nay: Representative Hedger—1.

Those absent or not voting were: Representatives Conner, Dunning, Freeman, Greenbank, Miles, Overman, Stevenson, Stevens, Sweet, Urquhart, Wray—11.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Truax, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 279, relating to the payment of bounties on cougars and other wild animals.

On motion, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 58; nays, 24; absent or not voting, 15.


Those voting nay were: Representatives Adams, Black, Bristlawn, Bryant, Christensen, Cleland, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Horrigan, Langford, Lum, Masterson, Middaugh, Moren, Neumann (M. M.), Newman (G. H.), Norton, Robe, Rowland (H. K.), Siler, Stewart—24.

Those absent or not voting were: Representatives Conner, Davis, Freeman, Greenbank, Hastings, Herber, Mc Ardle, McKay, Miles, Overman, Sweet, Urquhart, Wray—15.

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

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

On motion, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Substitute House bill No. 190, providing for the transfer of territory from one county to another.
On motion of Mr. Truax, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 62; nays, 22; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Craig, Croake, Darling, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Hays, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Lum, Mapes, Masterson, McCoy, McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Oaks, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Stream, Sumner, Truax, Turnbow, Wray, Wells —62.

Those voting nay were: Representatives Brislawn, Brooks, Corkery, Farnsworth, Gray, Hedger, Herber, Hill, Langford, LeSourd, McFarland, Mess, Neumann (M. M.), Picken, Sims, Smith, Stevens, Stewart, Tonkin, Urquhart, Zednick, Mr. Speaker—22.

Those absent or not voting were: Representatives Catlin, Conner, Davis, Greenbank, Halsey, Hastings, Jensen, McArdle, Overman, Pierce, Stevenson, Sweet, Urquhart—13.

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

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

On motion of Mr. Truax, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House concurrent resolution No. 24, providing for the setting aside of a certain portion of the appropriation for the Panama-Pacific International Exposition for the purpose of a dairy and livestock exhibit.

The resolution was read the third time in full.
Mr. Conner moved that the resolution be re-referred to the committee on rules.

Mr. Dunning demanded a roll call.
A sufficient number did not arise to demand a roll call.
The resolution was re-referred to the committee on rules.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 20, 1913.

MR. SPEAKER:

We, your committee on education, to whom was referred engrossed Senate bill No. 13, entitled "An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals, and superintendents of the public schools of the State of Washington and to regulate the collection, raising, management and disbursing 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.

AMENDMENTS.

In line 7 of section 7 of the engrossed bill, line 4 of the printed bill, strike the words "six-tenths" and insert in lieu thereof the words "one-half."

In line 12, of section 7 of the engrossed bill, lines 7 and 8 of the printed bill, strike the words "two hundred and twenty-five" and insert in lieu thereof the words "two hundred."

In section 7, line 26 of the engrossed bill, line 15 of the printed bill, strike the words "five hundred dollars" and insert in lieu thereof the words "six hundred dollars."

Strike all of section 8 of the bill and insert in lieu thereof the following: "Section 8. To be eligible to an annuity an applicant must have paid into the fund, at the time he or she shall apply for retirement an amount equal to the first year's annuity."

In section 11, line 9 of the engrossed bill, line 6 of the printed bill, after the word "account" insert the following: "In the event that any member of this fund resigns from his or her position as a teacher after three years of service in the state and thereby terminates membership in the fund, then and in that case such member shall be entitled to be paid out of this fund such sum as will equal one-half of all moneys paid into the fund by such teacher; Provided, further, That in the event that such teacher subsequently resumes teaching, such teacher shall be required to refund to the said retirement fund the amount so withdrawn with interest thereon at the rate of five per cent. per annum, such sum to be refunded within one year from the date of his or her return to service in the public schools of this state or forfeit right to membership."
In section 12, article 1, line 7 of the engrossed bill, line 3 of the printed bill, after the word "service" insert the following: "No deduction made under the provisions of the article from the salary of any teacher shall exceed fifty dollars in any year. The total amount deducted from the salary of any member shall not exceed the sum of one thousand dollars."

In section 12, line 3 of article IV of the engrossed bill, line 22 of the printed bill, strike the words "twelve and one-half" and insert in lieu thereof the words "twenty."

Strike section 14 of the bill and insert the following: "Section 14. Any teacher as defined in section 1, shall be eligible to membership in this fund. Any person entitled to membership in the fund on or before March 1, 1915, must join on or before March 1, 1915, or not at all. Every teacher who shall be appointed for the first time to any position in this state on or after the first day of March, 1915, shall become a member of the fund by virtue of such appointment."

In section 15, in line 2 of the engrossed bill, line 1 of the printed bill, after the word "fund" strike the word "shall" and insert in lieu thereof the word "may."

In section 15, line 3 of the engrossed bill, line 2 of the printed bill, strike the words "January, one thousand nine hundred and fourteen," and insert in lieu thereof the words "March, one thousand nine hundred and fifteen."

In section 16, line 3 of the engrossed bill, line 2 of the printed bill, after the word "employed" insert the words "or with the state superintendent of public instruction."

Fred M. Hedger, Chairman.

We concur in this report: Guy E. Dunning, J. S. Siler, R. E. Darling, A. H. Moll, Z. Stewart, W. J. Hughes, Mrs. Frances C. Axtell, Nena Jolidon Croake.

Mr. Mapes moved that the bill be indefinitely postponed.

Mr. Craig seconded the motion.

Mr. Murphine demanded a call of the House and, a sufficient number arising, the roll was called under a call of the House and the following absentees were noted: Messrs. Conner, Davis, Greenbank, Overman, Pierce, Stevenson, Sweet, Truax, and Wray, of whom Messrs. Davis, Greenbank, Sweet and Wray were excused.

The sergeant-at-arms was directed to immediately bring the absentees within the bar of the House.

On motion of Mr. Murphine, further proceedings under the call of the House were dispensed with.

The motion to indefinitely postpone was lost.
Mr. Sumner assumed the chair.
The bill was read the second time in full down to and including section 5.
Mr. Murphine moved that the clerk proceed to read section 18.
The speaker declared the motion out of order.
Mr. Brown appealed from the decision of the chair.
The chair was sustained.
The remainder of the bill was read in full the second time by sections.
The committee amendments were adopted.
On motion of Mr. Foster, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 15; absent or not voting, 10.
Those voting nay were: Representatives Brislawn, Catlin, Cleland, Craig, Farnsworth, Fontaine, Halsey, Mapes, Master- son, McKay, Miles, Newman (G. H.), Sims, Stream, Turnbow —15.
Those absent or not voting were: Representatives Christensen, Davis, Field, Freeman, Greenbank, Lum, Overman, Rowland (H. K.), Sweet, Wray—10.
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Hughes, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 68, relating to the state militia.

The bill, having been heretofore read in full the second time by sections, the bill was taken up by sections for the purpose of amendment.

The committee amendments were adopted.

Mr. Kingery moved the adoption of the following amendment:

That section 1 of this act be amended to read as follows: After the word "section" in the first line, strike the remainder of the act and insert in lieu thereof "7168 to 7343 inclusive of Remington and Ballinger's Annotated Code of the State of Washington be and the same are hereby repealed."

Section 2. The governor of the State of Washington is hereby directed to grant to each enlisted man and commissioned officer of the militia of the State of Washington an honorable discharge, to become effective immediately upon the approval of this act, and he is directed to take charge of all funds and properties of the state held under any of the provisions of the above enumerated sections, and dispose of the same to the best advantage to the people of the State of Washington, and transfer the funds arising therefrom into the general school fund of the state."

The amendment was lost.

The committee amendments as to section 4 were adopted.

Mr. Chamberlin moved the adoption of the following amendment:

1. Add to the bill section 14, as follows: Section 14. That section 7340 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 7340. The adjutant general of the State of Washington may in his discretion and under the regulations prescribed in this chapter issue to any regularly organized camp of the order of Sons of Veterans in the State of Washington, any arms and accouterments belonging to the state, which are not required for the use of the National Guard, and shall issue to the authorities of any institution for higher education supported wholly or in part by the State of Washington where military instruction is required and a military instructor has been detailed by the United States government the necessary uniforms and equipment required by the students taking military instruction by the rules and regulations of
said institution and shall at least once in each year hold an encampment of the students of such institution taking military instruction at such time and place as he shall designate.

The motion was lost.
In response to a request for a roll call on the vote, 16 members arose.

Mr. Middaugh rose to a point of order, declaring that, since there were 97 members in the House, 16 members did not form one-sixth of the membership, as required by rule.

Mr. Middaugh was ruled out of order by the chair.
Mr. Rowland (D. H.) moved that Mr. Kingery be given the privilege of not voting.

The motion was lost.

The roll was called on Mr. Chamberlin's proposed amendments to Senate bill No. 68, and the amendments were lost by the following vote: Yeas, 30; nays, 48; absent or not voting, 19.

Those voting yea were: Representatives Beam, Brown, Chamberlin, Childe, Christensen, Cleland, Foster, Gilkey, Grass, Halsey, Hastings, Hays, Holmes, Houser, Hurd, Hutchinson, Jensen, Lum, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Picken, Pierce, Robe, Rowland (D. H.), Smith, Truax—30.

Those voting nay were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Farnsworth, Fontaine, Field, Freeman, Goss, Gray, Hedger, Herber, Hill, Horrigan, Kingery, LeSourd, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Neumann (M. M.), Oaks, Reid, Siler, Sims, Sisson, Stevens, Stream, Sumner, Tonkin, Turnbow, Wells, Mr. Speaker—48.

Those absent or not voting were: Representatives Adams, Davis, Falkner, Gillbo, Greenbank, Hughes, Kennedy, Langford, Mapes, Mc Ardle, Mess, Overman, Rowland (H. K.), Stevenson, Stewart, Sweet, Urquhart, Wray, Zednick—19.

On motion of Mr. Merriam, the rules were suspended, the second reading considered the third, and Senate bill No. 68 was
placed on final passage, passing the House by the following vote: Yeas, 57; nays, 25; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Black, Brislaw, Brooks, Bryant, Capron, Catlin, Childe, Conner, Corkery, Craig, Earle, Foster, Field, Freeman, Gilkey, Grass, Gray, Halsey, Hays, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Oaks, Reid, Robe, Rowland (D. H.), Sims, Sisson, Smith, Stewart, Stream, Sumner, Truax, Wray, Wells, Zednick, Mr. Speaker—57.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Beam, Brown, Chamberlin, Christensen, Cleland, Croake, Darling, Dunning, Fontaine, Goss, Hedger, Holmes, Hutchinson, Kingery, Masterson, Miles, Newman (G. H.), Norton, Picken, Pierce, Siler, Stevens, Turnbow—25.

Those absent or not voting were: Representatives Adams, Davis, Falkner, Farnsworth, Gillbo, Greenbank, Hastings, Langford, McArdle, Mess, Overman, Rowland (H. K.), Stevenson, Sweet, Urquhart—15.

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

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

On motion of Mr. Merriam, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

**MR. SPEAKER:**

We, your committee on mines and mining, to whom was referred House bill No. 351, entitled "An act relating to, and regulating the operation of coal mines, and providing penalties for 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.

Amend article 2, section 8, paragraph d, line 34 of the printed bill, being line 52 of the original bill, by striking the words, "or personal injury."
Also amend same section and paragraph, line 35, of the printed bill, being lines 53 and 54 of the original bill, by striking the words “if he deem necessary from the facts.”

Also amend same section, and paragraph, line 36 of the printed bill, being line 54 of the original bill, by striking the words, “reported, or if there is loss of life.”

Amend article 2, section 11, line 1 of the printed bill, being line 2 of the original bill, by inserting after the word “number” the words, “who shall be naturalized citizens.”

Amend article 3, section 6, line 1 of the printed bill, being line 2 of the original bill, by striking the word “superintendents,” and inserting after the word “foremen” the words “assistant mine foremen.”

Amend article 3, section 7, line 1 of the printed bill, being line 1 of the original bill, by striking the word “superintendents” and inserting after the word “foremen,” the words “assistant mine foremen.”

Amend article 4, section 1, line 5, of the printed bill, being line 7 of the original bill, by striking the word “be” and insert in lieu thereof the word “deem.”

Amend article 4, section 3, line 6 of the printed bill, being line 9 of the original bill, by inserting a comma after the word “direct.”

Amend article 4, section 28, by adding at the end thereof, the following, to-wit: “If the mine inspector deems this section impracticable to fit conditions that may arise in the mining of coal, he may grant written permission to substitute some other method that will provide proper ventilation.”

Amend article 7, section 15, line 6 of the printed bill, being line 9 of the original bill, by striking the word “changing,” and insert in lieu thereof the word “drying.”

Amend article 7, section 5, line 6 of the printed bill, being line 8 of the original bill, insert after the words “thirty days” the following, to-wit: “and in the event that no person possessing a certificate of competency, satisfactory to the mine superintendent, can be found to fill the position, then the mine inspector may grant a temporary certificate to some person he may deem qualified, who may then fill the position until thirty days, from and after, the next meeting of the board of examiners, held for the purpose of granting certificates.”

Further amend by striking out the balance of the section, following the words “thirty days,” in line 6 of the printed bill, being line 8 of the original bill.

Amend article 7, section 6, line 5 of the printed bill, being line 8 of the original bill, by inserting after the words “thirty days” the following, to-wit: “and in the event that no person possessing a certificate of competency, satisfactory to the mine superintendent can be found to fill the position, then the mine inspector may grant a temporary certificate to some person he may deem qualified, who may then fill the position until thirty days from, and after, the next meeting of the board of examiners, held for the purpose of granting certificates.”
Further amend by striking the balance of the section, following the words “thirty days” in line 5 of the printed bill, being line 8 of the original bill.

Amend article 9, section 1, line 1 of the printed bill, being line 1 of the original bill, by inserting the following, at the beginning of the section, to-wit; “within one year after this act goes into effect.”

Further amend this section by inserting at the end of the section the following: “or when two or more mines, within a radius of six miles, and connected by a wagon road or railroad, agree to equip and maintain one central rescue station, the mine inspector may permit them to do so, and for the purpose of this section, they shall be considered as one mine. This section shall not apply to prospecting or exploration work, where twenty (20) men, or more, may be employed temporarily, for the purpose of working the mine, unless the mine inspector, by written notice, served on the management of such operation, requires such operation to come under the provisions of this section.”

Amend article 10, section 7, line 2 of the printed bill, being line 3 of the original bill, after the word “of,” insert the word “solid.”

Amend article 10, section 7, line 9 of the printed bill, being line 15 of the original bill, after the words “five inches of,” insert the word “solid.”

Amend article 13, section 48 of the printed bill, being line 67 of the original bill, strike the word “mail,” and insert in lieu thereof the word “main.”

Amend article 14, section 1, line 1 of the printed bill, being line 2 of the original bill, strike the word “superintendents.”

Amend article 14, section 5, line 1 of the printed bill, being line 1 of the original bill, after the word “as” strike the word “superintendent or.”

Amend article 14, section 7, line 2 of the printed bill, being line 2 of the original bill, by striking the words “superintendent, or.”

Amend article 14, section 7, line 3 of the printed bill, being line 4 of the original bill, after the word “any” insert the word “recognized.” After the word “school,” insert the word “of.” After the word “approve,” strike the words “by the board of examiners,” and insert in lieu thereof the word “standing.”

Amend article 14, section 7, line 8 of the printed bill, being line 11 of the original bill, by striking the word “international,” and insert in lieu thereof the word “recognized.”

Amend article 14, section 7, line 9 of the printed bill, being line 13 of the original bill, by striking the word “international” and insert in lieu thereof the word “recognized.”

Amend article 16, section 42, being page 41 of the printed bill, being page 97 of the original bill by striking the entire section, and inserting in lieu thereof, the following, to-wit: “If any person shall receive any injury, in or about the mine, requiring surgical or medical treatment,
the mine foreman shall see that said injured person receives such treat­
ment immediately.”

Amend article 16, section 9, line 1 of the printed bill, being line 1 of
the original bill, after the word “entrance,” strike the word “of” and
insert in lieu thereof the word “to.”

F. H. Tonkin, Chairman.

We concur in this report: Paul W. Houser, Walter D. Smith, P. H.
Adams, Nena Jolidon Croake, J. E. McFarland, John Gray.

The bill, having been heretofore read the second time in full
by sections, was taken up by sections for the purpose of amend­
ment.

On motion of Mr. Tonkin, the following amendment was
adopted:

Strike section 26 of article 7, and insert in lieu thereof the following:

Section 26. The operator of every coal mine shall leave barrier pil­
lars along all boundary lines of the property not less than fifty feet in
thickness, and every operator who shall fail, refuse or neglect to com­
ply with the provisions of this section shall be subject to a fine of not
less than five hundred or more than one thousand dollars, provided,
however, that this section shall not apply to operators of mines where
coal has been mined to within less than fifty feet of any boundary line
prior to the passage of this act, but in such cases, no further coal shall
be mined within fifty feet of the boundary line; and provided further,
that the operators of adjoining properties may, with the consent and
approval of the inspector, remove the whole or such portion of such
barriers as the inspector shall permit; and provided further, that in
case the coal in any property has, prior to the passage of this act,
been mined and removed to any boundary line, the operator of the ad­
joining property may, with the consent and approval of the inspector,
remove the whole or such portion of the coal within fifty feet of the
boundary line on his side as the inspector shall permit.

Mr. Brown moved the adoption of the following amendment:

Amend section 2 of article 15, by striking period after the word
“hour” in line 4 and by adding thereafter “provided, that after Septem­
ber 1, 1914, such time shall be computed from the time when such per­
son shall enter any part of said mine from the entrance, bank, or sur­
face to the time he shall have returned to such entrance, bank or sur­
face, excepting in cases where working a greater number of hours shall
be necessary by reason of any accident, and then only for the purpose
of protecting property or saving life.”

Mr. Taylor rose to a point of order, basing his point on
Rule 29 of the House rules.

The chair sustained Mr. Taylor’s point of order.
Mr. Brown moved that House Rule No. 29 be temporarily suspended.

A sufficient number arising, the roll was called, and the motion of Mr. Brown to suspend House rule No. 29 was lost by the following vote: Yeas, 33; nays, 52; absent or not voting, 12.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Capron, Chamberlin, Childe, Christensen, Corkery, Craig, Croake, Dunning, Earle, Falkner, Gillbo, Holmes, Houser, Kingery, Masterson, McFarland, Merriam, Miles, Moll, Murphine, Norton, Oaks, Picken, Reid, Robe, Rowland (H. K.), Sisson, Truax, Zednick—33.

Those voting nay were: Representatives Aagaard, Adams, Beam, Brislaw, Catlin, Cleland, Conner, Craig, Darling, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horiggan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, Mess, Moren, Newman (G. H.), Rowland (D. H.), Siler, Sims, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—52.

Those absent or not voting were: Representatives Arnold (W. E.), Brooks, Davis, Grass, Greenbank, Langford, McKay, Neumann (M. M.), Overman, Sweet—12.

Mr. Brown moved the adoption of the following amendment:

Amend section 1 of article 15 by striking period after word “hours” in line 4 and by adding thereafter “provided, that after September 1, 1914, such time shall be computed from the time when such person shall enter any part of said mine, from the entrance, bank, or surface, to the time he shall have returned to such entrance, bank or surface, excepting in cases where working a greater number of hours shall be necessary by reason of any accident and then only for the purpose of protecting property or saving life.”

Mr. Taylor rose to the same point of order, and was sustained.

On motion of Mr. Hill, the amendments by Mr. Brown were indefinitely postponed.
On motion of Mr. Taylor, the House returned to the introduction and first reading of bills.

**INTRODUCTION AND FIRST READING OF BILLS.**

House bill No. 653, by Messrs. Conner, Taylor, Sims and Davis: An act making an appropriation for the office of the secretary of state for the purpose of carrying out the law relative to the initiative and referendum and the recall.

Referred to committee on appropriations.

On motion of Mr. Taylor, the House took a recess until 8 o'clock p. m.

**EVENING SESSION.**

The speaker called the House to order at 8:00 p. m.

Roll call showed all members present except Messrs. Childe, Goss, Greenbank, Langford, Overman, Stream and Sweet, of whom Messrs. Greenbank and Sweet were excused.

House bill No. 404, relating to the protection, propagation, purchase and restoration of game birds, game animals and game fish, etc.

The bill, having been heretofore read in full the second time by sections, the bill was taken up by sections for the purpose of amendment.

Mr. J. L. Likins, member of the House at the session of 1897, occupied a seat on the rostrum.

Mr. Halsey occupied the chair.

On motion of Mr. Moll, the following amendments were adopted.

Add to article 3, section 5: "Provided that whenever any county game commission desires to establish a game fish hatchery it shall be the duty of the state fish commissioner to supervise the erection of such hatchery and the planting of any fish fry taken from such hatchery; and provided further, that no person in the State of Washington
shall plant any fish or fish fry in any of the bodies of water in the State of Washington without the written consent of the state fish commis-

sioner."

To section 5 add article 7.

"7. The county game commission in their respective counties shall have the power and authority by giving notice thereof by publication for three successive weeks in a newspaper published at the county seat of such county describing such lands to be set aside as a game preserve, to set aside certain parts or portions of their respective counties as game preserves wherein no game bird or game animal or game fish can be caught or killed within the boundaries thereof, for such time and so long as they may see fit and proper, providing, however, that no game preserve or preserves so set aside by said county game commission shall consist of more than three (3) townships in any one county.

Strike section 7 and insert in lieu thereof:

"The county game commission shall employ a county game warden, who shall be under the supervision and control of the county game commission, and shall receive such compensation as the county game commission shall direct: Provided, such compensation shall not exceed fifteen hundred dollars per annum, with traveling expenses in addition thereto, in the discretion of the county game commission."

In section 16, line 6, insert a comma after the word "only." In sec-

tion 26, line 14, strike "first" and insert "last," "strike "last" and in-

sert "first." In line 17, between "counties" and "lying" insert "except Spokane county." In section 26, line 26, after the word "October" in-

sert "only."

In section 26, line 31, after the colon insert "provided that in the county of Asotin it shall be unlawful to hunt, kill or have in possession any Chinese pheasants until October 1st, 1915."

In section 28, line 8, strike "15th" and insert "1st;" strike "Septem-

ber" and insert "February." In line 9 strike "first" and insert "15th;" strike "February" and insert "September." Strike "following" and in-

sert "same."

Add to section 33, line 7, after period "shall be guilt of a misdemea-

nor."

In section 35, line 13, after the colon, insert "shall be guilty of a misdemea-

nor."

Section 38, lines 10 and 11, strike the word "possession" and insert personal custody."

In section 43, line 12, strike "fishes" and write in lieu thereof "fish."

In section 46, line 4, after the word "trout" insert "except Dolly Varden or bull trout."

Section 46, line 4, strike the words "any black, gray or Oswego bass, croppie or sunfish."

After the word "following" in line 5, insert "or any black, gray or
Oswego bass, croppie or sunfish between the first day of May and the fifteenth of July of the same year.

In section 46, line 3, insert after the word “whatever”, “except as hereinafter provided.”

Section 47, line 2, insert “game” after the word “fifty.” In line 3, insert “game” before “fish” in both places where the word fish is used in this line.

Section 48, beginning with the word “an” strike balance of sentence and insert in lieu thereof “sections 5171-5182, inclusive, of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Strike first sentence of section 49, contained in lines 2 and 3 and insert in lieu thereof “no person shall at any time catch, take, kill, or have in his possession or under his control any trout of any variety whatever which are less than six inches in length or any bass which are less than nine inches in length.”

Strike section 55 and insert in lieu thereof “every person who shall cast or discharge or permit to be cast or discharged into any waters of this state any sawdust, planer shavings, or other lumber waste, shall be guilty of a misdemeanor.”

In section 53, line 3, strike “delatorious” and insert in lieu thereof “deleterious.”

Strike section 58.

Strike section 59 and insert in lieu thereof “the killing of every single bird, or animal or fish protected by the laws of this state shall constitute a separate offense.”

Section 60, line 4, strike the word “gross” and in the same line insert the word “gross” after the words “as a.”

Section 61, strike the word “all’ in line 2, and insert the following: “Sections 5323, 5327, 5328, 5333, 5337, 5354, 5356, 5361, 5362, 5363, 5364, 5365, 5367, 5371, 5372, 5379, 5380, 5384, 5385, and 5389 of Remington and Ballinger’s Annotated Codes and Statutes of Washington, and all other.”

Amend the title by inserting after the word “repealing” in the last line, “sections 5323, 5327, 5328, 5333, 5337, 5354, 5356, 5361, 5362, 5363, 5364, 5365, 5367, 5371, 5372, 5379, 5380, 5384, 5385 and 5389 of Remington and Ballinger’s Annotated Codes and Statutes of Washington and.” After the word “all” insert “other.”

Mr. Wells moved the adoption of the following amendment:

Amend section 25 by inserting after the words “geese or brant” in line 5 of the section in the printed bill, the words “and it shall be unlawful to lay out or scatter or place any grain, seed or other food-stuff for the purpose of attracting any game birds to the place or locality where such grain, seed or other food-stuff is laid out, scattered or placed.”

The amendment was lost.
Mr. Pierce moved the adoption of the following amendment:
Section 25½. Line 4, strike after word "state" down to word "any."

Mr. Wells moved the adoption of the following as a substitute amendment:
Amend section 25. Commencing with the word "except" in the third line of said section, strike the balance of the sentence and insert in lieu thereof the following: "and it shall be unlawful to make use of any decoys or blinds in taking or killing any of said game birds."

Mr. Pierce accepted the substitute. The substitute amendment was lost. Mr. Wells moved the adoption of the following amendment:
Amend section 25 by inserting after the word "brant" in the 5th line of said section, the following: "and it shall be unlawful to shoot or to kill any game birds in this state within one half mile of any spot where there has been laid out or scattered or placed any grain, seed or other food-stuff for the purpose of attracting said game birds to said spot."

The chair held the amendment out of order. On motion of Mr. Reid, the following amendment was adopted:
Section 26, line 19, in lieu of "1915" insert "1920." On motion of Mr. Davis, the following amendment was adopted:
Amend section 28, by inserting after the words "following year" in line nine (9) of printed bill the following: "provided, however, that it shall be lawful to hunt or kill brant west of the Cascade mountains during the months of February, March and April of each year, and that during said months sneak boats may be used for the purpose of hunting such brant, but not otherwise."

Mr. Dunning moved the adoption of the following amendment:
Amend section 28 by striking the words "first day of October," in line 5 and inserting in lieu thereof the following: "fifteenth day of September."

The amendment was lost. Mr. McFarland moved the adoption of the following amendment:
Section 28, line 8, strike "15th day of September" and insert "1st." The chair held the amendment out of order.
Mr. Dunning moved the adoption of the following amendment:

That section 42 be amended by adding the following: "provided however, that this section shall not be construed to prevent any person from fishing for cat-fish by artificial light."

The amendment was lost.

Mr. Wells moved the adoption of the following amendment:

Amend section 44 by striking same.

The amendment was lost.

Mr. Wells moved the adoption of the following amendment:

Amend by inserting immediately after subdivision 4 of section 5 the following subdivision:

"4½. The distribution and placing of any and all grain and food-stuffs for the feeding and sustenance of game birds in this state shall be under the direction and exclusive control of the county game commission in the respective counties of the state."

The chair held the amendment out of order.

On motion of Mr. Hill, Mr. Wells was permitted to introduce the amendment.

Mr. Wells demanded a roll call and, a sufficient number arising, the roll was called, and the amendment was adopted by the following vote: Yeas, 50; nays, 38; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Brislawn, Brown, Brooks, Bryant, Catlin, Childe, Christensen, Cleland, Conner, Craig, Darling, Earle, Farnsworth, Field, Gilkey, Gillbo, Goss, Herber, Horrigan, Hughes, Hurd, Hutchinson, Kingery, Le-Sourd, Mapes, Masterson, McCoy, Merriam, Middaugh, Miles, Murphine, Newman (G. H.), Norton, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Stevens, Stewart, Stream, Sumner, Truax, Wells—50.

Those voting nay were: Representatives Black, Chamberlin, Corkery, Croake, Davis, Dunning, Falkner, Foster, Fontaine, Freeman, Gray, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Houser, Jensen, Kennedy, Lum, McArdle, McFarland, McKay, Mess, Moll, Oaks, Overman, Picken, Rowland (D. H.), Sims, Smith, Stevenson, Tonkin, Turnbow, Urquhart, Wray, Mr. Speaker—38.
Those absent or not voting were: Representatives Beam, Capron, Grass, Greenbank, Langford, Moren, Neumann (M. M.), Sweet, Zednick—9.

Mr. Reid moved the adoption of the following amendment:

Section 35, line 7, after “October 1st” strike out “December first,” and insert in lieu thereof “November 15.”

The amendment was lost.

On motion of Mr. Moll, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 84; nays, 6; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—84.

Those voting nay were: Representatives Bryant, Cleland, Holmes, LeSourd, Mapes, Newman (G. H.)—6.

Those absent or not voting were: Representatives Childe, Greenbank, Langford, Sims, Sweet, Wray, Zednick—7.

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

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

Mr. Speaker:

House of Representatives, Olympia, Wash., February 20, 1913.

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 397, entitled “An act au-
thorizing the establishment of water supply districts; providing for the acquisition, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private, other than irrigation, including water powers and other power derived therefrom, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment 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 title, line 3 of the printed bill, being line 4 of the original bill, by striking the following: “including water power and other power derived therefrom.”

Section 2, line 3 of the printed bill, being line 4 of the original bill, strike the words “three hundred” and insert in lieu thereof the words “twenty five percent.”

Section 3, line 16, of the printed bill, being line 24 of the original bill, strike the word “in” and the words “five consecutive issues of a weekly” and Insert the words “once a week for four consecutive weeks in a.”

Section 3, line 19 of the printed bill, being line 28, of the original bill, after the word “and” insert the words “said notices” and after the word “shall” in the same line insert the word “also.”

Section 3, line 20 of the printed bill, being line 31 of the original bill, strike the period and insert a semi-colon.

Section 3, line 21, of the printed bill, being line 31 of the original bill, before the word “in” at the beginning of the sentence place the word “Provided.”

Section 6, line 7 of the printed bill, being line 10 of the original bill, strike the words “four consecutive issues of a weekly” and insert the following, “once a week for four consecutive in a” and in the same line after the word “newspaper” insert the words “of general circulation.” At the beginning of the same line after the word “publication” strike the word “in.”

Section 6, line 10 of the printed bill, being line 14 of the original bill, strike the words “one hundred” and insert the following: “at least ten per cent. of the.”

Section 8, line 14, of the printed bill, being line 20 of the original bill, strike the word “supply” and insert the word “operate.”

Section 8, line 16 of the printed bill, being line 24 of the original bill, after the word “irrigation” write the following: “with full authority to regulate and control the use, distribution and price thereof.”

Section 8, line 17 of the printed bill, being line 24 of the original bill, beginning with the word “including” strike the rest of the section to the semi-colon in line 25, after the word “thereof,” the same being line 36 of the original bill.

Section 8, line 30 of the printed bill, being line 45 of the original bill, strike the following: “and to construct, maintain and operate upon
any such public highways, roads and streets, and of all poles and pole lines for transmitting electricity for any or all such purposes."

Section 8, line 33 of the printed bill, being line 49 of the original bill, after the word "aqueducts" strike the comma and insert the word "and." In the same line after the word "lines" strike the following: "poles and transmission lines."

Section 9, line 12 of the printed bill, being line 18 of the original bill, after the word "act" strike the period and insert a comma and add the following: "the mode of assessment shall be in the manner to be determined by the tax commissioner by resolution."

Section 10, line 14, of the printed bill, being line 20 of the original bill, strike the words "to be found."

Section 10, line 15 of the printed bill, being line 24 of the original bill, change the word "or" to the word "and."

Section 10, line 18 of the printed bill, being line 26 of the original bill, strike the word "and" and change the letter "n" in the word "no" to a capital.

Section 10, line 23 of the printed bill, being line 38 of the original bill, strike the words "a" and "majority" and insert the words "the affirmative."

Section 10, line 24 of the printed bill, being line 38 of the original bill, strike the words "the people" and in lieu thereof insert the following: "a majority of the voters," in the same line strike the words "in favor thereof" and in the same line strike the word "special" and insert the word "the."

Section 10, line 30 of the printed bill, being line 47 of the original bill, after the word "submitted" write the following: "or at any other general or special election."

Section 12, line 4 of the printed bill, being line 6 of the original bill, strike the word "assumed" and in lieu thereof write "created to pay."

Section 12, line 29 of the printed bill, being line 30 of the original bill, strike the word "ten days in one or more daily newspapers" and insert in lieu thereof the following, "once a week for four consecutive weeks in a newspaper."

Section 12, line 28 of the printed bill, being line 42 of the original bill, strike the word "approvement" and insert the word "approval."

Section 12, line 25 of the printed bill, begin a new sentence with the word "after" and place a period after the word "protests."

Section 17, line 2 of the printed bill, being line 3 of the original bill, after the word "levied" insert the following: "for the purpose of maintenance of such district."

Section No. 21 to follow section 11 and the other sections to change their numbers accordingly.

SAM R. SUMNER, Chairman.

On motion of Mr. Sumner, the rules were suspended, and the second reading of the bill, except as to certain sections for the purpose of amendment, was dispensed with.

The committee amendments were adopted.

On motion of Mr. Sumner, the following amendments were adopted:

Section 3, amend line 15, printed bill, by striking "for not less than thirty days" and insert "a."

Amend section 6, line 7, printed bill, by striking "published within" and insert "in."

Amend section 11, line 18, after the word "act" by inserting "and a copy of," strike the words "together with."

Amend section 16, line 21, by striking the words "five days" and inserting the words "two weeks." Also insert in place of the words "five" (5) the word "two." Also strike the word "daily" and insert the word "weekly."

Amend section 16, line 14, by inserting the word "weekly" before the word "newspaper" and striking the word "daily."

Amend section 8, line 4, after the word "exercise" insert the word "the."

Amend section 16, line 15, by striking the words "five (5) days" and inserting the words "two weeks."

Amend section 18, line 2 of the printed bill by striking the phrase "for the purpose maintenance of such districts" and insert in lieu thereof the words "to carry out the purposes of this act in addition to that mentioned in section 11 of this act."

Amend section 19, line 4 of the printed bill by striking the word "quarter."

On motion of Mr. Sumner, 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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam,
Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—85.

Those absent or not voting were: Representatives Childe, Davis, Gilkey, Greenbank, Hays, Holmes, Langford, Moll, Oaks, Sims, Sweet, Zednick—12.

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

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

On motion of Mr. Sumner, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bills Nos. 49, 91 and 153 were delivered to the governor by the chief clerk.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 24, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 541, entitled "An act relating to the management, control and disposition of property belonging to absentees," 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 4, line 5 of the printed bill, being line 8 of the original bill, by striking the word "to" after the word "empowered" and by inserting the word "to" after the word "court."

WILLIAM WRAy, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.

Mr. Mapes moved the adoption of the following amendment:

Amendment to section 4.
Section 4. Add "but in no case to be more than five per cent. of the income from such property."

The amendment was lost.
Mr. Merriam moved the adoption of the following amendment:

Strike the word "fifteen" and insert the word "ten" in line 2 of section 9.

The amendment was lost.

Mr. Brown moved that the House resolve itself into a committee of the whole for the purpose of allowing Mr. Gleason of the attorney general's office to speak upon the bill.

The motion was lost.

On motion of Mr. Wray, the rules were suspended, the second reading considered the third, and House bill No. 541 was placed on final passage, passing the House by the following vote: Yeas, 73; nays, 9; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Conner, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Norton, Oaks, Overman, Pierce, Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—73.

Those voting nay were: Representatives Brown, Childe, Craig, Foster, Mapes, Merriam, Newman (G. H.), Reid, Robe—9.

Those absent or not voting were: Representatives Adams, Cleland, Davis, Greenbank, Hays, Horrigan, Langford, Murphy, Picken, Rowland (H. K.), Sims, Stevenson, Stream, Sweet, Zednick—15.

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

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

23—H
On motion of Mr. Farnsworth, the rules were suspended, and House bill No. 541 was ordered engrossed and immediately transmitted to the Senate.

MR. SPEAKER:

We, your committee on penitentiary, to whom was referred House bill No. 87, entitled "An act to dedicate certain strips of land in Walla Walla county for road and highway purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, by striking out beginning after the word "parcel No. 1," in line 9 of the printed bill, the same being line 13 of the original bill, and ending with the words "range and Meridian, 1308.55 feet," in line 15 of the printed bill and substitute therefor the following:

"All those portions of the SE¼ of section 18 and the NE¼ in section 19, township 7 north, of range 36, E Willamette Meridian, which are included in a strip of land 60 feet in width, lying westerly of and contiguous to the following described line:

Commencing at the stone monument marking the SW corner of the NW¼ of the NE¼ of section 19 and running thence northerly along the north and south center line of said section 19, 1017.11 feet to a point on the north line of Butler's addition to the city of Walla Walla, Washington; thence easterly along the said north line of Butler's addition, 1360.3 feet to the true point of beginning of this description; thence running northerly parallel to the north and south center line of said sections 18 and 19, respectively, 1308.55 feet to the terminal point of this description."

Amend section 2 by striking out all after the words "upon the following conditions" in line 1 of the printed bill, the same being line 2 of the original bill, down to and including the words "land adjoining said tract owned by the state," and substitute therefor the following:

"(1) That the owner of the land next north of the line described as follows, to-wit:

Beginning at a point which is 2325.66 feet north and 30 feet east of the stone monument marking the SW corner of the NW¼ of the NE¼ of section 19, township 7 north, of range 36, E Willamette Meridian, said northerly distance being measured along the north and south center line of sections 18 and 19, respectively, of said township and range; thence running easterly parallel to the north line of Butler's addition to the city of Walla Walla, Washington, 1330.3 feet, said line being the northerly line of the land owned by the State of Washington, shall dedicate for road and highway purposes a strip of land 40 feet in width
the full length of the said described line adjoining said tract owned by the state and

C. W. Masterson, Chairman.

We concur in this report: C. G. Black, Ben F. Hill, J. A. Fontaine, J. J. Falkner.

The bill was read the second time in full by sections.

On motion the committee amendments were adopted.

Mr. Hedger moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion carried.

On motion of Mr. Middaugh, the House returned to second reading for the purpose of permitting amendments to the bill.

Mr. Middaugh moved the adoption of the following amendment:

Amend section 1 by striking all following the word "that" in line 1, down to and including the word "therefor" in line 7. Also strike the words "be and."

The amendment was lost.

The roll was called, and House bill No. 87 passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Child, Christiansen, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hutchinson, Jensen, Kingery, Le-Sourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker —75.

Voting nay: Representative Murphine—1.

Those absent or not voting were: Representatives Adams, Capron, Cleland, Davis, Foster, Greenbank, Hays, Houser,

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

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

On motion of Mr. Brislaw, the bill was ordered engrossed and immediately transmitted to the Senate.

House bill No. 343, relating to appointment of road supervisors.

The bill was read the second time in full by sections.

Mr. Dunning moved that the House adjourn.

The motion was lost.

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and House bill No. 343 was placed on final passage, passing the House by the following vote: Yeas, 57; nays, 19; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brislaw, Bryant, Catlin, Childe, Conner, Corkerey, Craig, Croake, Dunning, Earle, Falkner, Farnsworth, Field, Gilkey, Gilbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Middaugh, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Tonkin, Wells, Mr. Speaker—57.

Those voting nay were: Representatives Black, Brooks, Chamberlin, Christensen, Darling, Fontaine, Holmes, LeSourd, Masterson, McFarland, Merriam, Miles, Murphine, Oaks, Overman, Reid, Robe, Truax, Turnbow—19.

Those absent or not voting were: Representatives Adams, Arnold (W. A.), Brown, Capron, Cleland, Davis, Foster, Freeman, Greenbank, Houser, Kingery, Langford, Mess, Rowland (H. K.), Smith, Stream, Sumner, Sweet, Urquhart, Wray, Zednick—21.
The bill, having received the constitutional majority, was declared passed.

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

House bill No. 420, relating to the legalization of certain warrants and obligations incurred by counties.

The bill was read the second time in full by sections.

On motion of Mr. Hughes, the rules were suspended, the second reading was considered the third, and House bill No. 420 was placed on final passage, passing the House by the following vote: Yeas, 62; nays, 18; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Catlin, Chamberlin, Conner, Corkery, Craig, Croake, Darling, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Picken, Pierce, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Tonkin, Urquhart, Wells, Mr. Speaker—62.

Those voting nay were: Representatives Bryant, Childe, Christensen, Dunning, Falkner, Holmes, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Robe, Rowland (D. H.), Truax, Turnbow—18.

Those absent or not voting were: Representatives Adams, Brown, Capron, Cleland, Davis, Earle, Foster, Freeman, Greenbank, Kingery, Langford, Rowland (H. K.), Stream, Sumner, Sweet, Wray, Zednick—17.

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

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

On motion of Mr. Hughes, the bill was ordered engrossed and immediately transmitted to the Senate.
Mr. McFarland moved that the House adjourn. The motion was lost.

House bill No. 513, granting to Lewis county the property held by the state for the Southwest Washington Fair Association.

The bill was read the second time in full by sections.

On motion of Mr. Field, Senate bill No. 367 was substituted for House bill No. 513.

On motion, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

FIFTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 4, 1913.

The House was called to order at 10 o'clock a.m.

Roll call showed all members present except Messrs. Conner, Falkner, Greenbank, Langford, Rowland (H. K.), Stevenson and Sweet, of whom Messrs. Falkner, Conner, Greenbank and Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, pastor of the First Church of Christ, of Olympia.

On motion, the reading the the previous day’s journal was dispensed with and it was approved.

PETITIONS, MEMORIALS AND REMONSTRANCES.

SEATTLE, March 3, 1913.

Hon. William Wray, The House, Olympia, Washington:

Dear Sir: Enclosed please find catalog of exhibition of 40 paintings in oil which will open at Olympia; Wednesday evening, March 5th,
STATE OF WASHINGTON

at the women's club. Governor Lister has signified his intention of being present.

Will you kindly notify your fellow members from the floor that they are invited to be present with their wives and friends.

Thanking you for the courtesy, I am,

Yours very truly,

G. L. Berg, Secretary.

OLYMPIA, WASH., February 28, 1913.

the Clerk of the House of Representatives:
The Central Women's Christian Temperance Union of Olympia, respectfully asks that the House give favorable consideration to Senate bill No. 100, because of its influence on the "Social evil."

Signed on behalf of Union.

(Mrs.) H. M. Wa!lace, President W. C. T. U.
(Mrs.) M. J. Dudley, Secretary W. C. T. U.

Please read to House of representatives.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

We, your committee on state, school and granted lands, to whom was referred House bill No. 425, entitled "An act permitting the sale of public lands in parcels less than forty acres," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. L. Farnsworth, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

We, your committee on banks and banking, to whom was referred engrossed Senate bill No. 72, entitled "An act relating to banking, providing for a reserve for savings and amending section 3343 of Remington and 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.

E. L. Farnsworth, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1913.

Mr. Speaker:

We, your committee on revenue and taxation, to whom was referred House bill No. 345, entitled "An act providing for a landlord's lien for
rent due, and 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.

Z. STEWART, Chairman.


HOUSE CHAMBER,


Mr. Speaker: Olympia, Wash., February 31, 1913.

Your committee on enrolled bills, to whom was referred House bills Nos. 249, 300, 363, 364, 49, 153, 91, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN F. HILL, Chairman.

Mr. Speaker: Olympia, Wash., March 3, 1913.

We, your committee on harbors and waterways, to whom was referred Senate bill No. 429, entitled "An act to amend sections 2, 3, 4, 5, 6, 7, and 8 of, to repeal section 9 of, and to add a section relating to elections to, an act approved March 14, 1911, entitled 'An act authorizing the establishment of port districts; providing for the acquirement, construction, maintenance, operation, development and regulation of a system of harbor improvements and rail and water transfer and terminal facilities within such districts, and providing the method of payment therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

MILLER FREEMAN, Chairman.


Engrossed Senate bill No. 169: Amended and returned without recommendation.

House bill No. 37: Do pass as amended.

House bill No. 38: Do pass as amended.

House bill No. 39: Do pass as amended.

House bill No. 40: Do pass as amended.

House bill No. 41: Do pass as amended.

House bill No. 42: Do pass as amended.

House bill No. 43: Do pass as amended.

House bill No. 44: Do pass as amended.

House bill No. 389: Do pass as amended.

House bill No. 473: Majority, be indefinitely postponed; minority, do pass as amended.

Engrossed Senate bill No. 148: Do pass as amended.
MR. SPEAKER:

Your committee on free conference, to whom was referred Senate amendments to engrossed House bill No. 93, recommend that the House concur in the following amendments:

Strike lines 1, 2, 3 and 4, section 1, of the engrossed bill, the same being lines 1, 2, and 3, section 1, of the printed bill, and substitute therefor the following: "Section 1. That section 3038 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:"

To line 11, section 1 of the engrossed bill, the same being line 7, section 1 of the printed bill, add the following: "Provided, that this shall not apply to timber lands, brush lands or logged-off lands."

Between lines 11 and 12, page 1 of the engrossed bill, the same being between lines 7 and 8, page 1 of the printed bill, insert new paragraph to read as follows: "Section 2. That section 3039 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:"

In line 9, section 1 of the engrossed bill, the same being line 6, section 1 of the printed bill, after the word "thereon" insert the words "or any road, street or highway to the center thereof bordering on any such land or lands."

In line 14, section 1 of the engrossed bill, the same being line 9, section 1 of the printed bill, strike the words "and wilfully."

In line 16, section 1 of the engrossed bill, the same being line 11, section 1, of the printed bill, after the word "provided," strike out the balance of the paragraph, and substitute the following words: "that this section shall not apply to what is commonly known as 'bull thistle' on lands known as 'logged-off, or cut over lands' outside of cities and towns."

Before the first line, second page of the engrossed bill, the same being between line 12 and 13, page 1 of the printed bill, insert a new paragraph, to read as follows: "Section 3. That section 3040 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:"

In line 1, section 1, page 4 of the engrossed bill, the same being line 50, section 1, page 2 of the printed bill, substitute a period for the semicolon, and strike the remainder of the paragraph.

Between lines 17 and 18, section 1, page 5 of the engrossed bill, the same being between lines 60 and 61, section 1, page 2 of the printed bill, insert a new paragraph to read as follows: "Section 4. That sec-
tion 3041 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, be amended to read as follows:

Between lines 14 and 15, section 1, page 5, of the engrossed bill, the same being between lines 76 and 77, section 1, page 3 of the printed bill, insert a new paragraph to read as follows: "Section 5. That section 3042 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

In line 2, page 6 of the engrossed bill, the same being line 1, section 2, page 3 of the printed bill, after the word "section" strike the figure "2" and substitute the figure "6."

In line 9 of the title of engrossed bill, the same being line 5 of the title of the printed bill, after the figures "3041" insert the words "of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911."

And your committee further recommends that the Senate recede from the following amendments:

In lines 8 and 9, section 1 of the engrossed bill, the same being line 6, section 1 of the printed bill, strike the words "caused to be cut down" and substitute the words "plow under."

Add to the end of engrossed bill a new section 7, as follows: "Section 7. That the board of county commissioners may, by order duly entered at the first regular meeting of said board in any year, suspend application and operation of this act in their said county and thereafter during the current calendar year, said county shall be excepted from the provisions of this act."

And your committee further recommends that the following amendments be added:

In lines 8 and 9, section 1 of the engrossed bill, the same being line 6, section 1 of the printed bill, strike the words "caused to be cut down," insert a comma and insert the words "or otherwise destroy."

Add to the end of engrossed bill, a new section 7 as follows: "Section 7. The board of county commissioners of any county in this state shall have the power to designate by an order, to be made and entered in the manner hereinafter, certain territory which may be excepted from the provisions of this act. Whenever a petition signed by ten or more residents of any road district shall be filed with the county auditor praying that certain contiguous territory therein bounded and described and lying wholly within said road district be excepted from the provisions of this act for the reasons set forth in said petition, said auditor shall cause a notice to be published for two successive weeks in a newspaper doing the county printing, which said notice shall set forth the boundaries of the tracts to be excepted and shall name the time and place for a hearing by the board of county commissioners on said petition, the first publication of said notice to be at least fifteen days prior to the time of said hearing: Provided, that the person or persons filing
said petition shall pay in advance to the county auditor the costs of the
publication of such notice.

"At the time of said hearing the board of county commissioners shall
hear all persons interested in the matter presented by said petition, and,
by an order made and entered in the record of their proceedings, shall
determine whether said territory shall be excepted from the provisions
of this act, giving the reason for their decision, and in case the prayer
of such petition is granted such order shall describe the boundaries of
the territory within said road district, to which such exception shall be
applied: Provided, that any order thus made excepting any territory
from the provisions of this act shall not be in force for a longer period
than twelve months from the date of entry of such order, unless a new
petition be filed, new notice given and another hearing be had as in this
act provided."

W. C. McCoy, A. M. McGuire.

John Truax, J. A. Fontaine, E. L. Farnsworth.

Mr. Truax moved that the report of the free conference com-
mittee be adopted.

The roll was called, and the report of the free conference com-
mittee was adopted by the following vote: Yeas, 79; nays, 5;
absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn,
Brown, Bryant, Catlin, Chamberlin, Christensen, Cleland, Cor-
kery, Craig, Croake, Darling, Davis, Dunning, Earle, Farns-
worth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass,
Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes,
Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy,
Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy,
McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll,
Moren, Murphine, Neumann (M. M.) Norton, Overman, Picken,
Pierce, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith,
Stevens, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray,
Wells, Zednick, Mr. Speaker—79.

Those voting nay were: Representatives Black, Newman (G.
H.), Oaks, Reid, Stewart—5.

Those absent or not voting were: Representatives Brooks,
Capron, Childe, Conner, Falkner, Field, Greenbank, Hurd,
Langford, Rowland (H. K.), Stevenson, Sumner, Sweet—13.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 380, entitled "An act relating to the construction of public buildings at the state capitol, authorizing the issuance and sale of bonds for the funding of outstanding indebtedness and the construction of said buildings and making certain appropriations, and amending sections 2 and 4 of chapter 59 of the Laws of 1911;"

Also, Senate bill No. 441, entitled "An act relating to the commencement of actions by service of summons, and amending section 223 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 151, entitled "An act relating to the payments by the state, counties, cities and towns of premiums or charges for surety bonds given by elective or appointive officers thereof, and amending section 6226 of Remington and Ballinger's Annotated Codes and Statutes of Washington; and validating certain payments heretofore made;"

Also, the president has signed House bill No. 153, entitled "An act relating to justices of the peace and constables in cities having a population of 50,000 or more inhabitants and providing for their election or appointment and fixing their salaries;"

Also, House bill No. 91, entitled "An act making an appropriation for and directing the payment of the principal and interest due on the purchase of fractional section 16, in township 25, north, range 4 east, Willamette Meridian, made under the provisions of chapter 122, Laws of Washington, 1893, validating the sale of said fractional section and directing the execution and delivery of a deed for the same;"

Also, House bill No. 49, entitled "An act concerning domestic relations and to prevent and punish family desertion or non-support of wife or child or children, and providing for support bonds and suspension of trial and sentence, and authorizing and directing the county commissioners to work convicted persons and to pay certain monies to the wife, or child, or children for the labor performed by convicted persons; and providing the evidence required to prove, and the punishment of such offenses, and repealing sections 2444 and 5933 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the Senate has adopted report of the conference committee on certain Senate amendments to House bill No. 121, entitled "An act relating to the duties and functions of prosecuting attorneys, abolishing the office of coroner," etc.;

WM. T. LAUBE, Secretary of the Senate.
INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 426, by Senator Allen: An act amending section 2 of chapter 49, Session Laws of 1911, entitled "An act to provide an Insurance Code for the State of Washington, to regulate the organization and government of insurance companies, and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto," approved March 10, 1911.

Referred to committee on insurance.

Senate bill No. 427, by Senator Allen: An act amending sections 44 and 45 of chapter 49, Session Laws of 1911, entitled "An act to provide an Insurance Code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto," approved March 10, 1911.

Referred to committee on insurance.

Senate bill No. 452, by Senate committee on insurance: An act amending section 26, chapter 49 of the Session Laws of 1911, entitled "An act to provide an Insurance Code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto, approved March 10, 1911.

Referred to committee on insurance.

Engrossed Senate bill No. 380, by committee on public buildings and grounds: An act relating to the construction of public buildings at the state capitol, authorizing the issuance and sale of bonds for the funding of outstanding indebtedness and the construction of said buildings and making certain appropriations, and amending sections 2 and 4 of chapter 59 of the Laws of 1911.

Referred to committee on state capitol and grounds.
House bill No. 351, regulating the operation of coal mines.

On motion of Mr. Tonkin, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christiansen, Cleland, Corkery, Craig, Croake, Darling, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Lesourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Those absent or not voting were: Representatives Beam, Childe, Conner, Davis, Falkner, Greenbank, Hastings, Hays, Holmes, Hurd, Langford, McArdle, Rowland (H. K.), Sims, Stevenson, Sumner, Sweet—17.

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

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

On motion of Mr. Moren, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Substitute House bill No. 8, defining the boundaries of second class shore lands.

On motion of Mr. Wray, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.
The following amendments by Messrs. Wray and Houser were adopted:

Amend the title to read as follows: "An act granting and confirming to purchasers of second class shore lands the title to shore lands, including those uncovered by the artificial lowering of the waters upon which they abut, and providing for the setting apart for public purposes of parts of the same."

Section 1, line 10, strike out the words "as in the opinion" and insert in lieu thereof the words "which shall as hereinafter provided be selected by."

Section 1, line 11, strike out the words "are available, convenient or necessary to be reserved."

Section 1, lines 12 and 13, strike out the words "and the development of other publicly owned aids to commerce and navigation" and insert in lieu thereof the following: "or other public purposes."

Section 2, line 3 strike out the word "reserved" and insert in lieu thereof the word "selected."

Section 2, line 4, strike out the word "reserved" and insert in lieu thereof the word "selected."

Section 2, line 5, strike out the last word "the" and all the remainder of the section and insert in lieu thereof the words "other public purposes."

Section 2, add at the end of section 2 the following: "Upon the filing of such plat in the office of the commissioner of public lands, the title to all harbor areas so selected shall vest in the state, the title to all selections for streets, avenues and alleys shall vest in any city or town within the corporate limits of which they may be then situate, otherwise in the county in which situate, the title to all selections for commercial waterway district purposes shall vest in the commercial waterway district in which situate, or for which selected, and the title to all selections for slips, docks, wharves, warehouses and other public purposes shall vest in the port district if they be situate in a port district, otherwise in the county in which situate."

On motion of Mr. Earle, the following amendment was adopted:

Amend by striking the word "vest" after the word "shall" and before the words "in the state" and the word "remain" be substituted therefor.

Mr. Norton moved the adoption of the following amendment:

Amending section 1, by adding at end of section "Provided that said purchaser of second class shore land shall be the owner of the abutting upland."

The amendment was lost.
On motion of Mr. Houser, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.

Mr. Cleland stated the point of order that Mr. Chamberlin, having spoken more than five minutes, was out of order under the limitation stated in House rule No. 18.

The speaker declared the point of order well taken.

Mr. Brown offered to yield his time to Mr. Chamberlin.

The speaker declared that under House rule No. 18, Mr. Brown could not yield his time to Mr. Chamberlin, and that this ruling would obtain hereafter.

On motion of Mr. Freeman, the previous question was ordered.

The roll was called, and substitute House bill No. 8 passed the House by the following vote: Yeas, 58; nays, 26; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Brown, Brooks, Capron, Catlin, Childe, Christensen, Conner, Craig, Croake, Dunning, Earle, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Halsey, Hastings, Hays, Herber, Hill, Horrigan, Houser, Hughes, Kennedy, Kingery, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Moll, Moren, Murphine, Norton, Picken, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Summer, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—58.


Those absent or not voting were: Representatives Arnold (W. E.), Bryant, Davis, Falkner, Farnsworth, Gray, Greenbank, Holmes, Langford, Pierce, Rowland (H. K.), Stream, Sweet—13.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Moren, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

SECOND READING OF BILLS.

House bill No. 407, relating to the salaries of county officers. The bill was read the second time in full by sections.

Mr. Halsey assumed the chair.

On motion of Mr. Sims, the following amendment was adopted:

In line 6, section 1 of the printed bill, strike the words "county surveyor, five dollars per day."

On motion of Mr. Sims, the following amendment was adopted:

In line 1 of the title of the printed bill strike the words "to amend" and insert in lieu thereof the words "relating to the salaries of county officers in counties of the fifteenth, sixteenth and seventeenth classes, and amending."

On motion of Mr. Sims, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 5; absent or not voting, 10.


Those voting nay were: Representatives Arnold (W. A.), Axtell, Dunning, Fontaine, Holmes—5.

Those absent or not voting were: Representatives Brooks, Earle, Falkner, Greenbank, Langford, Pierce, Rowland (H. K.), Stevenson, Sweet, Mr. Speaker—10.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moren, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 251, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at North Yakima, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government 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.

Amendment.

Strike all of section 2 and in lieu thereof insert the following:

Section 2. That for the purpose of erecting, completing, furnishing and equipping said armory, there is hereby created a commission to be known as the North Yakima armory commission, which said commission shall consist of four members, comprised as follows: The adjutant general of the National Guard of Washington, the chairman of the board of county commissioners of the county of Yakima, the chairman of the state board of control, and the mayor of the city of North Yakima, all of whom shall be ex-officio members of said commission. Within ten days after the taking effect of this act the members of said commission shall meet and organize. The adjutant general shall be chairman of said commission and said commission shall elect a secretary from among its members. When a vote of said commission shall be equally divided the adjutant general shall cast the deciding vote. The members of said commission shall act as such until the completion, acceptance, equipment and furnishing of said armory, and the consummation of all business relating thereto, and shall give bond to the State of Washington, in the sum of five thousand dollars ($5,000) conditioned upon the faithful performance of the duties imposed by this act, to be approved by the governor and filed with the secretary of state, the cost of said bonds to be paid out of the money appropriated by this act. A majority of the said commission shall constitute a quorum: Provided however, that no member of said commission shall be allowed or shall
receive any compensation for his services as a member of such com­mission."

J. H. DAVIS, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.

On motion of Mr. Neumann, the following amendment was adopted:
Section 3, line 6 of the printed bill, after the word "felony" strike the words "and upon conviction thereof shall be subject to a fine of not to exceed one thousand dollars and imprisonment in the peniten­tiary not to exceed five years."

On motion of Mr. Moren, 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, 73; nays, 11; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Axtell, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Foster, Field, Freeman, Gilkey, Gilbo, Goss, Gray, Halsey, Hastings, Hays, Hed­ger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Reid, Robe, Siler, Sims, Smith, Stevens, Stewart, Sumner, Ton­kin, Truax, Wray, Wells, Zednick, Mr. Speaker—73.

Those voting nay were: Representatives Arnold (W. A.), Beam, Black, Dunning, Fontaine, Grass, Kingery, Masterson, Newman (G. H.), Rowland (D. H.), Turnbow—11.

Those absent or not voting were: Representatives Arnold (W. E.), Falkner, Greenbank, Kennedy, Langford, Picken, Pierce, Rowland (H. K.), Sisson, Stevenson, Stream, Sweet, Ur­quhart—13.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Moren, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. Conner, the rules were suspended, and the House returned to the introduction and first reading of bills.

Mr. Murphine raised the point of order and referred to the constitution of the State of Washington with reference to the introduction of bills after the fiftieth day of a session of the legislature.

The chair declared the point of order not well taken.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 27, by Mr. Conner: Congratulating the Honorable Woodrow Wilson upon his assuming the office of President of the United States.

On motion of Mr. Conner, the rules were suspended and the resolution was placed on second reading.

The resolution was read in full the second time.

On motion of Mr. Childe, the resolution was laid on the table. The speaker resumed the chair.

Senate bill No. 367, granting to Lewis county property held for the state by the Southwest Washington Fair Association.

The bill was read the second time in full by sections.

On motion of Mr. Davis, 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, 75; nays, 3; absent or not voting, 19.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris­lawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Hor-
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. McArdle, the House took a recess until 2:00 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p. m.

Roll call showed all members present except Messrs. Brooks, Conner, Falkner, Greenbank, Langford, Rowland (D. H.), Rowland (H. K.), Sims, Stevenson, Sweet and Wray, of whom Messrs. Conner, Greenbank, Langford, Sweet and Sims were excused.

House bill No. 281, relating to the registration of births and deaths.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, the following amendments were adopted:

Section 1. strike first four lines of the printed bill and the figure 2 in line 5 and substitute in lieu thereof "Section 1. That section 5424
of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 5424."

Section 2. Strike "That section 3 of said act be amended to read as follows: Section 3," and substitute in lieu thereof "That section 5425 of Remington and Ballinger's Codes and Statutes of Washington be amended to read as follows: Section 5425."

Section 3. Strike "That section 19 of said act be amended to read as follows: Section 19," and substitute in lieu thereof "That section 5441 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 5441."

Amend title as follows: An act relating to the registration of births and deaths and amending section 5424, 5425 and 5441 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

On motion of Mr. Hurd, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horsigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Zednick, Mr. Speaker—83.

Those absent or not voting were: Representatives Adams, Falkner, Gilkey, Greenbank, Langford, Moren, Rowland (H. K.), Siler, Sims, Stevenson, Sweet, Urquhart, Wray, Wells—14.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 406, providing for the issuance of bonds by dyking districts.

The bill was read in full the second time by sections.

On motion of Mr. Sisson, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yea, 83; nays, 0; absent or not voting, 14.


Those absent or not voting were: Representatives Brooks, Falkner, Farnsworth, Gilkey, Greenbank, Horrigan, Hurd, Hutchinson, Langford, Mapes, Stevenson, Sweet, Urquhart, Wray—14.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 387, relating to the board of state land commissioners.

The bill was read the second time in full by sections.
On motion of Mr. Foster, the following amendment was adopted:

In line 4 of printed bill after the word "commissioners" insert "or its successor."

On motion of Mr. Chamberlin, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 14; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hays, Herber, Hill, Holmes, Horrigan, Houser, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdele, McCoy, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wray, Wells, Mr. Speaker—73.

Those voting nay were: Representatives Adams, Brislawn, Hastings, Hedger, Hughes, Hurd, Hutchinson, Masterson, McFarland, Miles, Reid, Robe, Smith, Zednick—14.

Those absent or not voting were: Representatives Brooks, Corkery, Falkner, Greenbank, Langford, Moren, Stevenson, Stevens, Sweet, Urquhart—10.

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

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

On motion of Mr. Wells, the rules were suspended, the bill was ordered engrossed, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 151, relating to payments by counties and towns of the fourth class of premiums or charges for surety bonds.

The bill was read the second time in full by sections.
On motion of Mr. Stewart, 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, 67; nays, 22; absent or not voting, 8.


Those voting nay were: Representatives Bryant, Chamberlin, Christensen, Craig, Dunning, Earle, Foster, Fontaine, Gillbo, Masterson, McKay, Middaugh, Miles, Moren, Murphine, Newman (G. H.), Oaks, Pierce, Robe, Turnbow, Urquhart, Zednick—22.

Those absent or not voting were: Representatives Falkner, Grass, Greenbank, Langford, McArdle, Rowland (H. K.), Stevenson, Sweet—8.

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

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

House bill No. 372, providing for the assessment and collection of taxes.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, the following amendments were adopted:

Amend title to read as follows: "An act relating to taxation and amending section 9112 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amend first three lines and the words "Section 42" in the printed bill and substitute: "Section 1. Section 9112 of Remington and Ballin-
On motion of Mr. Stewart, 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: Yea, 83; nays, 6; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hayes, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—83.

Those voting nay were: Representatives Black, Hurd, Kingery, Masterson, Pierce, Rowland (D. H.)—6.

Those absent or not voting were: Representatives Brooks, Davis, Falkner, Greenbank, Langford, Sumner, Sweet, Urquhart—8.

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

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

On motion, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, a majority of your committee on judiciary, to whom was referred House bill No. 303, entitled "An act relating to stamps, coupons, tickets, certificates, cards, or other similar devices, for or with the sale of goods, wares and merchandise, and providing a penalty for violation thereof," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it
do pass with the following amendments:

Amend section 4, line 1 of the printed bill, being line 2 of the origin­
al bill, by inserting after the word "be" the words "guilty of a gross
misdemeanor," and by striking the remainder of the section.

WILLIAM WRAY, Chairman.

We concur in this report: H. H. Cleland, Dan Earle, H. W. Holmes,
Frank Pierce, F. W. Hastings, Fred J. Mess, Chas. L: Chamberlin, J.
E. McFarland, John Truax.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1913.

Mr. Speaker:

I, a minority of your committee on judiciary, to whom was re­ferred House bill No. 303, entitled "An act relating to stamps, coupons,
tickets, certificates, cards, or other similar devices, for or with the
sale of goods, wares and merchandise, and providing a penalty for the
violation thereof," have had the same under consideration, and I
respectfully report the same back to the House with the recommenda­tion that it do not pass.

DIX H. ROWLAND.

The bill was read the second time in full by sections.
The committee amendment was adopted.

On motion of Mr. Hastings, 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, 8; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris­lawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling; Davis, Dunning, Earle, Farnsworth, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Mapes, Masterson, McCoy, McFar­land, McKay, Merriam, Mess, Middaugh, Moll, Moren, Mur­phine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker —82.
Those voting nay were: Representatives Capron, Fontaine, Gray, LeSourd, Miles, Robe, Rowland (D. H.), Turnbow—8.

Those absent or not voting were: Representatives Falkner, Grass, Greenbank, Halsey, Langford, McArdle, Sweet—7.

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

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

On motion of Mr. Hastings, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 510, relating to the powers of the city council of third class cities.

The bill was read the second time in full by sections.

Mr. Murphine moved that section be stricken from the bill.

The motion carried.

On motion of Mr. Sumner, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—83.

Voting nay: Representative Fontaine—1.
Those absent or not voting were: Representatives Adams, Falkner, Greenbank, Hill, Kennedy, Langford, McArdle, Mess, Robe, Stevenson, Stream, Sweet, Wells—13.

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

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, a majority of your committee on constitutional revision, to whom was referred House bill No. 309, entitled "An act proposing an amendment to section 1 of article 23 of the constitution of the State of Washington, relating to amendments, and providing for the amendment of the constitution by the initiative," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

HANCE H. CLELAND, Chairman.

We concur in this report: Chas. L. Chamberlin, Sam R. Sumner, J. M. Stevenson, T. H. McKay.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1913.

Mr. Speaker:

We, a minority of your committee on constitutional revision, to whom was referred House bill No. 309, entitled "An act proposing an amendment to section 1 of article 23 of the constitution of the State of Washington, relating to amendments, and providing for the amendment of the constitution by the initiative," 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 the words "proposed and resolved" and substitute the word "enacted" after the words "Be It" in the enacting clause.


On motion of Mr. Cleland, the committee amendment was adopted:

On motion of Mr. Middaugh, the following amendment was adopted:

In section 1, line 24 of the printed bill, after the word "separately" add the following: "The legislature shall also cause the amendments that are to be submitted to the people to be published for at least three months next preceding election, in some weekly newspaper in every county where a newspaper is published throughout the state."
Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 20, after the semi-colon strike to the word "the" in line 21 and insert "provided that if amendments submitted by the legislature shall be ratified by a majority of the electors voting thereon, and if amendments submitted by initiative shall be ratified by a majority of the electors voting at such election."

Mr. Chamberlin rose to a point of order, basing his point on rule 18 of the House rules relating to a 5 minute period for speeches on the floor of the House.

On motion of Mr. Murphine, House rule No. 18 was suspended.

Mr. Davis assumed the chair.

Mr. Zednick moved the previous question.

The motion carried.

On motion of Mr. Brown, a sufficient number of members arising from their seats, a call of the House was demanded.

Roll call under call of the House showed all members present with the exception of Messrs. Greenbank, Langford, Cleland, Falkner and Sweet, of whom Messrs. Greenbank, Langford, Falkner and Sweet were excused.

On motion of Mr. Murphine, further call of the House was dispensed with.

The speaker resumed the chair.

On motion of Mr. Brown, a sufficient number of members arising from their seats, a roll call was demanded on the amendment submitted by Mr. Farnsworth, and the amendment was lost by the following vote: Yeas, 39; nays, 53; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Catlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Field, Freeman, Grass, Gray, Halsey, Hays, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Sisson, Stream, Sumner, Tonkin, Turnbow, Wells, Mr. Speaker—39.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Fon-

Those absent or not voting were: Representatives Falkner, Greenbank, Langford, Stevenson, Sweet—5.

Mr. Brown moved the adoption of the following amendment:
Amend line 15, section 1, by striking "eight" therefrom and by inserting "ten" in lieu thereof.

Mr. Sims moved that the amendment be laid on the table.

A sufficient number of members rising from their seats, the roll was called and the motion to lay the amendment on the table was lost by the following vote: Yeas, 29; nays, 62; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Catlin, Childe, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Halsey, Hays, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Newman (G. H.), Siler, Sims, Stream, Tonkin, Mr. Speaker—29.


Those absent or not voting were: Representatives Falkner, Greenbank, Langford, Moren, Stevenson, Sweet—6.

The amendment by Mr. Brown was adopted.
Mr. Sumner moved the adoption of the following amendment:
Amend line 15, section 1, by striking the word "ten" and inserting the word "twenty" and striking the phrase "nor in any case more than fifty thousand of the legal voters of this state."

Mr. W. A. Arnold moved the previous question.
The motion of Mr. Arnold carried.
The amendment of Mr. Sumner was lost.

Mr. Middaugh moved that the rules be suspended, the second reading considered the third, and that House bill No. 309 be placed on final passage.

A sufficient number of members rising from their seats, a roll call was demanded, and the motion of Mr. Middaugh carried by the following vote: Yeas, 64; nays, 29; absent or not voting, 4.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Christensen, Cleland, Corkery, Croake, Darling, Dunning, Earle, Farnsworth, Fontaine, Gilkey, Gillbo, Goss, Gray, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, LeSourd, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Stevens, Stewart, Sumner, Truax, Turnbow, Urquhart, Wray, Wells, Zednick—64.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Catlin, Childe, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Halsey, Hays, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Stevenson, Stream, Tonkin, Mr. Speaker—29.

Those absent or not voting were: Representatives Falkner, Greenbank, Langford, Sweet—4.

Mr. Davis moved that the House adjourn.
The motion was lost.

Mr. Murphine moved that the House adjourn.
Mr. Murphine demanded a roll call and, a sufficient number arising, the roll was called and the motion carried by the following vote: Yeas, 48; nays, 45; absent or not voting, 4.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Darling, Davis, Foster, Field, Freeman, Goss, Grass, Gray, Halsey, Hurd, Jensen, McArdle, McCoy, McFarland, McKay, Mess, Moren, Newman (G. H.), Picken, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Sumner, Tonkin, Truax, Wells, Mr. Speaker—45.

Those absent or not voting were: Representatives Falkner, Greenbank, Langford, Sweet—4.

C. R. Maybury, Howard D. Taylor,
Chief Clerk, Speaker.

24–H
The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Arnold (W. E.), Childe, Greenbank, Herber, Hill, Houser, Langford, Robe, Stevens and Sweet, of whom Messrs. Greenbank and Sweet were excused.

Prayer was offered by Rev. D. A. Thompson, of the Olympia Congregational church.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1913.

We, your committee on miscellaneous, to whom was referred House bill No. 296, entitled "An act relating to the industrial insurance commission and abolishing the offices of state mine inspector and commissioner of labor and repealing sections 6550, 6551, 7372, 7373, and 7392 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Reid, T. K. Robe, H. E. Foster, Nena Jolidon Croake.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1913.

We, your committee on miscellaneous, to whom was referred House bill No. 533, entitled "An act relating to the humane treatment of animals and providing that certain officers in cities and towns of the third and fourth class provide suitable watering places for dumb animals,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. BRISLAWN, Chairman.

We concur in this report: G. L. Reid, T. K. Robe, H. E. Foster, Nena Jolidon Croake.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 27, 1913.

MR. SPEAKER:

We, your committee on insurance, to whom was referred House bill No. 616, entitled "An act amending section 73 of chapter 49, Session Laws of 1911, entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies, and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto,' approved March 10, 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 3, 1913.

MR. SPEAKER:

We, your committee on insurance, to whom was referred Senate bill No. 380, entitled "An act relating to the construction of public buildings at the state capitol, authorizing the issuance and sale of bonds for the funding of outstanding indebtedness and the con-
struction of said buildings and making certain appropriations and amending sections 2 and 4 of chapter 59 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

G. H. GREENBANK, Chairman.

We concur in this report: H. E. Kennedy, A. M. Stevens, R. W. Craig, Miller Freeman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 134, entitled "An act relating to easements across, over, under and along state roads and other public highways under the control of the state, and regulating the granting thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. MCARDLE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred Senate bill No. 359, entitled "An act making an appropriation of two hundred seventy-five dollars for the state library," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred Senate bill No. 428, entitled "An act creating the state public building board; prescribing its powers and duties; providing for the creating of a state public building sinking fund, and levying a tax therefor, and making an appropriation therefrom," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 332, entitled "An act relating to lands granted to the state for common school and for educational, penal, reformatory, charitable, capitol building fund and other purposes; providing for the completion of such grants and the relinquishment of certain granted lands; 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.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 356, entitled "An act relating to the salary of the state librarian and amending section 6958 of Remington and 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.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 3, entitled "An act authorizing counties to care for persons suffering from tuberculosis and providing state aid therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on agriculture, to whom was referred engrossed Senate bill No. 249, entitled "An act relating to trespass of sheep on
certain lands and amending sections 3197 and 3198 of Remington and 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.

J. A. Fontaine, Chairman.


House of Representatives,
Olympia, Wash., March 4, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 96, entitled "An act relating to road and bridge bonds and amending section 5095 of Remington and 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.

L. D. McCardle, Chairman.


House of Representatives,
Olympia, Wash., March 4, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 131, entitled "An act relating to the levy and collection of revenues for road and bridge purposes, limiting the expenditures thereof and providing for the validation and retirement of existing road and bridge indebtedness, and repealing sections 5590 to 5602 inclusive of Remington and 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.

L. D. McCardle, Chairman.


House of Representatives,
Olympia, Wash., March 4, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred Senate bill No. 142, entitled "An act making an appropriation to satisfy a mortgage held by the Washington Trust Company on certain escheated lands and providing for the dismissal of the suit to foreclose 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.

J. H. DAVIS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred Senate bill No. 361, entitled "An act relating to the purchase, sale, transfer and incumance of stocks of goods, wares, merchandise and fixtures and equipment in bulk, providing penalties for the violation thereof, and amending sections 5296, 5297, 5298 and 5299 of Remington and 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.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 218, entitled "An act to protect the public peace, health and safety from habitual criminals, moral degenerates and sexual perverts," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 232, entitled "An act relating to the time and manner of redemption of property from judicial sales, and amending section 595, of Remington and 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.

WILLIAM WRAY, Chairman.

Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 298, entitled "An act relating to the welfare of dependent and delinquent children, providing for the punishment of persons responsible for contributing to their dependency or delinquency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 610, entitled "An act to encourage the donation of property to the State of Washington, or to cities or other municipal corporations therein, by testators, for the benevolent, eleemosynary or other philanthropic purposes, and the exempting of the same and certain devisees from the payment of any inheritance tax," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

William Wray, Chairman.


Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 479, entitled "An act relating to the erection and repair of bridges over streams which form the boundary line between two counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. Mc Ardle, Chairman.

We concur in this report: T. C. Miles, Geo. H. Newman, C. E. Lum, J. C. Hutchinson, W. J. Hughes, P. H. Adams, John Gray.

Mr. Speaker:

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 344, entitled "An act providing for the appointment of official court reporters in the State of Washington, prescribing their duties, oath of office, and qualifications, and providing for their com-
pensation and the manner of their appointment," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

We, your committee on appropriations, to whom was referred House bill No. 556, entitled "An act establishing a state school for girls in conjunction with the Washington state training school, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

We, your committee on appropriations, to whom was referred House bill No. 408, entitled "An act for the relief of veterans and widows of veterans of the Indian 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.

J. H. DAVIS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

We, your committee on appropriations, to whom was referred Senate bill No. 376, entitled "An act granting and conveying the steamer 'Yakima' to the United States," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.

MR. SPEAKER:

We, your committee on penitentiary, to whom was referred Senate bill No. 143, entitled "An act for the relief of the heirs of Annie E. Ennis, deceased, late of Walla Walla county, State of Washington, ceding to said heirs a certain right of way, now held by the State of Washington, over and across certain lands in Walla Walla county, 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.

C. W. MASTERSON, Chairman.

We concur in this report: J. A. Fontaine, Ben Hill, C. G. Black.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 571, entitled "An act relating to forests, fire warden and forest rangers, and amending sections 5, 8 and 9 of chapter 125, of the Session Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

We concur in this report: Murphine, J. E. McFarland.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House concurrent resolution No. 23, entitled "A resolution relating to the appointment of a commission to report on co-operative land mortgage banks, or other systems of agricultural credit adapted to the conditions and needs of this state, and to prepare bills on the subject for distribution to all members of the state legislature," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, your committee on privileges and elections, to whom was referred House bill No. 334, entitled "An act prohibiting persons from conveying or causing to be conveyed, voters to the polls at any election," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

W. W. CONNER, Chairman.

We concur in this report: J. R. Catlin, F. W. Hastings, John Gray.
Mr. Speaker:

We, your committee on roads and bridges, to whom was re-referred House bill No. 359, entitled "An act relating to the hours of labor constituting a day on all public work or construction, and amending sections 6572 and 6575 of Remington and 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 by the judiciary committee. Report herewith attached.

L. D. McCardle, Chairman.


Mr. Speaker:

We, a majority of your committee on appropriations, to whom was referred Senate bill No. 106, entitled "An act establishing a state trade school, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


Mr. Speaker:

We, a minority of your committee on appropriations, to whom was referred Senate bill No. 106, entitled "An act establishing a state trade school, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

We concur in this report: Geo. McCoy, J. A. Mapes.

Mr. Speaker:

We, a majority of your committee on appropriations, to whom was referred Senate bill No. 100, entitled "An act to protect the lives, health, morals of women and minors, workers, establishing an indus-
trial welfare commission for women and minors, prescribing its powers and duties and providing for the fixing of minimum wages and the standard condition of labor for such workers and providing penalties for violation of the same 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.

J. H. Davis, Chairman.


J. H. Davis, Chairman.


J. H. Davis, Chairman.

the same under consideration, and I respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. P. Goss.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:

We, the majority of your committee on counties and county boundaries, to whom was referred House bill No. 594, entitled "An act to create the county of Methow, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

N. B. Brooks, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

MR. SPEAKER:

We, the minority of your committee on counties and county boundaries, to whom was referred House bill No. 594, entitled "An act to create the county of Methow, subject to the requirements of the state constitution and the statutes in respect to the establishment of new counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: H. W. Holmes, John Truax, Paul W. Houser.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

MR. SPEAKER:

We, your committee on game and game fish, to whom was referred engrossed substitute Senate bill No. 8, entitled "An act relating to game, animals, birds and fishes, creating a state game commission and the offices of state game warden, chief deputy game warden and county deputy game wardens; and relating to licenses for hunting and fishing; and creating state game refuges or farms; making certain acts nuisances; and providing penalties, and repealing all 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 not pass.

A. H. Moll, Chairman.


On motion of Mr. Moll, the report was adopted.
Mr. Speaker:

We, your committee on privileges and elections, to whom was referred House bill No. 4, entitled "An act relating to the nomination of supreme court and superior court judges and amending section 4842 of Remington and 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 be substituted by House substitute bill herewith attached, and the same be printed.

W. W. Conner, Chairman.

We concur in this report: A. J. Gillbo, Frank Middaugh, J. R. Catlin, F. W. Hastings, John Gray.

On motion, the report, as to the printing of the substitute bill, was adopted.

Mr. Speaker:

We, your committee on privileges and elections, to whom was referred House bill No. 366, entitled "An act relating to the casting, registering and recording and counting ballots or votes at any primary, special or other election, within the State of Washington by means of voting machines; to provide for the purchase of the same; to provide rules and regulations for the conduct of elections held with said machines, and to provide penalties for the violation of this act, and to repeal all acts or parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

W. W. Conner, Chairman.

We concur in this report: J. R. Catlin, F. W. Hastings, John Gray.

On motion of Mr. Conner, the report was adopted.

Engrossed Senate bill No. 247: Do pass as amended.
House bill No. 569: Do pass as amended.
House bill No. 317: Majority, do pass as amended; minority, be indefinitely postponed.
House bill No. 172: Majority, be indefinitely postponed; minority, do pass as amended.
House bill No. 620: Do pass with amendments hereto attached; that bill so recommended be printed.

On motion of Mr. Moren, the report, with reference to the printing of the bill with amendments proposed, was adopted.
Mr. Dunning moved that the committee on fisheries be instructed to report House bill No. 248 to the House on the fifty-third day.

Mr. Sims moved as a substitute motion that the bill be indefinitely postponed.

Mr. Dunning demanded a roll call and, a sufficient number arising, the roll was called and the motion to indefinitely postpone House bill No. 248 prevailed by the following vote: Yeas, 52; nays, 39; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Capron, Catlin, Childe, Christensen, Cleland, Craig, Davis, Farnsworth, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—52.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Chamberlin, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Fontaine, Gillbo, Hill, Holmes, Houser, Hutchinson, Masterson, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Truax, Turnbow—39.

Those absent or not voting were: Representatives Conner, Grass, Greenbank, Herber, Langford, Sweet—6.

MESSAGE FROM THE SENATE.

Olympia, Wash., March 5, 1913.

The Senate has passed Senate bill No. 435, entitled “An act to carry out the provisions and to facilitate the operation and effect of sections 33 and 34 of article 1 of the constitution relating to the recall of elective public officers, to prevent fraud, and providing penalties for violations thereof;”

Also, House concurrent resolution No. 21, “Relating to the first legislature of the Territory of Alaska;”

Also, engrossed Senate joint memorial No. 7, “Relating to construc-
tion of state roads through national forest reserves at the expense of the United States;"

Also, engrossed Senate joint memorial No. 16, "Relating to the entry of agricultural lands within forest reserves;"

Also, Senate bill No. 365, entitled "An act relating to the inspection of apiaries and other places where bees are kept; providing for the appointment of persons to carry out the provisions of this act; and providing for the payment of the expenses thereof; providing a penalty for the violation of the provisions of this act and declaring an emergency;"

Also, Senate bill No. 298, entitled "An act relating to the welfare of dependent and delinquent children, providing for the punishment of persons responsible for or contributing to the dependency or delinquency;"

Also, Senate bill No. 328, entitled "An act to amend section 89 of an act approved March 18, 1911, entitled 'An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation and repealing certain acts;'"

Also, Senate bill No. 296, entitled "An act relating to the validation of certain warrants and other obligations and evidence of indebtedness on the part of counties, cities and towns, issued by the corporate authorities thereof in excess of their legal authority;"

Also, Senate bill No. 378, entitled "An act providing for the protection of young salmon in the waters of Puget Sound, and the tributaries thereof, and amending sections 5183 and 5197 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for violations thereof;"

Also, Senate bill No. 399, entitled "An act relating to and limiting the number of certain birds to be killed in one day or week, and amending section 5364 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and providing penalties;"

Also, Senate bill No. 401, entitled "An act making it unlawful to kill certain birds, and providing penalties for the violation of this act;"

Also, Senate bill No. 400, entitled "An act for the protection of the oyster industry and permitting the killing of certain ducks at any time of the year;"

Also, Senate bill No. 36, entitled "An act to establish a state trout hatchery on Lake Crescent, in Clallam county, State of Washington, and making an appropriation therefor;"

Also, Senate bill No. 104, entitled "An act to establish a state trout hatchery in Lewis county, Washington, and make an appropriation therefor;"

Also, engrossed Senate bill No. 324, entitled "An act providing for the payment of the costs and expenses incurred pursuant to an act entitled "An act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of
drainage and to provide for the means of payment thereof, and declaring an emergency,' approved March 20, 1895, and providing for the dissolution of drainage districts in certain cases;''

Also, engrossed Senate bill No. 325, entitled "An act authorizing cities and towns to acquire by purchase or otherwise, water for irrigation and domestic purposes; to levy and collect special assessments and taxes to pay for the same and for annual maintenance and operation charges, and for unpaid installments where city or town has heretofore contracted for purchase of water right; providing for modes of payment therefor;"

Also, Senate bill No. 209, entitled "An act relating to local improvements in cities and towns and amending section 6, of an act entitled 'An act relating to local improvements in cities and towns, repealing certain acts and parts of acts,' approved March 17, 1911, being chapter 98 of the laws of 1911;''

Also, Senate bill No. 168, entitled "An act to provide for the ascertainment by appraisal as to whether or not an estate is subject to an inheritance tax in cases where there is no will or administration, and to provide for the payment of such inheritance tax so ascertained;''

Also, Senate bill No. 424, entitled "An act relating to inheritance tax, and amending sections 9182 and 9183 of Remington and Ballinger's Annotated Codes and Statutes of Washington;''

Also, engrossed Senate bill No. 294, entitled "An act relating to the organization, classification, incorporation, and government of municipal corporations under a commission and amending section 1 of chapter 116 of the Session Laws of 1911;''

Also, engrossed Senate bill No. 419, entitled "An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington, for 1911;''

Also, engrossed Senate bill No. 66, entitled "An act establishing a powder factory, providing for the management of, and the sale of powder therefrom, and making appropriations therefor;''

Also, engrossed Senate bill No. 102, entitled "An act relating to the creation and organization of the county of Cleveland, subject to the requirements of the State Constitution and Statutes in respect to the establishment of new counties;''

The Senate has passed Senate concurrent resolution No. 17, "Relating to the introduction of certain bills;''

Also, the Senate has adopted the report of the committee on free conferences having under consideration House bill No. 93, entitled 'An act to prevent the spreading of noxious weeds,' etc., together with the Senate amendments thereon;''

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Sims moved to reconsider the vote by which House bill No. 248 was indefinitely postponed.
On motion of Mr. Davis, the motion to reconsider was laid on the table.

Senate concurrent resolution No. 17, by Senator Allen, relating to the introduction of a bill relating to public service utilities; also to a bill relating to agriculture and providing for the improvement of logged-off lands; also to a bill relating to false representations concerning credit.

On motion, the rules were suspended, and the resolution was placed on second reading.

The resolution was read in full the second time.

On motion, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Arnold (W. E.), Grass, Greenbank, Langford, McKay, Moren, Sweet—7.

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

On motion, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.
The Senate has passed Senate bill No. 427, entitled "An act amending sections 44 and 45 of chapter 49, Session Laws of 1911, entitled 'An act to provide an insurance Code for the State of Washington, to regulate the organization and government of insurance companies,'" etc.;

Also, Senate bill No. 426, entitled "An act amending section 2 of chapter 49, Session Laws of 1911, entitled "An act to provide an insurance Code for the State of Washington, to regulate the organization and government of insurance companies," etc.;

Also, Senate bill No. 452, entitled "An act amending section 26, chapter 49 of the Session Laws of 1911, entitled 'An act to provide an insurance Code for the state of Washington, to regulate the organization and government of insurance companies," etc.;

Also, re-engrossed House bill No. 207, entitled "An act relating to insurance and amending sections 79 and 84 of chapter 49 of the Laws of 1911," with the following amendments:

In the title, after the figures "79" insert ",83."

In section 1, line 8 of the printed bill, being line 12 of page 1, section 1 of the original bill, beginning with the words "provided further" strike the remainder of the section.

Strike all of section 2, and insert in lieu thereof two new sections to be known as sections 2 and 3, as follows:

Section 2. That section 83 of chapter 49 of the Laws of 1911 be amended to read as follows:

Section 83. All insurance business in this state is hereby classified as follows:

(1) Fire and marine insurance, upon buildings and other property against loss or damage by fire, lightning, wind storms, cyclone, tornadoes, hail or earthquakes, water from the breakage or leakage of sprinklers, pumps or other apparatus erected for extinguishing fires, and water pipes; and against such accidental injury to such sprinklers, pumps or other apparatus; and against loss or damage arising from the prevention or suspension of rent or use and occupation of any building, plant or manufacturing establishment due to the hazard or peril insured against; and upon vessels, boats, cargoes, goods, merchandise, freight, and other property against loss or damage by the risks of lake, river, canal and inland transportation and navigation, including insurance upon automobiles, whether stationary or being operated under their own power, and re-insurance of any risks taken in this class; but not upon ocean marine risks, and other casualty insurance risks.

(2) Marine insurance, being ocean and inland transportation risks, but not including any other casualty insurance as hereinafter provided.
(3) Life insurance, being endowments and annuities, but not including health, or accident or sickness insurance or any other casualty insurance as hereinafter provided.

(4) Accident insurance, and either sickness of health insurance, being insurance against injury, disablement, or death resulting from travel or general accident, and against disablement resulting from sickness; and every insurance appertaining thereto.

(5) Fidelity and surety insurance, being the guaranteeing of persons holding the places of public or private trust; guaranteeing the performance of contracts other than insurance policies; or guaranteeing and executing all bonds, undertakings and contracts of suretyship.

(6) Liability insurance, being all insurance against loss or damage resulting from accident to or injury, fatal or non-fatal, suffered by an employee or other person and for which the insurer is liable.

(7) Plate glass insurance, being all insurance against breakage of glass, whether local or in transit.

(8) Boiler and machinery insurance, being insurance upon steam boilers and upon pipes, engines and machinery connected therewith and operated thereby, against explosion and accident, and against loss or damage to life, person or property, resulting therefrom.

(9) Burglary insurance, being insurance against loss by burglary, house breaking or theft.

(10) Sprinkler insurance, being insurance against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers or water pipes.

(11) Credit insurance, being insurance, or guaranty, either by agreement to purchase incollectible debts, or otherwise to insure against loss or damage from the failure of persons indebted or to become indebted to the insured, or to meet existing or contemplated liabilities.

(12) Title insurance, insuring or guaranteeing owners of property or others interested therein, against loss by encumbrance, or defective titles, or adverse claim to title, either together with or without examination of title or furnishing information relative thereto.

(13) Team and vehicle insurance, being insurance against loss, damage or legal liability for loss, because of damage to property or persons caused by the use of teams or vehicles operated by power not generated in or upon the vehicle, whether by accident or collision, and including insurance against theft of the whole or any part of any vehicle. The term vehicle, as herein used, includes elevators and bicycles.

(13½) Motor vehicle insurance, being insurance on motor vehicles operated by power generated within or withon such vehicles, except those operating on water or on rails, against loss or damage, or loss of use of, or to the vehicle, furnishings, tools, appliances and equipment; or legal liability for loss or damage to persons or property resulting through the operation of the vehicle; caused by fire, self ignition and explosion, theft, collision, or other insurable hazards, including all hazards incident to transporting such vehicle by land or by water.
(14) Miscellaneous insurance, being insurance upon any risk not included within or under either of the foregoing classes, and which is a proper subject of insurance, not prohibited by law or contrary to sound public policy.

Section 3. That section 84 of chapter 49 of the Laws of 1911 be amended to read as follows:

Section 84. Class or classes of insurance permitted: Any insurance company having the required amount of capital, or assets, when permitted by its articles of incorporation or charter, may be authorized and licensed by the commissioner to make insurance in this state under one or more of the classes prescribed in the several paragraphs in section eighty-three of this act as follows:

(1) Fire and inland marine companies. Qualifications. No stock company shall make insurance in this state under class one of section eighty-three of this act, without having capital stock of at least two hundred thousand dollars, of which not less than one-half must be paid in cash or like securities authorized by this act, and the remainder, in cash or like securities, paid within one year after the company is incorporated, and a surplus of not less than fifty thousand dollars, nor shall such company make insurance in this state, in any other of said classes of insurance specified in said section, except in classes two, seven, ten and thirteen and one-half; and is not to make insurance in class two or thirteen and one-half without having additional capital of at least one hundred thousand dollars for each of said classes, and is not to make insurance in classes two, ten and thirteen and one-half (excepting against the hazard of injury to persons) in addition to class one without having additional capital of at least fifty thousand dollars; or in addition to classes one and two without having a capital stock of at least three hundred and fifty thousand dollars.

(2) Marine insurance company. Qualifications. No stock insurance company shall make insurance in this state under class two of section eighty-three of this act, without having a capital stock of at least one hundred thousand dollars fully paid and a surplus of not less than fifty thousand dollars, nor shall such company make insurance in this state in any other of said classes of insurance except in class one; nor make insurance in class one without having additional capital of at least two hundred thousand dollars.

(3) Life insurance companies. Qualifications. No stock insurance company shall make insurance in this state under class three of section eighty-three of this act, without having a capital stock fully paid of at least one hundred thousand dollars with a surplus of not less than fifty thousand dollars, nor shall such company make insurance in this state in any other of said classes of insurance except in classes four and six; nor to make insurance in class four without having additional capital of at least fifty thousand dollars; nor to make insurance in class six without having additional capital of at least two hundred thousand dollars;
nor to make insurance in classes four and six without having additional capital of at least two hundred and fifty thousand dollars.

(4) Title insurance companies. Qualifications. No company shall issue contracts of guaranty or title insurance in this state, under class twelve of section eighty-three, until and unless it deposit and maintain on deposit through the office of the insurance commissioner with the state treasurer, a guaranty fund in securities authorized by this act as legal investments for the capital or fund of insurance companies, in amounts as follows: (a) In counties having a population of five hundred thousand or more as evidenced by the last official census of the United States or of the State of Washington, the guaranty fund shall not be less than two hundred thousand dollars: (b) In counties having a population of not less than three hundred thousand nor more than five hundred thousand, as evidenced by said census, the guaranty fund shall not be less than one hundred and fifty thousand dollars: (c) In counties having a population of not less than one hundred and fifty thousand nor more than three hundred thousand, as evidenced by said census, the guaranty fund shall not be less than one hundred thousand dollars: (d) In counties having a population of not less than one hundred thousand nor more than one hundred and fifty thousand, as evidenced by said census, the guaranty fund shall not be less than seventy-five thousand dollars: (e) In counties having a population of not less than sixty thousand nor more than one hundred thousand, as evidenced by said census, the guaranty fund shall not be less than fifty thousand dollars: (f) In counties having a population of not less than thirty-five thousand nor more than sixty thousand, as evidenced by said census, the guaranty fund shall not be less than twenty-five thousand dollars: (g) In counties having a population of not less than fifteen thousand nor more than thirty-five thousand, as evidenced by said census, the guaranty fund shall not be less than fifteen thousand dollars: (h) And in counties having a population of less than fifteen thousand, as evidenced by said census, the guaranty fund shall be not less than ten thousand dollars. Any company authorized to issue contracts of guaranty or title insurance in any county of this state shall be permitted and authorized to issue contracts of guaranty and title insurance in one or more other counties of this state, provided, its guaranty fund on deposit with the state treasurer is equal to the maximum amount hereinbefore required of a company issuing contracts of guaranty or title insurance in any such counties. Provided further: If any company shall have complied or shall thereafter comply with the provisions of this act for the county in which it has its principal place of business, no other company authorized to issue contracts of guaranty or title insurance in any other county of this state shall be permitted to issue contracts of guaranty or title insurance therein after the expiration of its certificate of authority then held unless it has deposited or shall thereafter deposit with the state treasurer through the office of the insurance commissioner, securities in addition to those then required of such com-
pany in the same amount as required for such county. Provided furth-
er: That when any company authorized to issue contracts of guaranty
or title insurance in any county of the state shall have and maintain on
deposit with the state treasurer a guaranty fund in securities authorized
by this act in the total amount of two hundred thousand dollars, such
company shall be permitted and authorized to issue contracts of guaran-
ty and title insurance in all of the counties of this state. Provided
further: That nothing herein contained shall prevent any company
authorized to issue contracts of guaranty or title insurance in any
county of this state from underwriting or re-insuring in whole or in
part, contracts of guaranty or title insurance by any other company.
The provisions of this act shall in no wise be interpreted to apply to per-
sons, co-partnerships, or corporations engaged in the business of pre-
paring and issuing abstracts of, but not guaranteeing or insuring, title
to property and certifying to the correctness thereof.

(5) Fidelity and surety companies. Qualifications. No stock in-
surance company shall make insurance in this state under class five
of section eighty-three without having a capital stock fully paid of at
least two hundred thousand dollars and a surplus of not less than one
hundred thousand dollars, nor shall such company make insurance in
this state in any other of said classes of insurance specified in section
eighty-three, excepting classes four, six, seven, eight, nine, ten, eleven,
thirteen, thirteen and one-half and fourteen; and it shall not make in-
surance in classes six or thirteen and one-half without having additional
capital of at least one hundred thousand dollars for each of said classes,
such company may make insurance in classes seven, eight, nine, ten,
eleven, thirteen, thirteen and one-half (excepting against the perils of
fire), and fourteen when it has additional capital of at least fifty
thousand dollars.

(6) Liability insurance companies. Qualifications. No stock in-
surance company shall make insurance in this state under class six of
section eighty-three without having a capital stock of at least two hun-
dred thousand dollars fully paid and a surplus of not less than one
hundred thousand dollars; nor shall such company make insurance in
this state in any other of said classes of insurance specified in this sec-
tion except in classes four, five, seven, eight, nine, ten, eleven, thirteen,
thirteen and one-half and fourteen; and it shall not make insurance in
classes five or thirteen and one-half without having additional capital
of at least one hundred thousand dollars for each of said classes. Such
company may make insurance in one or all of the following classes:
four, seven, eight, nine, ten, eleven, thirteen, thirteen and one-half, (ex-
cepting against the perils of fire), or fourteen when it has additional
capital of at least fifty thousand dollars.

(6½) Motor vehicle insurance companies. Qualifications. No
stock insurance-company shall make insurance in this state under class
thirteen and one-half of section eighty-three without having a capital
stock of at least two hundred thousand dollars fully paid and a surplus of not less than one hundred thousand dollars.

(7) Other companies. Requirements. No stock insurance company shall make insurance in this state in either of the following classes specified in section eighty-three: four, seven, eight, nine, ten, eleven, thirteen, and fourteen, without having a capital stock of at least one hundred thousand dollars fully paid and a surplus of not less than twenty-five thousand dollars, nor shall such company make insurance in more than one of said classes unless it shall have additional capital of not less than fifty thousand dollars: Provided however, that the requirement of a surplus as provided in this section shall only apply to domestic insurance companies organizing and commencing to transact the business of making insurance and that such companies may use such surplus in establishing the company in business without impairment of the company.

(8) Assessment. Mutual. Fraternal Companies. The provisions of this section shall not apply to life or fire insurance companies operating on the mutual, or assessment, or fraternal plan.

And the same are herewith transmitted.

W.M. T. Laube, Secretary of the Senate.

Mr. Wray moved that the House concur in the Senate amendments to House bill No. 207, with the exception of subdivision 2, section 83, and subdivision 2, section 84, and that the Senate be asked to recede from its position in regard to subdivision 2, section 83, and subdivision 2, section 84.

The roll was called and the House concurred in the Senate amendments with the exception of those stated in the motion of Mr. Wray, by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Adams, Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gilbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Stevenson,
Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—81.

Those absent or not voting were: Representatives Aagaard, Arnold (W. A.), Black, Conner, Freeman, Grass, Greenbank, Kennedy, Kingery, Langford, Murphine, Pierce, Siler, Sims, Sweet, Urquhart—16.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 28, by Mr. Fontaine and others: Relating to the adjournment of the legislature of the State of Washington on the sixtieth day.
Referred to committee on agriculture.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Engrossed Senate joint memorial No. 7, by Senators Leonard and Wende: Relating to construction of state roads through national forest reserves at the expense of the United States.
Referred to committee on memorials.

Engrossed Senate joint memorial No. 16, by Senator Leonard: Relating to the entry of agricultural lands within forest reserves.
Referred to committee on memorials.

Senate bill No. 36, by Senator Collins (by request): An act to establish a state trout hatchery on Lake Crescent in Clallam count, State of Washington, and making an appropriation therefor.
Referred to committee on appropriations.

Senate bill No. 104, by Senator Leonard: An act to establish a state trout hatchery in Lewis county, Washington, and making an appropriation therefor.
Referred to committee on appropriations.

Senate bill No. 168, by Senator Sharpstein: An act to provide for the ascertainment by appraisement as to whether or not an estate is subject to an inheritance tax in cases where there is no will or administration, and to provide for the payment of such inheritance tax so ascertained.
Referred to committee on judiciary.
Senate bill No. 209, by Senator Shaefer: An act relating to local improvements in cities and towns, and amending section 6 of an act entitled "An act relating to local improvements in cities and towns, repealing certain acts and parts of acts," approved March 17, 1911, being chapter 98 of the Laws of 1911.

Referred to committee on municipal corporations of first class.

Senate bill No. 296, by Senator Espy: An act relating to the validation of certain warrants and other obligations and evidence of indebtedness on the part of counties, cities and towns, issued by the corporate authorities in excess of their legal authority.

Referred to committee on municipal corporations other than first class.

Senate bill No. 328, by Senator Hall: An act to amend section 80 of an act approved March 18, 1911, entitled "An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation and repealing certain acts."

Referred to committee on railroads.

Senate bill No. 365, by Senate committee on agriculture: An act relating to the inspection of apiaries and other places where bees are kept; providing for the appointment of persons to carry out the provisions of this act; and providing for the payment of expenses thereof; providing a penalty for the violation of the provisions of this act and declaring an emergency.

Referred to committee on agriculture.

Senate bill No. 378, by Senators Iverson and Collins (by request): An act providing for the protection of young salmon in the waters of Puget Sound and the tributaries thereof and amending sections 5183 and 5197 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for violation thereof.

Referred to committee on game and game fish.

Senate bill No. 399, by Senate committee on game: An act relating to and limiting the number of certain birds to be killed in any one week, and amending section 5364 of Remington &
Ballinger's Annotated Codes and Statutes of Washington, and providing penalties.
Referred to committee on game and game fish.

Senate bill No. 400, by Senate committee on game: An act for the protection of the oyster industry and permitting the killing of certain ducks at any time of the year.
Referred to committee on game and game fish.

Senate bill No. 401, by Senate committee on game: An act making it unlawful to kill certain birds and providing penalties for violation of this act.
Referred to committee on game and game fish.

Senate bill No. 424, by Senate committee on judiciary: An act relating to inheritance tax, and amending sections 9182 and 9183 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

Senate bill No. 441, by Senate committee on judiciary: An act relating to the commencement of actions by service of summons, and amending section 223 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on judiciary.

Engrossed Senate bill No. 66, by Senators Brown and Cotter: An act establishing a powder factory, providing for the management of, and the sale of powder therefrom, and making appropriations therefor.
Referred to committee on appropriations.

Engrossed Senate bill No. 102, by Senator Wende: An act relating to the creation and organization of the county of Cleveland, subject to the requirements of the state constitution and statutes in respect to the establishment of new counties.
Referred to committee on counties and county boundaries.

Engrossed Senate bill No. 294, by Senator Scott (by request): An act relating to the organization, classification, incorporation, and government of municipal corporations under a
commission and amending section 1 of chapter 116 of the Session Laws of 1911.

Referred to committee on municipal corporations other than first class.

Engrossed Senate bill No. 324, by Senator Wende: An act providing for the payment of the costs and expenses incurred pursuant to an act entitled "An act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency," approved March 20, 1895, and providing for the dissolution of drainage districts in certain cases.

Referred to committee on dikes and drains.

Engrossed Senate bill No. 325, by Senator Wende: An act authorizing cities and towns to acquire by purchase or otherwise, water for irrigation or domestic purposes; to levy and collect special assessments and taxes to pay for the same and for annual maintenance and operation charges, and for unpaid installments where city or town has heretofore contracted for purchase of water rights; providing for modes of payment therefor.

Referred to committee on municipal corporations other than first class.

Engrossed Senate bill No. 419, by Senator Weatherford (by request): An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911.

Referred to committee on insurance.

Engrossed Senate bill No. 435, by Senate joint committee on elections and privileges: An act to carry out the provisions and to facilitate the operation and effect of sections 33 and 34 of article 1 of the constitution relating to the recall of elective public officers, to prevent fraud, and providing penalties for violations thereof.

Placed on second reading.

Judge McDonald, of Seattle, Washington, member of the House of Representatives at the session of 1899, was escorted to a seat on the rostrum by Messrs. Earle and Hughes.
The speaker announced that he was about to sign House bill No. 121.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker:

We, your committee on dairy and live stock, to whom was referred engrossed Senate bill No. 247, entitled "An act creating a department of agriculture, providing for the organization and administration thereof, defining the powers and duties of its officers and employees, in relation to agriculture, horticulture, live stock, dairying, state fairs, foods, drinks, drugs, oils, and all other kindred subjects, providing penalties for the violation thereof, and repealing certain acts and part of acts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

In section 4, line 6 of the engrossed bill, being line 4, section 4 of the printed bill, after the period, insert the following sentence: "One of the two members to be named by the governor shall be selected from among a list of five residents of the state submitted to him by the executive board of the state dairymen's association.

In section 7, line 4 of the engrossed bill, being line 3, section 7 of the printed bill, strike the word "he" and insert in lieu thereof the words "the advisory board."

Fred J. Mess, Chairman.


The speaker said: "The chair would like to call the attention of the House to the fact that it was publicly stated by one of the senators in the newspapers a few days ago that the proposed organization of the House would not allow this bill to come before the House. This bill was reported in for second reading yesterday and is on the calendar this morning."

The bill was read the second time in full by sections.

The committee amendments were adopted.

On motion of Mr. Sumner, the following amendment was adopted:

Amend subdivision 3, section 6 by adding after the word "commissioner" in line 8, the words ", and to regulate the marketing, sale and distribution of fruit."
On motion of Mr. Goss, the following amendment was adopted:

Amend section 6, sub-section 13, line 32. Strike the words "at or" and insert "at least thirty days."

On motion of Mr. Houser, the following amendment was adopted:

Amend section 10, line 1, by inserting after the word "commissioner" "or any member of the advisory board."

On motion of Mr. McArdle, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.

On motion of Mr. Davis, the previous question was ordered.

The roll was called and the bill passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.


Those absent or not voting were: Representatives Cleland, Falkner, Foster, Gillbo, Greenbank, Herber, Langford, Robe, Sumner, Sweet, Wray—11.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. McArdle, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 542, appropriating the sum of $4,250,000 from the permanent highway fund to apply on certain contracts performed and certain new contracts.

The bill was read the second time in full by sections.

On motion, 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, 4; absent or not voting, 12.


Those voting nay were: Representatives Foster, Houser, Norton, Rowland (D. H.)—4.

Those absent or not voting were: Representatives Arnold (W. A.), Falkner, Greenbank, Herber, Horrigan, Langford, Moren, Rowland (H. K.), Sweet, Urquhart, Wray—12.

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

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

Senate bill No. 429, authorizing the establishment of port districts.

The bill was read the second time in full by sections.

On motion, the House took a recess until 2:00 p. m.
AFTERNOON SESSION.

The House was called to order at 2 o'clock p.m.

Roll call showed all members present except Messrs. Adams, Beam, Catlin, Farnsworth, Greenbank, Hughes, Langford, McCoy, Picken, Pierce, Sweet, Turnbow and Urquhart, of whom Messrs. Adams, Beam, Catlin, Farnsworth, Greenbank, Hughes and Sweet were excused.

The House resumed the consideration of Senate bill No. 429.

On motion of Mr. Freeman, the following amendment was adopted:

Insert in line 33, section 5 of printed bill, after the word "event" the word "less."

Mr. Rowland (D.H.) moved the adoption of the following amendments:

Section 3½, line 4. Strike line 4, except last word; change the word "election" to "elections."

Line 5, after the word "propositions" insert "shall be held at the time of any general county election or at such time as a general election is held in the largest municipality in such district."

The amendments were lost.

On motion of Mr. Freeman, the following amendment was adopted:

Section 4, line 29, of the printed bill, after the word "waterways" insert the following words, including the parenthesis: "(Waterways of commercial waterway districts excepted.)"

Mr. Bryant moved the adoption of the following amendment:

Section 2, line 45 after "district" insert the following:

Provided, that any incorporated town or municipality within the limits of said port district and on the border thereof may withdraw from or be set out of said district upon three-fifths vote of such town or municipality from said district.

The amendment was lost.

Mr. Freeman moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion carried.
Mr. Conner stated that he desired to be excused from voting upon House bill No. 478 and Senate bill No. 429 owing to the fact that he was immediately and particularly interested in the passage of these two measures.

The request of Mr. Conner was granted by the speaker.

Senate bill No. 429 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 3, excused, 1; absent or not voting, 18.


Those voting nay were: Representatives Bryant, Falkner, Gillbo—3.

Excused: Representative Conner—1.

Those absent or not voting were: Representatives Adams, Beam, Catlin, Childe, Davis, Dunning, Farnsworth, Greenbank, Hughes, Jensen, Langford, McCoy, Moren, Newman (G. H.), Pierce, Stevenson, Sumner, Sweet—18.

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

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

Substitute House bill No. 78, permitting and regulating the use of waterway areas between boundaries thereof and government pier-head lines.

The bill was read the second time in full by sections.

Mr. Houser moved that the rules be suspended, the second
reading considered the third, and that substitute House bill No. 78 be placed on final passage.

The motion carried.

Mr. Norton moved that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

Substitute House bill No. 78 was placed on final passage and passed the House by the following vote: Yeas, 61; nays, 18; absent or not voting, 18.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Brown, Brooks, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Darling, Davis, Earle, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Herber, Horrigan, Houser, Hurd, Jensen, Kingery, LeSourd, Mapes, McArdle, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Robe, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—61.

Those voting nay were: Representatives Black, Brislawn, Bryant, Corkery, Croake, Dunning, Falkner, Foster, Gillbo, Hedger, Hill, Holmes, Masterson, Middaugh, Picken, Reid, Rowland (D. H.), Smith—18.

Those absent or not voting were: Representatives Adams, Beam, Catlin, Farnsworth, Fontaine, Field, Greenbank, Hughes, Hutchinson, Kennedy, Langford, Lum, McCoy, McFarland, Oaks, Pierce, Stream, Sweet—18.

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

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

House of Representatives, Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on harbors and waterways, to whom was referred House bill No. 79, entitled "An act providing for the disposition to be made of the rents received from leases of harbor areas and tide lands," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass as amended.

Strike out in section 1, line 10, being line 7 of the printed bill, the words "its general funds" and insert in place thereof the words "a special fund to be expended only for harbor or waterfront improvement purposes."

MILLER FREEMAN, Chairman.


On motion, the committee amendment was adopted.

On motion of Mr. Freeman, the rules were suspended, the second reading considered the third, and House bill No. 79 was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.


Those voting nay were: Representatives Black, Dunning, Foster, Hedger, Masterson, Reid, Robe—7.

Those absent or not voting were: Representatives Adams, Beam, Capron, Catlin, Farnsworth, Greenbank, Hughes, Kennedy, Langford, McCoy, Pierce, Stevenson, Sweet—13.

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

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

Substitute House bill No. 80, providing for the leasing of
harbor areas and tide lands situate within the territorial limits
of port districts.

Mr. Rowland (D. H.) moved the adoption of the following
amendment:

Section 2, line 19, strike beginning with the words “and every lease”
and ending with “colon” in line 26, and insert instead “such leases
shall be upon such terms and conditions as shall be determined by the
port commission.”

The amendment was lost.

On motion of Mr. Freeman, the rules were suspended, the sec­
ond reading considered the third, and substitute House-bill No.
80 was placed on final passage, passing the House by the fol­
lowing vote: Yeas, 73; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Adams, Arnold (W.
A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks,
Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Con­
ner, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Fontaine,
Freeman, Gilkey, Gillbo, Grass, Gray, Halsey, Hays, Hedger, Herber, Horrigan, Houser, Hughes, Hurd, Hutchinson,
Jensen, Kingery, LeSourd, Lum, Mapes, Masterson, Mc­
Ardle, McFarland, McKay, Merriam, Mess, Middaugh, Miles,
Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.),
Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.),
Siler, Sims, Sisson, Smith, Stewart, Stream, Sumner, Tonkin,
Truax, Turnbow, Urquhart, Wells, Mr. Speaker—73.

Those voting nay were: Representatives Corkery, Holmes,
Rowland (D. H.)—3.

Those absent or not voting were: Representatives Aagaard,
Beam, Catlin, Davis, Dunning, Foster, Field, Goss, Greenbank,
Hastings, Hill, Hughes, Kennedy, Langford, McCoy, Pierce,
Stevenson, Stevens, Sweet, Wray, Zednick—21.

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

There being no objection, the title of the bill was ordered to
stand as the title of the act.
We, your committee on harbors and waterways, to whom was referred House bill No. 478, entitled "An act vacating a portion of Smith's Cove waterway, in the city of Seattle, and vesting the title of the vacated portion in the port of Seattle," 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.

Commencing with the word "or" in line 5 of section 2, strike the balance of the section and add the following: "but the said port of Seattle shall possess no right to acquire any such consent by exercise of the power of eminent domain, or by any proceedings whatever, against the will of any such abutting owner."

MILLER FREEMAN, Chairman.


On motion, the committee amendment was adopted.

On motion of Mr. Earle, the rules were suspended, the second reading considered the third, and House bill No. 478 was placed on final passage, passing the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hurd, Jensen, Kennedy, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Summer, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—74.

Voting nay: Representative Robe—1.

Those absent or not voting were: Representatives Aagaard, Adams, Beam, Catlin, Conner, Dunning, Foster, Field, Goss, Greenbank, Hill, Hughes, Hutchinson, Kingery, Langford, McKay, Mess, Oaks, Pierce, Sweet, Wray, Zednick—22.

Mr. Conner was excused from voting.
The bill, having received the constitutional majority, was declared passed.

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

House bill No. 553, relating to the grant of certain tide lands to the city of Seattle.

The bill was read the second time in full by sections.

On motion of Mr. Freeman, the rules were suspended, the second reading was considered the third, and House bill No. 553 was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—77.

Those absent or not voting were: Representatives Aagaard, Adams, Beam, Catlin, Childe, Foster, Greenbank, Hill, Langford, McKay, Mess, Neumann (M. M.), Oaks, Pierce, Siler, Sims, Sumner, Sweet, Wray, Zednick—20.

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

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

On motion of Mr. Freeman, the rules were suspended, all bills passed during the afternoon were considered engrossed and the chief clerk instructed to immediately transmit them to the Senate.
House bill No. 505, making an appropriation from the accident fund.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and House bill No. 505 was placed on final passage, passing the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Mr. Speaker 81.

Those absent or not voting were: Representatives Aagaard, Adams, Beam, Catlin, Childe, Farnsworth, Freeman, Greenbank, Hill, Hutchinson, Langford, McArdle, Mess, Pierce, Sweet, Zednick—16.

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

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

Senate bill No. 219, authorizing counties to contract together for administrative and financial co-operation.

The bill was read the second time in full by sections.

Mr. Halsey assumed the chair.

On motion of Mr. Rowland (D. H.), the rules were suspended, the second reading considered the third, and Senate bill No. 219
was placed on final passage, passing the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Childe, Cleland, Conner, Corkery, Craig, Darling, Davis, Dunning, Earle, Foster, Freeman, Gillbo, Goss, Gray, Halsey, Hastings, Hedger, Herber, Hill, Horsman, Houser, Hurd, Hutchinson, LeSourd, Lum, Masterson, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wells, Zednick, Mr. Speaker—67.

Those absent or not voting were: Representatives Adams, Arnold (W. A.), Beam, Catlin, Chamberlin, Christensen, Croake, Falkner, Farnsworth, Fontaine, Field, Gilkey, Grass, Greenbank, Hays, Holmes, Hughes, Jensen, Kennedy, Kingery, Langford, Mapes, McArdle, McCoy, Moren, Oaks, Pierce, Sims, Stevenson, Sweet, Urquhart, Wray—30.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was instructed to immediately transmit the bill to the Senate.

Senate bill No. 152, relating to the improvement of streets and highways and providing for the cost thereof.

The bill was read the second time in full by sections.

On motion of Mr. Neumann, the rules were suspended, the second reading considered the third, and Senate bill No. 152 was placed on final passage, passing the House by the following vote: Yeas, 65; nays, 6; absent or not voting, 26.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Black, Brislawn, Bryant, Capron, Chamberlin, Cleland, Corkery, Croake, Darling, Davis, Dunning, Earle, Fos-
Those voting nay were: Representatives Brown, Masterson, Miles, Picken, Rowland (H. K.), Turnbow—6.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Bean, Brooks, Catlin, Childe, Christensen, Conner, Craig, Falkner, Farnsworth, Freeman, Grass, Greenbank, Hughes, Jensen, Langford, Mapes, McCoy, Pierce, Stevenson, Sumner, Sweet, Urquhart, Wray, Zednick—26.

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

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

Senate bill No. 312, relating to public highways.

The bill was read the second time in full by sections.

On motion of Mr. McArdle, the following amendment was adopted:

Amend section 2, line 4, between the words "Renton and Kent" by inserting the following: "along the easterly side of the White river valley through."

On motion of Mr. Arnold (W. A.), the following amendment was adopted:

Amend section 2 by adding after subdivision (h) subdivision (i) which reads: "A secondary highway connecting at Kelso on the Pacific highway and running thence to a point on the Columbia in Wahkiakum county, thence to a point on the National Park highway where said highway crosses the Naselle, or the Bear river, in Pacific county, and which shall be known as the Columbia river highway."

Mr. Neumann rose to a point of personal privilege, based on the fact that Mr. McArdle was out of his seat.

On motion of Mr. Taylor, Mr. McArdle was allowed to occupy Mr. Kingery's seat during the discussion of the bill.
On motion of Mr. Black, the following amendment was adopted:

Line 11 of section 2, strike "Penawawa."

Mr. Rowland (D. H.) moved the adoption of the following amendment:

Section 2, line 27, strike the word "through" and insert "to". Place period after word "Enumclaw" and strike balance of sentence.
Section 2, strike lines 29, 30, 31, 32, 33 and 34.

The amendment was lost.

Mr. Urquhart moved the adoption of the following amendment:

Amend section 2, subdivision (b), add thereto "a central extension of the Inland Empire highway commencing at Wenatchee, crossing the Columbia river at said city, thence easterly through the town of Rock Island, in Douglas county, Trinidad, Quincy, Ephrata and Wilson Creek in Grant county and on to the city of Harrington in Lincoln county. This extension shall be classified as a secondary highway."

The amendment was lost.

Mr. Black moved that his amendment, just adopted, be reconsidered.

On motion of Mr. Taylor, the amendment by Mr. Black was ordered stricken.

Mr. Foster moved the adoption of the following amendment:

In line 9, of section 2, strike the word "sunset" and insert the word "Washington."

The amendment was lost.

Mr. Cleland moved the adoption of the following amendment:

In section 2, line 12 of the printed bill, after the word "Rosalia," add the word "Spangle."

On motion of Mr. Neumann, the previous question was ordered.

A sufficient number arising, the roll was called, and the amendment by Mr. Cleland was lost by the following vote: Yeas, 29; nays, 51; absent or not voting, 17.

Those voting yea were: Representatives Brown, Bryant, Chamberlin, Cleland, Croake, Darling, Davis, Foster, Gilkey, Hastings, Holmes, Houser, Hughes, Hurd, Kennedy, Kingery, Moren, Murphine, Norton, Picken, Pierce, Reid, Robe, Row-
Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Capron, Childe, Christensen, Corkery, Craig, Earle, Farnsworth, Fontaine, Field, Gillbo, Goss, Gray, Halsey, Hays, Hedger, Herber, Hill, Horrigan, Hutchinson, LeSourd, Lum, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stewart, Stream, Sumner, Tonkin, Wray, Wells, Mr. Speaker—51.

Those absent or not voting were: Representatives Beam, Black, Brislawn, Brooks, Catlin, Childe, Conner, Dunning, Falkner, Freeman, Grass, Greenbank, Jensen, Langford, Mapes, McFarland—17.

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and Senate bill No. 312 was placed on final passage, passing the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 10.


Those voting nay were: Representatives Norton, Rowland (D. H.)—2.

Those absent or not voting were: Representatives Beam,
Catlin, Childe, Foster, Greenbank, Langford, Mapes, Sumner, Sweet, Urquhart—10.

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

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

Mr. Brown moved to adjourn.

The motion was lost.

Senate bill No. 380, relating to the construction of public buildings at the state capital.

The bill was read the second time in full by sections.

Mr. Chamberlin moved the adoption of the following amendment:

Amendment to section 1. Strike out the word “four” in line 3 of the printed bill and insert the word “two.”

Strike out the following in section 1, in lines 18, 19 and 20 of the printed bill:

“The State of Washington hereby guarantees the payment of the principal and interest on all bonds issued under the provisions of this act.”

The amendment was lost.

Mr. Rowland (D. H.), moved the adoption of the following amendment:

Section 1, line 9, insert “four and one-half” in place of “five.”

Section 2, line 8, insert “four and one-half” in place of “five.”

On motion of Mr. Davis, the previous question was ordered.

The amendments by Mr. Rowland were lost.

Mr. Chamberlin moved the adoption of the following amendment:

Amendment to Senate bill No. 380.

Add this: “Section 4. This act shall not take effect nor be in force until and unless the same shall be approved by the qualified electors of the state at the next general election to be held on the first Tuesday after the first Monday of November, 1914, in accordance with the provision in section 1 of article 2 of said constitution as amended at the last general election, known as the referendum. The secretary of state shall cause this act to be published in a general manner authorized by law for the publication of initiative or referendum measures, provided that if no such general law shall be in force then this act shall be published in the same manner that proposed amendments to the con-
stitution are published. There shall be printed upon the official ballot of said election the words: "For the issuance of bonds in an amount not exceeding four million dollars against the capitol building fund." "Against the issuance of bonds in an amount not exceeding four million dollars against the capitol building fund," together with the usual provisions made for indicating the voter's choice. The votes cast thereon, unless otherwise provided by general law, shall be counted and returns thereof made to the secretary of state as other votes are counted and returned, who, after canvassing the same, shall certify the result thereof to the governor, who, if such act shall have been approved as provided in such section of the constitution, shall issue a proclamation to that effect."

The amendment was lost.

Mr. Chamberlin demanded a roll call on the previous vote.

The roll call was denied, an insufficient number arising from their seats.

On motion of Mr. Davis, a sufficient number arising, call of the House was demanded.

Under call of the House the following absentees were noted: Messrs. Beam, Catlin, Arnold (W. A.), Foster, Greenbank, Langford, Mapes and Sweet, of whom Messrs. Beam, Greenbank, Langford and Sweet were excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

Mr. Chamberlin moved that further call of the House be dispensed with.

The motion was lost.

On motion of Mr. Davis, further call of the House was dispensed with.

Mr. Childe moved that the House adjourn until 8 o'clock p. m.

The motion was lost.

Mr. Chamberlin appealed from the decision of the chair regarding the roll call on the vote on his amendment.

The chair announced that only 12 members had arisen with Mr. Chamberlin in his demand for a roll call, and that the number was insufficient.

The chair was sustained on the appeal.
Mr. Chamberlin moved that section 4 be stricken from the bill.

Mr. Taylor rose to a point of order, stating that was the point just voted down.

The point of order was sustained.

On motion of Mr. Taylor, the rules were suspended, the second reading considered the third, and Senate bill No. 380 was placed on final passage, passing the House by the following vote: Yeas, 58; nays, 30; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brislawn, Brown, Brooks, Capron, Childe, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Lum, McArdle, McCoy, McKay, Merriam, Mess, Moll, Moren, Newman (G. H.), Overman, Picken, Pierce, Robe, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—58.

Those voting nay were: Representatives Axtell, Black, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Fontaine, Gillbo, Holmes, Houser, Kingery, LeSourd, Masterson, McFarland, Middaugh, Miles, Murphine, Neumann (M. M.), Norton, Oaks, Reid, Rowland (H. K.), Rowland (D. H.), Truax, Turnbow—30.

Those absent or not voting were: Representatives Arnold (W. A.), Beam, Catlin, Farnsworth, Foster, Greenbank, Langford, Mapes, Sweet—9.

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

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

On motion of Mr. Taylor, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

On motion the House adjourned.

C. R. Maybury,  
Chief Clerk.  

Howard D. Taylor,  
Speaker.
The House was called to order by the speaker at 10 o'clock a.m.

Roll call showed all members present except Messrs. Adams, Beam, Catlin, Field, Greenbank, Hays, Jensen, McKay, Sweet and Wells, of whom Messrs. Beam, Catlin, Greenbank, Hays and Sweet were excused.

Prayer was offered by Rev. D. A. Thompson, of the Olympia Congregational church.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., THURSDAY, MARCH 6, 1913.

We, your committee on agriculture, to whom was referred House concurrent resolution No. 28, entitled "An act relating to the adjourn.
ment of the legislature of the State of Washington on the sixtieth day," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. A. Fontaine, Chairman.


House of Representatives, Olympia, Wash., March 6, 1913.

Mr. Speaker:

We, your committee on agriculture, to whom was referred Senate bill No. 365, entitled "An act providing for the inspection of apiaries and other places where bees are kept, and providing when this act is to take effect," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. A. Fontaine, Chairman.


House of Representatives, Olympia, Wash., March 4, 1913.

Mr. Speaker:

We, your committee on dikes and drains, to whom was referred Senate bill No. 79, entitled "An act relating to drainage districts and amending sections 4138-4139 and 4144 and 4145, Remington and 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.

E. A. Sisson, Chairman.

We concur in this report: E. K. Brown, A. M. Bryant, A. H. Moll, G. L. Reid.

House of Representatives, Olympia, Wash., March 5, 1913.

Mr. Speaker:

We, your committee on miscellaneous, to whom was referred House bill No. 628, entitled "An act authorizing the state library commission to purchase, lease or contract for moving picture films for circulation within the state; and authorizing board of directors of school districts to purchase or lease moving picture machines and to install the same in their respective school buildings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. Brislawn, Chairman.

We concur in this report: H. E. Foster, G. L. Reid, T. K. Robe, Nena Jolidon Croake.
STATE OF WASHINGTON 785

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on dikes and drains, to whom was referred House bill No. 645, entitled "An act to prevent fraud and misrepresentation in the selling and serving of oysters, and providing a punishment therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. Sisson, Chairman.

We concur in this report: E. K. Brown, G. L. Reid, A. M. Bryant, A. H. Moll.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 3, 1913.

MR. SPEAKER:

We, your committee on labor and labor statistics, to whom was referred engrossed Senate bill No. 197, entitled An act relating to the regulation and conduct of bake shops and bakeries, and providing penalties for the violations thereof, and amending sections 5482, 5484, 5487, 5488 and 5491 of Remington and 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.

F. P. Goss, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on counties and county boundaries, to whom was referred House bill No. 577, entitled "An act empowering boards of county commissioners to make exhibits of the products of their respective counties at the Panama-Pacific International Exposition, to be held in San Francisco, California, in the year 1915, and at the Panama-California Exposition, to be held in San Diego, California, in the year 1915, and to appropriate money from the county current expense fund to meet the expense thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

N. B. Brooks, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 5, 1913.

MR. SPEAKER:

We, your committee on state library, to whom was referred engrossed Senate bill No. 321, entitled "An act relating to public libraries
and museums, and amending section 6971 of Remington and 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.

J. R. CATLIN, Chairman.

We concur in this report: E. L. Farnsworth, Guy E. Dunning, William Wray, L. D. McArdle, J. H. Davis.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on state school for defective youth, reform school and reformatory, to whom was referred Senate bill No. 126, entitled "An act providing for changing the name of the state institution for feeble minded to state school and colony, for the government of the same and repealing all acts and parts of acts in conflict with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. W. FIELD, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 224, entitled "An act authorizing municipal corporations to fix a minimum wage scale of any and all municipal construction or local improvement work and to provide 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.

F. W. HASTINGS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

Mr. Speaker: We, your committee on municipal corporations of the first class, to whom was referred Senate bill No. 388, entitled "An act authorizing counties and cities to contract for joint acquisition, ownership, construction, control and use of municipal buildings and property necessary and permitting the use of certain 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.

F. W. HASTINGS, Chairman.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 638, entitled "An act amending section 3 of an act of the State of Washington, entitled 'An act creating the office of oil inspector,'" etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 641, entitled "An act requiring the sheriffs of the counties of this state to furnish descriptions, finger prints and other measurements to the warden of the state penitentiary, and directing the said warden to furnish said sheriffs with the necessary supplies for a compliance therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, your committee on judiciary, to whom was referred Senate bill No. 434, entitled "An act relating to the conveyance of land by deed, and amending section 8747 of Remington and 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.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 611, entitled "An act relating to the insane," etc., have had the
same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on insurance, to whom was referred Senate bill No. 427, entitled 'An act amending sections 44 and 45 of chapter 49, Session Laws of 1911, entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto,' approved March 10, 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on insurance, to whom was referred House bill No. 635, entitled "An act amending section six, chapter 49, of the Session Laws of 1911, entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies, and insurance business, to provide penalties for the violation of the provisions of this act,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on insurance, to whom was referred Senate bill No. 452, entitled "An act amending section 26, chapter 49 of the Session Laws of 1911, entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies, and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all exist-
ing laws in relation thereto,' approved March 19, 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.


House of Representatives,
Olympia, Wash., March 7, 1913.

L. D. McArdle, Chairman.


House of Representatives,
Olympia, Wash., March 5, 1913.

E. A. Sisson, Chairman.

We concur in this report: Frank Pierce, Paul W. Houser, G. L. Reid, E. K. Brown, A. M. Bryant, A. H. Moll.

House of Representatives,
Olympia, Wash., March 5, 1913.

Fred M. Hedger, Chairman.

Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 355, entitled "An act relating to the assistant state auditor and deputy auditor, and amending sections 9004 and 9005 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

William Wray, Chairman.


Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 585, entitled "An act relating to commissions of real estate brokers," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

William Wray, Chairman.


Mr. Speaker:

We, your committee on medicine, surgery, dentistry and hygiene, to whom was referred House bill No. 476, entitled "An act relating to changing the names of the western Washington hospital for the insane, the eastern Washington hospital for the insane and the 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.

Eugene T. Hurd, Chairman.


Mr. Speaker:

We, the majority of your committee on insurance, to whom was referred House bill No. 453, entitled "An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911," have had the same under consideration,
and we respectfully report the same back to the House with the recommend-

EUGENE A. CHILDE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, the minority of your committee on insurance, to whom was re-
ferred House bill No. 453, entitled "An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: William Wray, Chas. L. Chamberlin.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, a minority of your committee on insurance, to whom was re-
ferred House bill No. 567, entitled "An act to amend section 32 of an act entitled 'An act to provide an insurance code for the State of Wash-
ington to regulate the organization and government of insurance com-
panies and insurance business, to provide penalties for the violation
of the provisions of this act, to provide for an insurance commissioner
and define his duties, and to repeal all existing laws in relation there-
to,,'" have had the same under consideration, and we respectfully re-
port the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.

We concur in this report: William Wray, Chas. L. Chamberlin, J. H. Davis.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1913.

Mr. Speaker:

We, a majority of your committee on insurance, to whom was re-
ferred House bill No. 567, entitled "An act to amend section 32 of an act entitled 'An act to provide an insurance code for the State of Wash-
ington, to regulate the organization and government of insurance com-
panies and insurance business, to provide penalties for the violation
of the provisions of this act, to provide for an insurance commissioner
and define his duties, and to repeal all existing laws in relation there-
to,'" have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it be indefi-
nitely postponed.

We concur in this report: E. L. Farnsworth, L. W. Field, Max M. Neumann, W. E. Arnold, Eli P. Norton.
MR. SPEAKER:

We, the majority of your committee on agriculture, to whom was referred House bill No. 609, entitled "An act to provide for the establishment of co-operative buying associations, to reduce the cost of living by eliminating waste in distribution, extending the functions of the state board of control and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the committee on appropriations, with the recommendation that it do pass.


MR. SPEAKER:

We, the minority of your committee on agriculture, to whom was referred House bill No. 609, entitled "An act to provide for the establishment of co-operative buying associations, to reduce the cost of living by eliminating waste in distribution, extending the functions of the state board of control and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. A. Fontaine, Chairman.


Mr. Speaker:

We, a majority of your committee on labor and labor statistics, to whom was referred House bill No. 584, entitled "An act relating to the employment of convicts upon state buildings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

F. P. Goss. Chairman.


Mr. Speaker:

We, a minority of your committee on labor and labor statistics, to whom was referred House bill No. 584, entitled "An act relating to the employment of convicts upon state buildings," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Dan Earle, E. K. Brown.
MR. SPEAKER:

We, your committee on insurance, to whom was referred House bill No. 568, entitled "An act to amend section 2 of an act entitled 'An act to provide an insurance code for the State of Washington, to regulate the organization and government of insurance companies and insurance business, to provide penalties for the violation of the provisions of this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto,' approved March 10, 1911, and known as the insurance code, and also as chapter 49 of the Session Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

EUGENE A. CHILDE, Chairman.


On motion of Mr. Childe, the report was adopted.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 70, entitled "An act to prevent and punish unlawful searches and seizures and house and room invasions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, and that the substitute bill be printed, but without further recommendation.

WILLIAM WRAY, Chairman.


On motion of Mr. Wray, the report was adopted as to the printing of the substitute bill.

MR. SPEAKER:

We, your committee on state, school and granted lands, to whom was referred House bill No. 392, entitled "An act to repeal an act entitled 'An act providing for the sale and purchase of tide lands of the third class and the manner of conveying the same for the purpose of oyster planting, to encourage and facilitate said industry and declaring an emergency,' approved March 2, 1895, and directing the institution of proceedings to set aside titles acquired under the provisions of said act,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 392, hereto attached, be printed, and substituted therefor.

W. V. Wells, Chairman.

We concur in this report: L. D. McArdle, V. J. Capron, R. W. Craig, Geo. McCoy, W. J. Hughes.

Senate bill No. 426: Do pass as amended.
House bill No. 636: Do pass as amended.
House bill No. 557: Do pass as amended.
House bill No. 497: Do pass as amended.

On request of Mr. Hill, House bill No. 641 was ordered re-referred to the committee on judiciary.

House bill No. 198: Do pass as amended.
House concurrent resolution No. 28, relating to the adjournment of the 13th Legislature.

The resolution was read the second time in full.

On motion of Mr. Fontaine, the rules were suspended, the second reading considered the third, and House concurrent resolution No. 28 was placed on final passage, and failed to pass the House by the following vote: Yeas, 25; nays, 61; absent or not voting, 11.

Those voting yea were: Representatives Axtell, Black, Corkery, Dunning, Earle, Falkner, Foster, Fontaine, Gillbo, Hill, Holmes, Horrigan, Langford, LeSourd, Masterson, Merriam, Miles, Moll, Neumann (M. M.), Newman (G. H.), Pierce, Reid, Robe, Rowland (D. H.), Truax—25.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Herber, Houser, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Middaugh, Moren, Murphine, Norton, Oaks, Overman, Picken, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Wray, Zednick, Mr. Speaker—61.
Those absent or not voting were: Representatives Beam, Catlin, Farnsworth, Greenbank, Hays, Hedger, Hughes, Rolland (H. K.), Sweet, Urquhart, Wells—11.

Having failed to receive the constitutional majority, the resolution was declared lost.

The speaker announced that he was about to sign House bill No. 474, House joint memorial No. 12, substitute House bill No. 170, and House bill No. 16.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1913.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 474, entitled "An act to provide for the use, at the option of indicated local authority, of voting machines at any primary, general, special or other election within the State of Washington," etc.;

Also, the Senate has concurred in House amendments to Senate bill No. 367, entitled "An act granting to Lewis county the property held by the state for the Southwest Washington Fair Association, creating a commission for the control and management of the same, and authorizing the counties within such association to take part in and make appropriation for the support of fairs," etc.;

Also, in House amendments to Senate bill No. 13, entitled "An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals, and superintendents of the public schools in the State of Washington, and to regulate the collection, raising, management and disbursement thereof;"

Also, in House amendment to Senate bill No. 151, entitled "An act amending section 6226 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the payment by counties and towns of the fourth class, of premium or charges for surety bonds given for appointive or elective officers thereof;"

Also, in House amendments to Senate bill No. 68, entitled "An act relating to the state militia, amending sections 7179, 7182, 7193, 7194, 7198, 7205, 7216, 7221, 7222, 7224, 7225, 7228 and repealing section 7195 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed House bill No. 121, entitled "An act relating to the duties and functions of coroners and justices of the peace; abolishing the office of county coroner in certain counties and repealing all acts in conflict herewith;"

Also, the Senate has passed engrossed House bill No. 393, entitled "An act relating to the purchase, construction, maintenance, control
and operation of bridges in this state and between this state and ad­­joining states, counties, cities and towns, and providing for the co-opera­­tion of the said counties, cities and towns in this state with each other and with the United States, or adjoining states or the counties, cities or towns therein, in the purchase, construction, maintenance, control and operation of the same;"

Also, engrossed House bill No. 16, entitled "An act providing for the purchase by the State of Washington of a portion of the Interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, simultaneously with the purchase of the other portion thereof by the public authorities of the state of Idaho; and for the maintenance of a free bridge by the State of Washington of the portion thereof purchased by the State of Washington; making appropriations therefor, and providing for the issuance, sale, payment and re­­demption of bonds therefor;"

Also, engrossed substitute House bill No. 170, entitled "An act provid­­ing for an annual tax levy for the public highway fund to be used for the purpose of constructing bridges in this state and between this state and adjoining states and making appropriations for the construction of a bridge across the Columbia river at Vancouver, Washington;"

Also, engrossed House bill No. 535, entitled "An act to provide for procuring plans and for the construction and maintenance of a public highway bridge across the Pend Oreille river between the States of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor;"

Also, House joint memorial No. 12, relating to the taxation of un­­surveyed lands within the State of Washington;"

Also, engrossed House bill No. 379, entitled "An act relating to the improvement and maintenance of public highways, providing for the payment of the cost thereof, and amending sections 2, 7, 9, 10 and 14 of chapter 35 of the Laws of 1911;" with the following amendments:

In section 1, line 8 of the printed bill, the same being section 1, line 11 of the engrossed bill, following the word "may," insert a comma and the following words: "when authorized at a general election, or a special election called for the purpose."

In line 14, section 3, of the original bill, the same being lines 8 and 9, section 3 of the printed bill, after the word "bids" strike the words "all contracts shall be let on the lump sum basis."

Add to the end of section 3 the following:

"If in the opinion of the board of county commissioners in any county having less than forty-five thousand inhabitants according to the last federal census, all the bids received are beyond the cost which ought to be incurred in the building of said road and are too high and the board of county commissioners have an estimate on file made by the county engineer or by a contracting engineer employed by the county commissioners showing that the said bid is excessive, the said board of county commissioners may reject any and all bids and may pro-
good to build said road and complete the same, purchasing and procur-
ing all materials necessary therefor and paying for all labor and for the
use of any machinery used in connection therewith, and payment made
therefor shall be made in the same manner and from the same fund as
though the same had been made under contract: Provided, that if the
cost of making and completing said road by the board of county com-
mis-sioners, without contract, shall exceed the lowest previously re-
jected bid then the excess above the amount of said bid so rejected shall
be paid by the county from its county road fund."

In line 11, section 4, of the original bill, the same being line 7, sec-
tion 4, of the printed bill, after the word "assessments" strike the word
"of" and insert in lieu thereof the words "and shall assess upon."

In line 5, section 5, of the original bill, the same being line 3, sec-
tion 5 of the printed bill, after the word "of" strike the word "two"
and insert in lieu thereof the word "one."

Add a new section as follows: "Section 6. Where any assessment
for the improvement of any permanent highway pursuant to petition has
heretofore been made and extended upon the tax rolls of any county and
said assessment has not been paid, the county commissioners may
provide for the payment of the same in installments, and may issue
bonds of the county to an amount not exceeding such unpaid assess-
ment in the manner provided in section 4 of this act."

Also, the Senate has passed engrossed House bill No. 329, entitled
"An act authorizing the governor to make surveys to determine the
feasibility and cost of storing water of the Palouse river to irrigate
lands in Franklin county, and making an appropriation therefor;"

Also, engrossed House bill No. 251, entitled "An act relating to the
construction, equipment and furnishing of an armory for the use of the
National Guard of Washington, at North Yakima, appropriating money
from the military fund therefor, creating a commission to superintend
the construction, equipment and furnishing of said armory, and author-
izing the promulgation of rules and regulations for the government
thereof;"

Also, engrossed House bill No. 283, entitled "An act authorizing
cities of the second class to create a publicity fund and to levy taxes for
that purpose, and providing for the manner of the expenditure of such
fund, with the following amendment: "In line 1 of the title after the
word "class" insert the words "under 18,000 inhabitants."

Also, engrossed House bill No. 523, entitled "An act to facilitate
the operation of the provisions of section 1 of article II of the consti-
tution relating to the initiative and referendum," etc., with the follow-
ing amendments:

In line 10, section 27 of the printed bill, the same being line 21, page
18 of the engrossed bill, after the word "be" insert the words "not
larger than."

In line 11, section 27 of the printed bill, the same being line 22 of
page 18 of the engrossed bill, after the word "size" insert the following
words: “and the outside measurement of the printed matter of each page shall not be less than four and one-half by seven and one-third inches, including running head.”

In line 12, section 27 of the printed bill, the same being line 24, page 18 of the engrossed bill, after the word “ems” insert the word “pica.”

Add to the end of section 27 the following: “It shall be the duty of the secretary of state to publish in such pamphlets a table of contents and a brief alphabetical index of subjects.

In line 3, section 31, of the printed bill, the same being line 30 of page 20 of the engrossed bill, substitute the words “knowing that” for the word “when;” and in the same line insert the word “knowingly” before the word “make.”

In line 6, section 31, of the printed bill, the same being line 2 of page 21 of the engrossed bill, strike the word “felony” and substitute the words “gross misdemeanor.”

In line 7, section 5 of the printed bill, the same being line 20 of page 3 of the engrossed bill, strike the word “felony” and substitute the words “gross misdemeanor.”

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Conner moved that the House concur in the Senate amendments to section 27 of House bill No. 523.

The roll was called, and the House concurred in the Senate amendments to section 27 of House bill No. 523 by the following vote: Yeas, 81; nays, 1; absent or not voting, 15.


Voting nay: Representative Foster—1.
Those absent or not voting were: Representatives Beam, Black, Catlin, Farnsworth, Greenbank, Hays, Hill, Hughes, Rowland (H. K.), Sims, Sisson, Stevens, Sweet, Urquhart, Wells—15.

On motion of Mr. Conner, the House refused to concur in Senate amendments to sections 5 and 31 of House bill No. 528, and asked that the Senate recede from its amendments to these sections.

Mr. McKay moved that the House concur in the Senate amendments to engrossed House bill No. 283.

The roll was called, and the House concurring in the Senate amendments to engrossed House bill No. 283 by the following vote: Yeas, 81; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunn­ing, Earle, Falkner, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Holmes, Horrigan, Houser, Hurd, Hutchinson, Jensen, Kennedy, King­ery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, Mc­Kay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stev­ens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Ur­quhart, Wray, Zednick, Mr. Speaker—81.

Those voting nay were: Representatives Masterson, McFar­land, Neumann (M. M.)—3.

Those absent or not voting were: Representatives Beam, Catlin, Cleland, Farnsworth, Fontaine, Greenbank, Hays, Hill, Hughes, Rowland (H. K.), Sims, Sweet, Wells—13.

On motion of Mr. McArdle, the House refused to concur in the Senate amendments to House bill No. 379 and asked that the Senate recede from its amendments.
THIRD READING OF BILLS.

House bill No. 309, relating to amendment of the constitution.

On motion of Mr. Murphine, a sufficient number rising from their seats, call of the House was ordered.

Under call of the House, the following absentees were noted: Messrs. Beam, Hays, Catlin, Rowland (H. K.), Sweet and Wells, of whom Messrs. Beam, Hays, Sweet and Wells had been excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

Mr. Brown moved that no excuses be allowed at this time.

Mrs. Axtell moved as an amendment that Mr. Wells be excused.

The amendment of Mrs. Axtell was carried.

Mr. Black moved that the words "without a physician's certificate" be added to Mr. Brown's amendment. The amendment by Mr. Black was accepted by Mr. Brown.

Mr. Halsey moved that the motion by Mr. Brown be laid on the table.

On motion of Mr. Brown, a sufficient number arising from their seats, the roll was called, and the motion by Mr. Halsey was lost by the following vote: Yeas, 41; nays, 48; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Cleland, Conner, Craig, Davis, Fontaine, Field, Freeman, Gilkey, Grass, Halsey, Hedger, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—41.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Chamberlin, Childs, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Foster, Gillbo, Goss, Gray, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine,

Those absent or not voting were: Representatives Beam, Catlin, Farnsworth, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—8.

Mr. Foster moved as an amendment to the motion of Mr. Brown, that Mr. Sweet be excused.

The motion carried.

Mr. Stream moved as an amendment to the motion by Mr. Brown, that Mr. Catlin be excused.

Mr. Brown rose to a point of order, on the ground that a motion was already before the House.

The point of order was denied by the chair.

Mr. Brown appealed from the decision of the chair, and a sufficient number arising, the roll was called on the appeal, the decision of the chair being upheld by the following vote: Yeas, 70; nays, 18; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Earle, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Mess, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Overman, Picken, Pierce, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Zednick—70.


Those absent or not voting were: Representatives Beam,
Catlin, Farnsworth, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—8.

Excused from voting—Mr. Speaker.

The motion to excuse Mr. Catlin prevailed.

On motion of Mr. McCoy, Mr. Beam was excused.

The speaker declared that the question before the House was
that Messrs. Rowland (H. K.), and Hays be not excused.

Mr. Brown demanded a roll call, and a sufficient number aris­
ing, the roll was called, and the House declared that Messrs.
Rowland (H. K.) and Hays be not excused by the following vote: Yeas, 47; nays, 43; absent or not voting, 7.

Those voting yea were: Representatives Arnold (W. A.),
Axtell, Black, Brislawn, Brown, Bryant, Chamberlin, Childe,
Christensen, Corkery, Croake, Darling, Dunning, Earle, Falk­
ner, Foster, Gilkey, Gillbo, Goss, Hastings, Herber, Hill,
Holmes, Horrigan, Houser, Hurd, Kingery, Langford, Master­
son, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Row­
land (D. H.), Smith, Stewart, Truax, Turnbow—47.

Those voting nay were: Representatives Aagaard, Adams,
Arnold (W. E.), Brooks, Capron, Cleland, Conner, Craig, Davis,
Farnsworth, Fontaine, Field, Freeman, Grass, Gray, Halsey,
Hedger, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum,
Mapes, McArdle, McCoy, McFarland, McKay, Mess, Moren,
Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens,
Stream, Sumner, Tonkin, Urquhart, Wray, Zednick, Mr. Speak­­er—43.

Those absent or not voting were: Representatives Beam,
Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

Mr. Sims moved that the House proceed with the third reading
of bills.

The speaker ruled the motion out of order.

Mr. Sims moved that further proceedings under the call of
the House be dispensed with.

The motion was lost.

Mr. Middaugh moved that the sergeant-at-arms be instructed
to find Mr. Hays and Mr. Rowland (H. K.), and bring them before the bar of the House.

The motion prevailed.

Mr. Wray moved that the House proceed with the second reading of bills.

The speaker ruled the motion out of order.

Mr. Murphine moved that further proceedings under the call of the House be dispensed with.

The motion prevailed.

Mr. Murphine moved that House bill No. 309 be made a special order for 2:15 p.m. Friday, March 7, 1913.

Mr. Sims demanded a roll call, and a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 53; nays, 37; absent or not voting, 7.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Gray, Halsey, Hedger, Jensen, Kennedy, Lum, Mapes, McArkle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Steven- son, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—37.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

Mr. Murphine moved that House bill No. 309 be re-referred to the committee on logged-off lands for the purpose of amendment with instructions to report forthwith.

Mr. Halsey moved as a substitute that the bill be re-referred to the committee on constitutional revision.
On motion of Mr. Murphine, the previous question was ordered.

Mr. Murphine demanded a roll call, and a sufficient number arising, the roll was called and the substitute motion was lost by the following vote: Yeas, 40; nays, 50; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Gray, Halsey, Hedger, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Stevenson, Stevens, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—40.


Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

Mr. Murphine demanded a roll call, and a sufficient number arising, the roll was called, and the motion to re-refer the bill to the committee on logged-off lands prevailed by the following vote: Yeas, 52; nays, 38; absent or not voting, 7.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Gilkey, Gillbo, Goss, Hastings, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Langford, LeSourd, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Stevens, Stewart, Truax, Turnbow, Zednick—52.
Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Gray, Halsey, Hedger, Jensen, Kennedy, Kingery, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—38.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

Mr. Davis moved that the House take a recess to 2:00 p.m.

Mr. Murphine demanded a roll call, and a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 42; nays, 48; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Child, Cleland, Conner, Craig, Davis, Foster, Field, Freeman, Grass, Gray, Halsey, Hedger, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Smith, Stevenson, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—42.


Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

Mr. Murphine declared that the committee on logged-off lands was ready to report.

Mr. Davis raised the point of order that the committee on logged-off lands had not asked the consent of the House to sit during the session of the House.

The speaker declared the point of order well taken.
Mr. Murphine appealed from the decision of the chair.

The roll was called and the chair was sustained by the following vote: Yeas, 51; nays, 39; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Childe, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hedger, Horrigan, Hughes, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Mr. Speaker 51.


Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hays, Rowland (H. K.), Sweet, Wells—7.

On motion, the House took a recess to 2:00 p.m.

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AFTERNOON SESSION.

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The speaker called the House to order at 2:00 p.m.

Roll call showed all members present except Messrs. Adams, Beam, Brislawn, Catlin, Farnsworth, Fontaine, Gray, Greenbank, Hedger, Hill, Horrigan, Hughes, Hutchinson, Masterson, McArdle, McFarland, Miles, Moll, Rowland (H. K.), Smith, Stream, Sweet, Turnbow, Urquhart, Wray and Wells, of whom Messrs. Beam, Catlin, Greenbank, Sweet and Wells were excused.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 27, 1913.

MR. SPEAKER:

We, your committee on dairy and live stock, to whom was re-referred Senate bill No. 212, entitled "An act relating to liens for service of sires and amending section 3163 of Remington and 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 with the following amendment previously adopted by the House, as follows:

Strike "from and after the passage of this act," in line 1 of the printed bill.

FRED J. MESS, Chairman.

We concur in this report: F. H. Tonkin, W. H. Kingery, J. R. Catlin, Wm. A. Arnold, T. C. Miles.

The bill was read the second time in full by sections.

The committee amendment was adopted.

On motion of Mr. Chamberlin, 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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Brooks, Bryant, Capron, Chamberlin, Child, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Halsey, Hastings, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Zednick, Mr. Speaker—80.

Those absent or not voting were: Representatives Adams, Beam, Brislawn, Catlin, Farnsworth, Foster, Gray, Greenbank, Hays, Hill, McCoy, Moll, Oaks, Rowland (H. K.), Sweet, Wray, Wells—17.
The bill, having received the constitutional majority, was declared passed.

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

Senate bill No. 106, relating to the establishment of a state trade school, to be erected at Everett, Washington.

The bill was read the second time in full by sections.

Mr. Childe moved the adoption of the following amendment:

Add to section 1 "or at such place as may be selected by the state board of control."

On motion of Mr. Pierce, the previous question was ordered.

The amendment was lost.

On motion of Mr. Pierce, the following amendment was adopted:

In section 5, line 19, strike the word "or" and insert the word "and."

On motion of Mr. Davis, the following amendment was adopted:

Amend title by inserting after the word "school" in the first line the words "or schools."

Mr. Farnsworth moved that all of the sections of the bill after the enacting clause to section 15 be stricken from the bill.

On motion of Mr. Cleland, the previous question was ordered.

The motion to strike was lost.

On motion of Mr. Zednick, 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, 82; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Earle, Falkner, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Siler,
Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wray, Zednick, Mr. Speaker—82.

Those voting nay were: Representatives Black, Brislawn, Darling, Farnsworth, Fontaine, Masterson, Miles—7.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Picken, Rowland (H. K.), Sweet, Urquhart, Wells—8.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bills Nos. 121, 16, 47, and substitute House bill No. 170 were delivered to the governor by the chief clerk.

Olympia, Wash., March 6, 1913, 2 P. M.

Mr. Speaker:

We, a majority of your committee on logged-off lands, to whom was referred House bill No. 309, for the purpose of proposing an amendment and under orders to report forthwith, hereby submit the following amendment:

AMENDMENT TO HOUSE BILL No. 309.

Amend section 1 by striking from line 17 of the printed bill the words "the justice of the supreme court receiving the highest number of votes" and insert in lieu thereof the word "governor."

Thos. F. Murphine, Chairman.

We concur in this report: Wm. A. Arnold, J. W. Brislawn, T. K. Robe, W. J. Hughes, B. B. Horrigan.

Mr. Murphine moved that the majority report be adopted.

Mr. Foster moved as a substitute that the enacting clause be stricken from the bill.

The speaker declared the substitute motion out of order.

On motion of Mr. Christensen, the previous question was ordered.

The majority report was adopted.
Mr. Sims moved the adoption of the following amendment:
Amend line 15 of printed bill by striking the word "ten" and insert the words "twenty-five."

Mr. Christensen moved the previous question.
The motion was lost.
Hon. W. O. Chapman, judge of the superior court, Tacoma, Washington, was escorted to a seat upon the rostrum by Messrs. Davis and Rowland (D. H.).
The governor occupied a seat upon the rostrum.
On motion of Mr. Gillbo, the previous question was ordered.
Mr. Brown demanded a call of the House and, a sufficient number arising, the roll was called under the call of the House and the following absentees were noted: Messrs. Beam, Catlin, Greenbank, Sweet and Wells, all of whom were excused.

On motion of Mr. Brown, further proceedings under the call of the House were dispensed with.
The question arising on the adoption of the amendment proposed by Mr. Sims, Mr. Murphine demanded a roll call and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 35, nays, 57; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W.E.), Brooks, Capron, Childe, Cleland, Conner, Davis, Foster, Field, Freeman, Grass, Halsey, Hays, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Stevenson, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—35.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Sweet, Wells—5.

Mr. Gray moved the adoption of the following amendment:

Strike from line 16 of the printed bill after the word “state” all the balance of line 16, all of 17 and 18 up to words “and filed.”

The amendment was lost.

Mr. Grass moved the adoption of the following amendment:

Amendment: Amend section one, line 21, by inserting after the comma, after the word “thereon” the following words: “Providing that at least fifty per cent. of the people voting at said election for the office of governor at the last general election vote thereon.”

Mr. Chamberlin moved as an amendment to the amendment the following:

Provided that not less than one-half of those voting at said election shall vote for or against said amendment.

The amendment to the amendment was lost.

The question arising on the adoption of the amendment proposed by Mr. Grass, roll call was demanded and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 40; nays, 52; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brooks, Capron, Chamberlin, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Field, Freeman, Grass, Gray, Halsey, Hays, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Stevenson, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Mr. Speaker—40.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Sweet, Wells—5.

On motion of Mr. Murphine, the rules were suspended, the second reading was considered the third, and the bill was placed on final passage.

On motion of Mr. McArdle, the previous question was ordered.

On motion of Mr. Wray, the previous question on the explanation of votes was ordered.

Mr. Brown demanded a call of the House and, a sufficient number arising, the roll was called under the call of the House and the following absentees were noted: Messrs. Beam, Catlin, Sweet and Wells, all of whom were excused.

On motion of Mr. Brown, further proceedings under the call of the House were dispensed with.

Mr. Newman asked that the following explanation of his vote on House bill No. 309 be entered on the journal:

"I believe the people are the only rightful authority to make the constitution and they have the right to amend or change it in any manner they desire, either by an act of the legislature submitting the proposed changes to the electors or by the people themselves indicating and submitting such amendments.

"Changes in the constitution when proposed by the legislature are safeguarded by the requirement of a two-third vote of the members elected to each of the two houses. In view of their importance and the great expense involved, changes in the constitution when proposed by the people should be equally well safeguarded either by making the required number of signers to the initiative petition sufficiently large or by increasing the requirements as to the number of votes necessary to carry any amendment.

"All attempts to secure what I believe to be necessary safeguards to the above measure having been defeated and all amendments for this purpose having been voted down, I am compelled to vote against this bill and I believe my vote is in the interest of the people."

Mr. Farnsworth asked that the following explanation of his vote be spread upon the journal of the House:

"I believe in the right of the people to amend the constitution by initiative, and would vote for this bill if it provided that even forty per cent. of those voting for governor at the last general election should be required to vote on the question of the adoption of such amendment."
The roll was called and House bill No. 309 failed to pass the House by the following vote: Yeas, 60; nays, 33; absent or not voting, 4.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Cleland, Conner, Davis, Farnsworth, Foster, Field, Freeman, Grass, Greenbank, Halsey, Hays, Jensen, Kennedy, Lum, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Stevenson, Stream, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—33.

Those absent or not voting were: Representatives Beam, Catlin, Sweet, Wells—4.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Davis, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
FIFTY-FOURTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, March 7, 1913.

The speaker called the House to order at 10:00 a. m.

Roll call showed all members present except Messrs. Beam, Catlin, Greenbank, Herber, Sweet and Wells, of whom Messrs. Beam, Catlin, Greenbank, Sweet and Wells were excused.

Prayer was offered by Rev. D. A. Thompson, of the Olympia Congregational church.

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

COMMUNICATION FROM THE GOVERNOR.

State of Washington, Officer of Governor,
Olympia, March 6, 1913.

Hon. Howard Taylor, Speaker of the House, Olympia, Washington:

Sir: I have the honor to inform you that the governor has signed House bills as follows, to-wit:

January 30, 1913.

House bill No. 72. An act appropriating the sum of one hundred and fifty thousand dollars for the purchase of jute and the operation of the jute mill at the state penitentiary.

February 7, 1913.

House bill No. 94. An act providing for the maintenance and support of the state salmon hatcheries and making an appropriation therefor.

February 13, 1913.

House bill No. 106. An act providing for the payment of interest on bonds issued for the purchase of the highway bridge across the Columbia river at Wenatchee, under chapter 78 of the Session Laws of 1909, and making an appropriation therefor.

February 24, 1913.

House bill No. 245. An act appropriating the sum of five thousand dollars, or so much thereof as may be necessary, for the salaries and
expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1913.

February 24, 1913.

House bill No. 362. An act re-appropriating the sum of fifty-seven thousand eight hundred forty-nine and 23-100 dollars ($57,849.23) from the public highway fund to complete contracts and construction work now in force on the Skagit river and Lewis river bridges.

February 25, 1913.

House bill No. 133. An act relating to the exercise of the power of eminent domain by cities, and amending section 7770 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

February 27, 1913.

House bill No. 525. An act making appropriations for the purchase of land for; construction of buildings at; for maintenance of and sundry expenses at, the various state institutions, schools and state offices, etc., and making an appropriation for certain deficiencies, and declaring this act shall take effect April 1, 1913.

(Approved except as to certain items as set out in letter of transmission attached thereto).

February 28, 1913.

House bill No. 134. An act relating to the acknowledgment of deeds, mortgages, and written instruments, etc., and amending section 8754 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

February 28, 1913.

House bill No. 159. An act relating to soliciting or receiving tips, etc., and repealing sections 2691 and 2692 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and sections 439 and 440 of chapter 249 of the Session Laws of the State of Washington.

February 28, 1913.

House bill No. 114. An act providing for the formation and carrying on of co-operative associations and providing for the rights, powers, liabilities and duties of the same.

February 28, 1913.

House bill No. 28. An act creating a bureau of farm development, etc., and declaring an emergency.

February 28, 1913.

House bill No. 149. An act relating to the superior court of the counties of Thurston and Mason and the appointment and election of judges therein.

February 28, 1913.

House bill No. 219. An act relating to cities of the second or third class, providing for the drainage and filling of low lands, swamp lands, tide lands or tide flats within their borders, etc., and providing a method of making compensation therefor.
February 28, 1913.

House bill No. 364. An act appropriating the sum of five hundred and no-100 dollars ($500.00) from the public highway fund for traveling expenses of the state highway commissioner and his assistants and for salary of assistant engineers.

March 3, 1913.

House bill No. 363. An act providing for the appointment and qualification of an assistant highway commissioner.

March 3, 1913.

House bill No. 249. An act granting certain tide lands of the port of Grays Harbor for port purposes only and providing for its reversion to the state if not used for such purpose,

March 6, 1913.

House bill No. 300. An act relating to the sale and removal of timber from state, school and granted lands.

March 6, 1913.

House bill No. 385. An act relating to railroad and highway crossings and to the changing and elimination of grade crossings, providing penalties for the violation of this act, making an appropriation, and repealing chapter 162, Laws of 1909, relating to railroad crossings, and providing for the exercise of the power of eminent domain to carry the purposes of this act into effect.

March 6, 1913.

House bill No. 49. An act concerning domestic relations and to prevent and punish family desertion or non-support of wife or child or children, and providing for support, bonds and suspension of trial and sentence, etc., and repealing sections 2444 and 5933 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Respectfully,
C. C. DILL, Secretary to the Governor.

The speaker announced that he was about to sign Senate bills Nos. 13, 61, 68, 151, 152, 367 and 380, Senate concurrent resolution No. 17, House bill No. 535 and House bill No. 393.

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., March 5, 1913.

We, your committee on judiciary, to whom was referred engrossed substitute Senate bill No. 224, entitled "An act prohibiting persons from going upon or being upon certain portions of rights of way of railroads and interurban electric roads," etc., have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.

Mr. Speaker:

We, your committee on commerce and manufacturing, to whom was referred Senate bill No. 307, entitled "An act relating to the classification, labeling, marketing and selling of eggs and providing penalties for violations thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be returned without recommendation.

Robert Grass, Chairman.

We concur in this report: Max M. Neumann, J. C. Hutchinson, Jens Jensen, E. A. Sims, Miller Freeman.

Mr. Speaker:

We, your committee on railroads, to whom was referred Senate bill No. 328, entitled "An act to amend section 80 of an act approved March 18, 1911, entitled 'An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation and repealing certain acts,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.


Mr. Speaker:

We, your committee on railroads, to whom was referred House bill No. 640, entitled "An act to protect the traveling public, the hotels and lodging houses of the State of Washington, to protect the irresponsible from themselves, and to further relieve the courts of the state, and its municipalities from the large and increasing number of misdemeanor charges coming from this source," have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.


Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 441, entitled "An act relating to the commencement of actions by service of summons," etc., have had the same under consideration, and
we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 424, entitled "An act relating to inheritance tax, and amending sections 9182 and 9183 of Remington and Ballinger's Annotated Codes and Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred Senate bill No. 168, entitled "An act to provide for the ascertainment by appraisal as to whether or not an estate is subject to an inheritance tax," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WILLIAM WRAY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on municipal corporations other than first class, to whom was referred Senate bill No. 296, entitled "An act relating to the validating of certain warrants and other obligations and evidence of indebtedness on the part of counties, cities and towns, issued by the corporate authorities thereof in excess of their legal authority," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.

We concur in this report: T. K. Robe, John Truax, A. M. Bryant, B. B. Horrigan, Walker Moren.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 319, entitled "An act fixing the schedule of fees," etc., have had the
same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.


On motion of Mr. Wray, the report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1913.

We, your committee on memorials, to whom was referred Senate joint memorial No. 18, "Relating to an investigation of the so-called grain bag trust," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, J. E. McFarland, E. A. Sisson, T. C. Miles, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred Senate concurrent resolution No. 16, entitled "An act in relation to sending greetings to the first legislature of Alaska," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, J. E. McFarland, E. A. Sisson, T. C. Miles, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred House concurrent resolution No. 22, "Experimental train of Washington state college to visit each and every county where state or county fairs are being held," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: R. L. Picken, J. E. McFarland, E. A. Sisson, T. C. Miles, Fred M. Hedger.

MR. SPEAKER:

We, your committee on memorials, to whom was referred Senate joint memorial No. 13, entitled "An act relating to an amendment to the constitution of the United States of America prohibiting polygamy,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capson, Chairman.

We concur in this report: R. L. Picken, J. E. McFarland, E. A. Sisson, T. C. Miles, Fred M. Hedger.

House of Representatives, Olympia, Wash., March 6, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred Senate bill No. 104, entitled "An act to establish a state trout hatchery in Lewis county, Washington, and make 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.

J. H. Davis, Chairman.


House of Representatives, Olympia, Wash., March 5, 1913.

Mr. Speaker:

We, the majority of your committee on railroads, to whom was referred House bill No. 607, entitled "An act relating to public properties and utilities and amending section 34 of the public service commission laws, being chapter 117 Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Elmer E. Halsey, Chairman.


House of Representatives, Olympia, Wash., March 5, 1913.

Mr. Speaker:

I, a minority of your committee on railroads, to whom was referred House bill No. 607, entitled "An act relating to public service properties and utilities and amending section 34 of the public service commission law, being chapter 117, Laws of 1911," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

Eugene T. Hurd.

House of Representatives, Olympia, Wash., March 6, 1913.

Mr. Speaker:

We, your committee on commerce and manufacturing, to whom was referred House resolution, relating to appreciation of work in connection with Monroe state reformatory by Mr. Corwin S. Shank, have had
the same under consideration, and we respectfully report back to the House that it was voted down the day it was introduced.

ROBERT GRASS, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1913.

MR. SPEAKER:
We, your committee on commerce and manufacturing, to whom was referred House bill No. 128, entitled "An act prescribing a penalty for taking up or having in one's possession any marked log or timber of value without the owner's consent, and amending sections 7101 and 7103 of Remington and 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 not pass.

ROBERT GRASS, Chairman.
We concur in this report: Max M. Neumann, J. C. Hutchinson, Jens Jensen, E. A. Sims, Miller Freeman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1913.

MR. SPEAKER:
We, your committee on commerce and manufacturing, to whom was referred House bill No. 129, entitled "An act authorizing the incorporation of log, timber and lumber salvage associations, and permitting such corporations to pick up and reclaim lost or strayed logs, timber or lumber, and giving a lien for reasonable compensation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

ROBERT GRASS, Chairman.
We concur in this report: Max M. Neumann, J. C. Hutchinson, Jens Jensen, E. A. Sims, Miller Freeman.

Senate bill No. 121: Do pass as amended.
House bill No. 631: Do pass as amended.
House bill No. 347: Do pass as amended.
House bill No. 104: Do pass as amended.
Engrossed Senate bill No. 71: Do pass as amended.
Senate bill No. 36: Do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1913.

MR. SPEAKER:
The Senate has concurred in House amendments to Senate bill No. 429, entitled "An act to amend sections 2, 4, 5, 6, 7 and 8 of, to repeal section 9 of, and to add a section relating to elections, to an act
approved March 14, 1911, entitled 'An act authorizing the establishment of port districts; providing for the acquirement, construction, maintenance, operation, development and regulation of a system of harbor improvements and rail and water transfer and terminal facilities within such districts, and providing the method of payment therefor;'

Also, the Senate has passed Senate joint resolution No. 7, "Relating to the appointment of a commission to report on co-operative land mortgage banks, or other systems of agricultural credit adapted to the conditions and needs of this state, and to prepare bills on the subject for distribution to all members of the state legislature;"

Also, Senate bill No. 381, entitled "An act establishing a state school for girls in conjunction with the Washington State Training school, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for violation thereof;"

Also, engrossed Senate bill No. 242, entitled "An act relating to the admission of persons to soldiers' homes and amending section 8910 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed enrolled Senate bill No. 61, entitled "An act relating to weights and measures; establishing standards therefor; providing for the enforcement thereof; prescribing penalties for the violation of this act, and repealing sections 9511 to 9523, inclusive, of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 68, entitled "An act relating to the state militia, amending sections 7179, 7182, 7193, 7194, 7198, 7205, 7221, 7224, 7225, 7228 and repealing section 7195, of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 367, entitled "An act granting to Lewis county the property held by the state for the southwest Washington fair association, creating a commission for the control and management of the same, and authorizing the counties within such association to take part in and make appropriations for the support of fairs and exhibitions held thereon by such association, and repealing sections 3012-3021 inclusive of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 151, entitled "An act relating to the payments by the state, counties, cities and towns of premiums or charges for surety bonds given by elective or appointive officers thereof, and amending section 194 of chapter 49, Session Laws of 1911, and validating certain payments heretofore made;"

Also, enrolled Senate bill No. 13, entitled "An act to establish a retirement fund to be used in payment of annuities and benefits to retired teachers, principals, supervisors, supervising principals and superintendents of the public schools in the State of Washington, and to
regulate the collection, raising, management and disbursement thereof, and submitting this act to the voters of the State for ratification or rejection;”

Also, enrolled Senate concurrent resolution No. 17, “Relating to the introduction of certain bills;”

Also, enrolled Senate bill No. 152, entitled “An act relating to the improvement of streets and highways and providing for the payment of the cost thereof jointly by the assessment of property specially benefited and by counties and cities or towns;”

Also, Senate bill No. 380, entitled “An act relating to the construction of public buildings at the state capitol, authorizing the issuance and sale of bonds for the funding of outstanding indebtedness and the construction of said buildings and make certain appropriations, and amending sections 2 and 4 of chapter 59 of the Session Laws of 1911;”

Also, House bill No. 16, entitled “An act providing for the purchase by the State of Washington of a portion of the interstate bridge across Snake river between Clarkston, Washington, and Lewiston, Idaho, simultaneously with the purchase of the other portion thereof by the public authorities in the State of Idaho; and for the maintenance as a free bridge by the State of Washington of the portion thereof purchased by the State of Washington; making appropriations therefor, and providing for the issuance, sale, payment and redemption of bonds therefor;”

Also, substitute House bill No. 170, entitled “An act providing for an annual tax levy for the public highway fund to be used for the purpose of constructing bridges in this state and between this state and adjoining states and making appropriations for the construction of a bridge across the Columbia river at Vancouver, Washington;”

Also, House bill No. 474, entitled “An act to provide for the use, at the option of indicated local authorities, of voting machines, at any primary, general, special or other election, within the State of Washington; creating a state board of voting machine examiners and defining its powers and duties; providing rules and regulations for the conduct of elections held with voting machines; providing for the casting, registering, recording and counting of ballots or votes by voting machines, where used; and providing penalties for violation of the provisions of this act;”

Also, House joint memorial No. 12, “Relating to the taxation of unsurveyed lands within the State of Washington;”

Also, the Senate has passed Senate bill No. 88, entitled “An act for the protection of game birds, deer, and gray squirrels in certain designated territory in the State of Washington, to prevent firing or rifles in said territory, providing punishment for the violation thereof and amending chapter 84 of the Session Laws of 1911 (approved March 14, 1911);”

Also, Senate bill No. 405, entitled “An act relating to the use of water in the State of Washington, and the right to the use thereof, providing penalties for its violation and for exercise of the power of
eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts;"

Also, Senate bill No. 422, entitled "An act relating to electrical construction and the maintenance and use of electric wires, apparatus and appliances, and providing penalties for the violation thereof;"

Also, Senate bill No. 397, entitled "An act relating to the killing of elk, and amending section 5370 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for the violation of this act;"

Also, Senate bill No. 398, entitled "An act relating to the killing of deer, mountain goat, mountain sheep and caribou, and amending section 1 of the laws of the extraordinary Session of 1909, as amended by an act entitled 'An act relating to the protection, propagation and sale of certain animals, birds and fishes, providing for searches therefor, fixing penalties for the violation thereof,' and amending section 1 of chapter 12 of the Laws of the extraordinary Session of 1909, approved March 14, 1911, and providing penalties;"

Also, the Senate has concurred in the amendments made by the House to the title and in line 4, section 2 of engrossed Senate bill No. 312, entitled "An act relating to public highways," etc., but has refused to concur in the amendment added to the end of section 2 of said Senate bill No. 312, and asks the House to recede therefrom;"

Also, the Senate has refused to concur in House amendments to Senate bill No. 247, entitled "An act creating a department of agriculture," etc., and asks the House to recede therefrom;

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The roll was called and the House receded from its amendment added to the end of section 2 of Senate bill No. 312 by the following vote: Yeas, 80; nays, 4; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Overman, Picken, Reid, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stew-
Those voting nay were: Representatives Earle, Norton, Pierce, Rowland (D. H.)—4.

Those absent or not voting were: Representatives Arnold (W. A.), Axtell, Beam, Brown, Cleland, Gilkey, Gillbo, Greenbank, Hill, Hurd, Murphine, Oaks, Sweet—13.

On motion of Mr. Mess, the speaker appointed as a conference committee to confer with a like committee from the Senate on the House amendments to Senate bill No. 247, Messrs. Mess, Capron and Aagaard.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 6, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 475, entitled "An act directing the state highway commissioner to examine and report on the feasibility of a state road from Kelso westerly to a point on state road No. 5, between South Bend and Pacific Beach, in Pacific county," with the following amendments:

In lines 4 and 5 of section 1 of the printed bill, the same being in lines 7 and 8 of section 1 of the engrossed bill, strike the words "with an extension of state road No. 5 from South Bend to the Pacific Beach at Holman," and insert in lieu thereof "on National Park highway where said highway crosses the Naselle or the Bear rivers in."

In the title strike the words "on state road No. 5 between South Bend and Pacific Beach," and insert in lieu thereof the following: "on the National Park highway where said highway crosses the Naselle or the Bear rivers;"

And the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Arnold (W. A.), seconded by Mr. Stream, the roll was called and the House concurred in the Senate amendments to House bill No. 475 by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field,

Those absent or not voting were: Representatives Beam, Catlin, Grass, Greenbank, Halsey, Hill, Sims, Sisson, Sweet, Wells—10.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1913.

MR SPEAKER:

The Senate has passed engrossed House bill No. 27, entitled "An act relating to false statements, and making the same a gross mis­demeanor," with the following amendments:

In line 1, section 1 of the engrossed and printed bill, strike the word "on" and substitute the word "and."

In line 2, section 1 of the printed bill, same being line 3, section 1 of the engrossed bill, before the word "financial" insert the words "moral or."

In line 4, section 1 of the printed bill, same being line 6, section 1 of the engrossed bill, before the word "counsel" insert the word "wil­fully."

And the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. McArdle, the roll was called and the House concurred in the Senate amendments to engrossed House bill No. 27 by the following vote: Yeas, 86; nay, 1; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Grass, Gray, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson,
Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—86.

Voting nay: Representative Pierce—1.

Those absent or not voting were: Representatives Beam, Catlin, Freeman, Goss, Greenbank, Halsey, Moren, Sims, Sweet, Wells—10.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., MARCH 7, 1913.

Mr. Speaker:

The Senate has concurred in House amendments to engrossed Senate bill No. 212, entitled "An act relating to liens for service of sires and amending section 3163 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, in House amendments to engrossed Senate bill No. 106, entitled "An act establishing a state trade school or schools, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof;"

Also, the Senate has passed Senate concurrent resolution No. 18, "Relating to introduction of bill relating to time of taking effect of laws passed during session of 1913 of the legislature of the State of Washington;"

Also, Senate concurrent resolution No. 19, "Relating to a bill granting to the United States certain lands for torpedo station;"

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

House concurrent resolution No. 29, by Mr. Hastings: Resolved by the House, the Senate concurring, That Mr. Hastings of King county be permitted to introduce in the House a bill entitled: An act relating to the granting of franchises for street railways by cities of the first class, and reviving and validating certain charter provisions thereof, and declaring the ap-
plication of this act and repealing certain acts and all laws or parts of laws in conflict therewith.

Passed under suspension of the rules—yeas, 80; nays, 0.

House concurrent resolution No. 30, by Mr. Sumner: Relating to consent to introduce a bill granting to the city of Wenatchee shore lands for park purposes.

Passed under suspension of the rules—yeas, 80; nays, 0.

INTRODUCTION AND FIRST READING OF SENATE BILLS.

Senate bill No. 88, by Senator Metcalf: An act for the protection of game birds, waterfowls, shore birds and deer in certain designated territory in the State of Washington, to prevent the firing of rifles in said territory, providing punishment for the violation thereof and amending chapter 84 of the Session Laws of 1911, (approved March 14, 1911).

Referred to committee on game and game fish.

Senate bill No. 397, by Senate committee on game: An act relating to the killing of elk, and amending section 5370 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for the violation of this act.

Referred to committee on game and game fish.

Senate bill No. 381, by joint committee on state penal and reformatory institutions: An act establishing a state school for girls in conjunction with the Washington state training school, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for the violation thereof.

Referred to committee on appropriations.

Senate bill No. 398, by Senate committee on game: An act relating to the killing of deer, mountain goat, mountain sheep and caribou, and amending section 1 of the laws of the extraordinary session of 1909 as amended by an act entitled "An act relating to the protection, propagation and sale of certain animals, birds and fishes, providing for searches therefor, fixing penalties for the violation thereof," and amending section 1 of
chapter 12 of the laws of the extraordinary session of 1909, approved March 14, 1911, and providing penalties.

Referred to committee on game and game fish.

Senate bill No. 422, by committee on commerce and manufactures: An act relating to electrical construction and the maintenance and use of electric wires, apparatus and appliances, and providing penalties for the violation thereof.

Referred to committee on railroads.

Senate bill No. 405, by joint committee on irrigation and arid lands: An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation and for exercise of the power of eminent domain in certain cases, making an appropriation, and repealing certain acts and parts of acts.

Referred to committee on irrigation and arid lands.

Engrossed Senate bill No. 242, by Senator Landon: An act relating to the admission of persons to soldiers' homes and amending section 8910 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on veterans' homes.

Senate joint resolution No. 7, by Senator Metcalf: Relating to the appointment of a commission to report on co-operative land mortgage banks, or other systems of agricultural credit adapted to the conditions and needs of this state, and to prepare bills on the subject for distribution to all members of the state legislature.

Referred to committee on memorials.

Senate concurrent resolution No. 18, by Senator White: Relating to introduction of bill relating to time of taking effect of laws passed during session of 1913, of the legislature of the State of Washington.

Passed under suspension of rules March 7, 1913.

On motion of Mr. Pierce, the rules were suspended and Senate concurrent resolution No. 19 was placed on second reading.

Senate concurrent resolution No. 19, relating to a bill granting to the United States certain lands for torpedo station.

The resolution was read the second time in full.
On motion of Mr. Pierce, the rules were suspended, the second reading considered the third and Senate concurrent resolution No. 19 was placed on final passage and passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 10.


Those voting nay were: Representatives Kingery, Turnbow—2.

Those absent or not voting were: Representatives Adams, Beam, Catlin, Conner, Freeman, Greenbank, Sims, Sisson, Sweet, Wells—10.

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

On motion of Mr. Pierce, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.

On motion of Mr. Hastings, the rules were suspended and House concurrent resolution No. 29 was placed on second reading.

House concurrent resolution No. 29, relating to the granting of franchises for street railways by cities of the first class, etc. The resolution was read the second time in full.
On motion of Mr. Hastings, the rules were suspended, the second reading was considered the third and House concurrent resolution No. 29 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.


Those absent or not voting were: Representatives Adams, Beam, Catlin, Conner, Davis, Freeman, Greenbank, Halsey, Kennedy, Mapes, McArdle, McCoy, Robe, Sims, Stevenson, Sweet, Wells—17.

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

On motion of Mr. Hastings, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.

On motion of Mr. Sumner, the rules were suspended and House concurrent resolution No. 30 was placed on second reading.

House concurrent resolution No. 30, relating to consent to introduce a bill granting to the city of Wenatchee shore lands for park purposes.

The resolution was read the second time in full.

On motion of Mr. Sumner, the rules were suspended, the second reading was considered the third, the resolution was placed
on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.


Those absent or not voting were: Representatives Adams, Beam, Catlin, Conner, Davis, Freeman, Greenbank, Halsey, Kennedy, Mapes, McArdle, McCoy, Robe, Sims, Stevenson, Sweet, Wells—17.

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

On motion of Mr. Sumner, the rules were suspended, and the chief clerk was directed to immediately transmit the resolution to the Senate.

On motion of Mr. Pierce, the rules were suspended and Senate concurrent resolution No. 18 was placed on second reading.

Senate concurrent resolution No. 18, relating to introduction of a bill relating to time of taking effect of laws passed during the session of 1913.

The resolution was read the second time in full.

On motion of Mr. Pierce, the rules were suspended, the second reading was considered the third, the resolution was placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Black, Brislawn, Brown, Brooks, Bry-

Those absent or not voting were: Representatives Arnold (W. E.), Beam, Catlin, Childe, Freeman, Greenbank, Halsey, Kingery, Sims, Sumner, Sweet, Wells—12.

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

On motion of Mr. Pierce, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.

On motion of Mr. McCoy, the rules were suspended and House bill No. 392 was returned to the committee on state, school and granted lands for the purpose of correcting the report.

SECOND READING OF BILLS.

Senate bill No. 357, relating to taxes in cities and towns, and amending section 5131 of Remington & Ballinger's Code.

The bill was read the second time in full by sections.

On motion of Mr. Conner, the rules were suspended, the second reading considered the third, the bill was placed on final passage and failed to pass the House by the following vote: Yeas, 41; nays, 45; absent or not voting, 11.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Black, Cleland, Conner, Davis, Earle, Field, Freeman, Goss, Grass, Gray, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Mc-
Ardle, Mess, Moll, Moren, Overman, Pierce, Reid, Robe, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Truax, Wray, Zednick, Mr. Speaker—41.

Those voting nay were: Representatives Axtell, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Corkery, Craig, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Gillbo, Halsey, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Rowland (H. K.), Rowland (D. H.), Siler, Tonkin, Turnbow—45.

Those absent or not voting were: Representatives Beam, Catlin, Greenbank, Hastings, Kennedy, Kingery, Sims, Sumner, Sweet, Urquhart, Wray—11.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate bill No. 134, relating to easements across, over, etc., state roads and other public highways, etc.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1 by adding as follows:

Provided, That no such easement shall be granted along any such state road or other public highway under the control of the state, except where such road or highway passes through a canyon, pass or defile, or where, by reason of the physical conditions and topography of the country, it is impracticable to construct such transmission line, conduit, ditch or flume outside of the limits of such road or highway.

On motion of Mr. Pierce, the following amendment was adopted.

Line 3, after "hydro electric," insert "or lumbering." Strike "or" and insert a comma (,).

Mr. Davis moved that the rules be suspended, that the second reading be considered the third and that the bill be placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.
MESSAGE FROM THE SENATE.

S E N A T E  C H A M B E R ,
O L Y M P I A ,  W A S H . ,  M a r c h  7 ,  1 9 1 3 .

M r .  S P E A K E R :

The Senate has refused to recede from its two amendments to re-engrossed House bill No. 207, entitled "An act relating to insurance, and amending sections 79 and 84 of chapter 49 of the Laws of 1911," in which the House refused to concur, and the president has appointed as members of the conference committee, Senators Allen, Flummerfelt and Hall.

Also, Senate has refused to recede from its amendments to engrossed House bill No. 379, entitled "An act relating to the improvement and maintenance of public highways," etc., and the president has appointed as members of the conference committee, Senators Nichols, Sharpstein and McGuire.

Also, Senate has refused to recede from its amendments to House bill No. 523, entitled "An act to facilitate the operations of the provisions of section 1 of article 2 of the constitution, relating to initiative and referendum," etc., and the president has appointed as members of a conference committee, Senators Metcalf, Wende and Phipps.

W I L L I A M  T .  L A U B E ,  S e c r e t a r y  o f  t h e  S e n a t e .

The speaker appointed as members of a conference committee to confer with a like committee from the Senate on Senate amendments to re-engrossed House bill No. 207, Messrs. Childs, Wray and Goss.

The speaker appointed as members of a conference committee to confer with a like committee from the Senate on Senate amendments to engrossed House bill No. 379, Messrs. McArdle, Craig and Kennedy.

The speaker appointed as members of a conference committee to confer with a like committee from the Senate on Senate amendments to House bill No. 523, Messrs. Conner, Middaugh and Grass.

H O U S E  O F  R E P R E S E N T AT I V E S ,
O L Y M P I A ,  W A S H . ,  F e b r u a r y  1 9 ,  1 9 1 3 .

M r .  S P E A K E R :

We, your committee on judiciary, to whom was referred House bill No. 458, entitled "An act amending section 4 of chapter 87 of the Session Laws of 1901, entitled 'An act for the leasing of county property and declaring an emergency,' approved March 16, 1901, being section 3854 of Remington and 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 with the following amendments:

Amend title by inserting before the word “amending” in the first line thereof, the words “relating to the leasing of county property and.”

Strike all of title beginning with the word “section” in line 1 of title, and ending with the word “being” in line 2 of the printed bill, being line 3 of the original bill.

Amend section 1 by striking that part thereof beginning with the figure “4” in line 1 of the printed bill and of the original bill, and ending with the figures “1901,” in line 2 of the printed bill, being line 3 of the original bill, and by inserting in lieu thereof the following: “3854 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Amend section 1, line 4 of the printed and of the original bill by striking the figure “4” and inserting in lieu thereof the figures “3854.”

Amend section 1, line 17 of the printed bill, being line 22 of the original bill, by striking the word “detailed” and inserting in lieu thereof the word “general.”

Amend section 1, line 20 of the printed bill, being line 26 of the original bill, by striking the words “one year,” and inserting in lieu thereof the words “two years.”

Amend section 1, line 21 of the printed bill, being line 29 of the original bill, by inserting after the word “county” the words “no change or modification of said plans shall be made unless same be first approved by the board of county commissioners.”

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Farnsworth moved that the vote by which the committee amendment to section 1, line 21 of the printed bill, being line 29 of the original bill, be reconsidered.

The motion prevailed.

Mr. Farnsworth moved to amend the committee amendment as follows:

In set after the word “no” and before the word “change,” the word “material.”

The amendment to the committee amendment was lost.

The committee amendment was adopted.
On motion of Mr. Capron, the following amendment was adopted:

Line 33, after the word "county" insert "unless otherwise stipulated."

On motion of Mr. Grass, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 14.


Those voting nay were: Representatives Dunning, Norton—2.

Those absent or not voting were: Representatives Aagaard, Beam, Catlin, Davis, Greenbank, Hays, Lum, Moren, Sims, Stevens, Stream, Sweet, Urquhart, Wells—14.

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

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

On motion of Mr. Houser, the rules were suspended, the bill was considered engrossed and the chief clerk was directed to immediately transmit the bill to the Senate.
ment and creation of diking districts, and the construction and main-
tenance of a system of dikes, providing the means of payment therefor
and amending section 4107 of Remington and Ballinger's Annotated
Codes and Statutes of Washington," have had the same under consid-
eration, and we respectfully report the same back to the House with the
recommendation that it do pass with the following amendment:

Strike all after the words "section 4107," in line 4 of the engrossed bill and insert in lieu thereof the following:

If at any time it shall appear to the board of diking commissioners
that any lands within or without said district as originally established
are being benefited by the diking system of said district and that said
lands are not being assessed for the benefits received, or that any
lands within said district are being assessed out of or not in proportion
to the benefits which said lands are receiving from the maintenance of
the diking system of said district, and said board of diking commis-
sioners shall determine that certain lands, either within or without
the boundaries of the districts as originally established, should be
assessed for the purpose of raising funds for the future maintenance of
the diking system of the district, or that the assessments on lands al-
ready assessed should be equalized by diminishing or increasing the
same so that said lands shall be assessed in proportion to the benefits
received, said commissioners shall file in the superior court in the orig-
inal cause, setting forth the facts, describing the lands not previously
assessed and the lands the assessments on which should be equalized,
stating the estimated amount of benefits per acre being received by each
tract of land respectively, giving the name of the owner or reputed
owner of each such tract of land, and praying that such original cause
be opened for further proceedings for the purpose of subjecting new
lands to assessment or equalizing the assessments upon lands already
assessed, or both.

Upon the filing of such petition, summons shall issue thereon and
be served on the owners of all lands affected, in the same manner as
summons is issued and served in original proceedings, as near as may
be, and if such new lands lie within the boundaries of any other diking
district, said summons shall also be served upon the commissioners of
such other diking district.

In case any of the new lands sought to be assessed in said proceeding
lie within the boundaries of any other diking district, and the diking
commissioners of such other district believe that the maintenance of
the dike or dikes of such other district is benefiting lands within the
district instituting the proceedings, said diking commissioners of such
other district shall intervene in such proceedings by petition, setting
forth the facts, describing the lands in the district instituting the pro-
ceedings which they believe are being benefited by the maintenance of
the diking system of their district, and praying that the benefits to
such lands may be determined and such lands subjected to assessment
for the further maintenance of the diking system of their district, to the
end that all questions of benefits to lands in the respective districts may be settled and determined in one proceeding, and such petitioners in intervention shall cause summons to be issued upon such petition in intervention and served upon the commissioners of the diking district instituting the proceeding and upon the owners of all lands sought to be affected by such petition in intervention.

In case the owner of any such new lands sought to be assessed in said proceedings shall be maintaining a private dike for the benefit of said lands, and shall believe that the maintenance of such private dike is benefiting any lands within the district instituting the proceedings, or in case any such new lands sought to be assessed are included within the boundaries of some other diking district and are being assessed for the maintenance of the dikes of such other district, and the owner of such lands believes that the maintenance of the dike or dikes of such other district is benefiting lands included within the district instituting said proceedings, such owner or owners may by answer and cross-petition set forth the facts and pray that at the hearing upon said petition and cross-petition the benefits accruing from the maintenance of the respective dikes may be considered, to the end that a fair and equitable adjustment of the benefits being received by any lands from the maintenance of the various dikes benefiting the same, may be determined for the purpose of fixing the assessments for the future maintenance of such dikes, and may interplead in said proceedings such other diking district in which his lands sought to be assessed in said proceeding are being assessed for the maintenance of the dike or dikes of such other district.

No answer to any petition or petition in intervention shall be required, unless the party served with summons desires to offset benefits or to ask other affirmative relief, and no default judgment shall be taken for failure to answer any petition or petition in intervention, but the petitioners or petitioners in intervention shall be required to establish the facts alleged by competent evidence.

Upon the issues being made up, or upon the lapse of time within which the parties served are required to appear by any summons, the court shall impanel a jury to hear and determine the matters in issue, and the jury shall determine and assess the benefits which the respective tracts of lands are receiving or will receive from the maintenance of the dike or dikes to be maintained, taking into consideration and offsetting the benefits received from various dikes, the one against the other, in proportion to the respective benefits to be received from the maintenance of such dikes respectively, and shall specify in their verdict the respective amount of benefits per acre, assessed to each particular tract of land, by legal subdivision. Upon the return of the verdict of the jury, the court shall enter its judgment in accordance therewith, as supplemental to the original decree, or decrees, in case a petition in intervention be filed by the diking commissioners of some other district than that instituting the proceeding, and thereafter, all assess-
ments and levies for the future maintenance of any dike or dikes described in said judgment shall be based upon the respective benefits determined and assessed against the respective tracts of land as specified in said judgment. Every person or corporation feeling himself or itself aggrieved by any such judgment may appeal to the supreme court within thirty days after the entry thereof, and such appeal shall bring before the supreme court the propriety and justness of the verdicts of the jury in respect to the parties to the appeal. No bonds shall be allowed on such appeals. Nothing in this section contained shall be construed as affecting the right of diking districts to consolidation in any manner provided by law.

E. A. Sisson, Chairman.

We concur in this report: A. M. Bryant, E. K. Brown, A. H. Moll.

The bill was read the second time in full by sections.

Mr. Halsey assumed the chair.

The committee amendments were adopted.

The following amendments proposed by the Skagit county representatives, were adopted:

In line 34 of amended bill, after the word "dike" insert the words "against salt or fresh water."

In line 35 of amended bill insert after the word "within" the words "or without."

In line 53 after the word "benefits" insert marks and words as follows: ", if any,"

In lines 55 and 56 of amended bill, strike the following words: "and offsetting benefits from the various dikes, the one against the other, in proportion to the respective benefits, to be received from the maintenance of such dikes respectively," and insert in lieu thereof the following: "any and all matters relating to the benefits if any, received or to be received from any dike, structure or improvement, and to credit, or charge, as the case may be, to each tract so situated as to effect any other tract or tracts, or having improvements or structures thereon or easements granted in connection therewith effecting any other tract or tracts included in such proceedings."

In line 57 of amended bill, after the word "acre," insert the following: "if any."

In line 59 of amended bill, strike out the comma and the word "decrees."

In line 61 of the amended bill insert after the comma, after the word "proceedings" the following: "such judgment to be supplemental to all such original decrees."

Amend printed bill by adding a new section to be known as section 2, as follows: Section 2. That section 4121 of Remington and Ballinger's Annotated Codes and Statutes of Washington be, and the same is hereby amended to read as follows: The board of commissioners of
any diking district organized under the provisions of this act shall, on
or before the first day of November, of each year, make an estimate of
the cost of maintenance of the diking system in such district, which
estimate shall include the costs of making any necessary repairs that
it might become necessary to make in the maintenance of such system.
Such estimate shall be for the succeeding year, and the amount so
estimated shall be certified by the board of .................... com-
missioners to the auditor of the county in which such district is located,
on or before said date, and the amount thereof shall be levied against
and apportioned to the land in such district benefited by said improve-
ment, in proportion to the maximum benefit originally assessed, and
such amount shall be added to the general taxes against said lands
and collected therewith: Provided however, that in case of emergency
not in contemplation at the time of making such annual estimate the
diking commissioners may incur additional obligations and issue valid
warrants therefor in excess of such estimate, and all such warrants so
issued shall be valid and legal obligations of such district; and all war-
rants heretofore issued for such purposes under the provisions of this
act, are hereby declared to be valid and legal obligations of the district
so issuing the same.

Amend the title of the original bill by striking the same and sub-
stituting in lieu thereof, the following: An act relating to dikes, and
drains, providing for assessments according to benefits, authorizing the
incurring of additional obligations in cases of emergency, and validat-
certain warrants heretofore issued for such purposes, and amending
sections 4107 and 4121 of Remington and Ballinger's Annotated Codes
and Statutes of Washington.

On motion of Mr. Conner, the rules were suspended, the sec-
ond reading considered the third, the bill was considered en-
grossed, placed an final passage and passed the House by the
following vote: Yeas, 78; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn,
Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Celand,
Conner, Corkery, Craig, Croake, Darling, Dunning, Earle,
Farnsworth, Fontaine, Gilkey, Gillbo, Goss, Grass, Gray, Hal-
sey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan,
Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Lang-
ford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, Mc-
Kay, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M.
M.), Newman ' (G. H.), Norton, Oaks, Overman, Pierce, Reid,
Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith,
Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wray, Zednick, Mr. Speaker—78.

Those voting nay were: Representatives Christensen, Falkner, Foster—3.

Those absent or not voting were: Representatives Beam, Catlin, Davis, Field, Freeman, Greenbank, Hill, Hurd, McFarland, Moren, Murphine, Picken, Sims, Sweet, Urquhart, Wells—16.

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

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 24, 1913.

We, your committee on judiciary, to whom was referred engrossed Senate bill No. 128, entitled "An act relating to deeds and transfers of interest in real estate validating all deeds and transfers heretofore made in accordance with the provisions of this chapter and amending section 7846 of Remington and 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 with the following amendments:

Amend title by inserting a comma after the word "validating" in line 1 of the printed and of the engrossed bill.

Amend section 1, line 1 of the printed bill and of the engrossed bill, by inserting after the figure "1," the following: "That section 8746 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8746."

WILLIAM WRAY, CHAIRMAN.


Mr. Wray assumed the chair.

The bill was read the second time in full by sections.

On motion of Mr. Sims, 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. Brown, Catlin, Conner, Davis, Foster, Freeman, Greenbank, Herber, Hill, Stevenson, Sweet and Wells, of whom Messrs. Catlin, Conner, Davis, Greenbank, Sweet and Wells were excused.
Mr. Murphine moved that the vote by which Senate bill No. 357 failed to pass, be reconsidered.
The motion carried.
Mr. Murphine moved that the bill be returned to second reading for the purpose of amendment.
The motion carried.
On motion of Mr. Murphine, the following amendments were adopted:
An amendment to section 1, line 4, following the word “exceeding” strike the word “fifteen” and substitute in lieu thereof the word “ten.”
In section 1, line 9, following the word “fund” add the following: “Provided, That any such municipal corporation having at present an existing indebtedness it may levy and collect annually a property tax for the payment of current expenses, not exceeding fifteen mills on the dollar.
On motion of Mr. Murphine, the rules were suspended, the second reading considered the third, and Senate bill No. 357 was placed on final passage.
Mr. Dunning moved that the bill be returned to second reading.
The motion was lost.
Senate bill No. 357 was placed on final passage and passed the House by the following vote: Yeas, 55; nays, 32; absent or not voting, 10.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brooks, Capron, Cleland, Conner, Corkery, Croake, Earle, Farnsworth, Field, Gilkey, Goss, Grass, Halsey, Hastings, Hays, Holmes, Horrigan, Hughes, Hurd, Jensen, Kennedy, LeSourd,
Lum, McArdle, McCoy, McFarland, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Overman, Pierce, Reid, Robe, Sims, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Truax, Urquhart, Wray, Zednick, Mr. Speaker—55.

Those voting nay were: Representatives Brown, Bryant, Chamberlin, Childe, Christensen, Craig, Davis, Dunning, Falkner, Fontaine, Gillbo, Gray, Hedger, Hill, Houser, Hutchinson, Kingery, Langford, Mapes, Masterson, McKay, Miles, Moren, Newman (G. H.), Norton, Oaks, Picken, Rowland (H. K.), Rowland (D. H.), Siler, Tonkin, Turnbow—32.

Those absent or not voting were: Representatives Axtell, Catlin, Darling, Foster, Freeman, Greenbank, Herber, Stevenson, Sweet, Wells—10.

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

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

On motion of Mr. Conner, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

The House resumed consideration of Senate bill No. 128.

The committee amendments were adopted.

Mr. Rowland (D. H.) moved the adoption of the following amendment:

Line 8, after the word “writing” insert the words “duly acknowledged.” At end of line 8 insert the words “duly acknowledged.”

Mr. Halsey assumed the chair.

Mr. Pierce moved that the bill be re-referred to the committee on judiciary.

Mr. Rowland moved as a substitute that the bill be re-referred to the committee on judiciary, and be printed.

Mr. Pierce accepted the substitute.

Mr. Brown moved as a substitute that the bill hold its place on the calendar, be printed, and be taken up for second reading Monday, March 10.

On motion of Mr. Rowland (D. H.), a sufficient number arising, the roll was called, and the substitute motion of Mr.
Brown carried by the following vote: Yeas, 76; nays, 8; absent or not voting, 13.

Those voting yea were: Representatives Adams, Arnold (W. E.), Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Siler, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Zednick, Mr. Speaker—76.

Those voting nay were: Representatives Arnold (W. A.), Christensen, Hurd, Murphine, Norton, Pierce, Rowland (D. H.), Wray—8.

Those absent or not voting were: Representatives Aagaard, Axtell, Catlin, Dunning, Foster, Greenbank, Herber, Hill, McCoy, Sims, Stevenson, Sweet, Wells—13.

Senate bill No. 359, making an appropriation for the state library.

The bill was read in full the second time by sections.

On motion of Mr. Neumann, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 75; nays, 4; absent or not voting, 18.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Murphine, Neumann (M. M.), New-
man (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—75.

Those voting nay were: Representatives Conner, Middaugh, Truax, Turnbow—4.

Those absent or not voting were: Representatives Aagaard, Axtell, Catlin, Davis, Dunning, Foster, Freeman, Greenbank, Herber, Jensen, Langford, Moren, Picken, Stevenson, Stream, Sumner, Sweet, Wells—18.

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

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

On motion of Mr. Neumann, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 332, relating to lands granted to the state for common schools and for educational, penal, reformatory, charitable, capitol building and other purposes.

The bill was read the second time in full by sections.

On motion of Mr. Taylor, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Bryant, Capron, Chamberlin, Childe, Christensen, Corkery, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArkle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.),
Siler, Sims, Sisson, Smith, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—80.

Those absent or not voting were: Representatives Axtell, Brooks, Catlin, Cleland, Conner, Davis, Dunning, Foster, Goss, Greenbank, Herber, Moren, Neumann (M. M.), Stevenson, Summer, Sweet, Wells—17.

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

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1913.

Mr. Speaker:

The president has signed enrolled Senate bill No. 219, entitled "An act authorizing counties to contract together for administrative and financial co-operation in the improvement, confinement and protection of rivers and the banks, tributaries and outlets thereof, whose waters flowing into or through such counties work damage by inundation or otherwise, authorizing the levy of taxes and the creation and disbursement of special funds for such purposes, delegating the power of eminent domain in aid of, and providing generally ways and means for the accomplishment of such purposes and the performance of such contracts;"

Also, enrolled Senate bill No. 429, entitled "An act to amend sections 2, 3, 4, 5, 6, 7 and 8 of, to repeal section 9 of, and to add a section relating to elections, to an act approved March 14, 1911, entitled, "An act authorizing the establishment of port districts; providing for the acquirement, construction, maintenance, operation, development and regulation of system of harbor improvements and rail and water transfer and terminal facilities within such districts, and providing the method of payment therefor;"

Also, enrolled Senate bill No. 106, entitled "An act establishing a state trade school or schools, providing for the erection of suitable buildings therefor, for the management, government and regulation thereof;"

Also, enrolled Senate bill No. 212, entitled "An act relating to liens for service of sirens and amending section 3163 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 393, entitled "An act relating to the purchase, construction, maintenance, control and operation of bridges in this state and between this state and adjoining states, counties, cities and towns, and providing for the co-operation of the said counties,
cities and towns in this state with each other and with the United States, or adjoining states or counties, cities or towns therein, in the purchase, construction, maintenance, control and operation of the same;"

Also, enrolled House bill No. 535, entitled "An act to provide for procuring plans for the construction and maintenance of a public highway bridge across the Pend Oreille river between the States of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor;"

Also, the president has appointed as Senate members of a conference committee on the part of the Senate, on Senate bill No. 247, Senators French, Hall and Scott.

Also, the president has appointed as members of a free conference committee on the part of the Senate on House bill No. 523, Senators Metcalf, Wende and Phipps.

WILLIAM T. LAUBE, Secretary of the Senate.

Senate bill No. 141, providing for the renting and repair of improved escheated lands.

The bill was read in full the second time by sections.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Falkner, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Hal­sey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lang­ford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Mur­phine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—73.

Those absent or not voting were: Representatives Adams, Axtell, Black, Brown, Catlin, Cleland, Conner, Craig, Davis, Dunning, Earle, Foster, Freeman, Goss, Grass, Gray, Green-
bank, Herber, McArdle, Neumann (M. M.), Pierce, Sims, Stevenson, Sweet, Wells—24.

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

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

Senate bill No. 142, making an appropriation to satisfy a mortgage held by the Washington Trust Company.

The bill was read the second time in full by sections.

On motion of Mr. Neumann, the rules were suspended, the second reading considered the third, and Senate bill No. 142 was placed on final passage, passing the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 29.


Voting nay: Representative Hurd—1.

Those absent or not voting were: Representatives Aagaard, Adams, Arnold (W. A.), Capron, Catlin, Conner, Craig, Darling, Davis, Dunning, Foster, Field, Freeman, Goss, Greenbank, Hastings, Herber, Hughes, Kennedy, Kingery, McArdle, Mc­Coy, McFarland, Sims, Stevenson, Sumner, Sweet, Wells, Mr. Speaker—29.

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

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

On motion of Mr. Rowland (D. H.), a sufficient number arising, call of the House was ordered, showing the following ab-
presentees: Messrs. Aagaard, Adams, Catlin, Conner, Craig, Darling, Davis, Foster, Greenbank, Herber, Hill, Hughes, Kennedy, McArdle, McCoy, Sims, Sumner, Sweet, Wells and Mr. Speaker, of whom Messrs. Catlin, Conner, Greenbank, Sweet and Wells had been excused.

On a substitute motion of Mr. Rowland (D. H.), all members actually engaged in conferences were excused.

On motion of Mr. Farnsworth, further proceedings under the call of the House were dispensed with.

Mr. Conner, chairman of a conference committee appointed to confer with a like committee from the Senate on the amendments to House bill No. 523, reported that the committee could not agree and asked that his committee be given the powers of a free conference committee.

On motion of Mr. Davis, the committee was granted powers of a free conference committee.

Senate bill No. 356, relating to the salary of the state librarian.

The bill was read the second time in full by sections.

On motion of Mr. Davis, 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, 59; nays, 2; absent or not voting, 36.


Those voting nay were: Representatives Murphine, Stewart —2.
Those absent or not voting were: Representatives Aagaard, Adams, Axtell, Beam, Brislawn, Brown, Catlin, Cleland, Conner, Corkery, Craig, Croake, Davis, Foster, Freeman, Grass, Greenbank, Hastings, Herber, Hill, Holmes, Houser, Jensen, Kennedy, Kingery, McArdle, McCoy, Mess, Middaugh, Moren, Sims, Stevenson, Sumner, Sweet, Wells, Mr. Speaker—36.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 428, creating a State Public Building Board. The bill was read the second time in full by sections.

Mr. McFarland moved the adoption of the following amendment:

In section 10, line 2, strike "$600,000" and insert "$300,000.00." Line 4 strike "$500,000," insert "$250,000." Line 5, strike "$500,000.00," insert "$250,000.00."

The amendment was lost.

Mr. Hill moved that the bill be re-referred to the committee which reported the same to the House and that it hold its place on the calendar.

The motion was lost.

Mr. Reid moved that the rules be suspended, the second reading be considered the third, and that the bill be placed on final passage.

Mr. Davis demanded a roll call, and a sufficient number arising, the roll was called and the motion was lost by the following vote: Yeas, 53; nays, 28; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Capron, Chamberlin, Childe, Conner, Craig, Croake, Darling, Davis, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hays, Holmes, Horrigan, Hurd, Kennedy, Langford, Lum, Mapes, McKay, Merriam, Mess, Moll, Moren, Neumann (M. M.), Newman
Those voting nay were: Representatives Brislawn, Brooks, Bryant, Christensen, Dunning, Earle, Falkner, Fontaine, Gillbo, Grass, Hastings, Hedger, Herber, Hill, Houser, Hughes, Hutchinson, Kingery, LeSourd, Masterson, McFarland, Miles, Murphy, Picken, Robe, Smith, Stream, Truax, Turnbow—28.

Those absent or not voting were: Representatives Catlin, Cleland, Corkery, Farnsworth, Foster, Greenbank, Jensen, McArdle, McCoy, Middaugh, Pierce, Stevenson, Stream, Sweet, Urquhart, Wells—16.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 30, "Relating to consent to introduce a bill granting to the city of Wenatchee shore lands for park purposes;"

Also, House concurrent resolution No. 29, relating to the introduction by Mr. Hastings of King county, of a bill in the House, entitled "An act relating to the granting of franchises for street railways by cities of the first class and reviving and validating certain charter provisions thereof, and declaring the application of this act and repealing certain acts and all laws or parts of laws in conflict therewith;"

And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Senate bill No. 298, relating to the welfare of dependent and delinquent children.

The bill was read the second time in full by sections.

On motion of Mr. Stewart, the following amendment was adopted:

Section 3, line 14, printed bill, strike "with the approval of the county commissioners."

On motion of Mr. Rowland (D. H.), the following amendment was adopted:

Section 8, line 16, after the word "child" insert "and in cases where the child is committed to one of the institutions or associations above mentioned."
On motion of Mr. McKay, the following amendment was adopted:

In line 19, section 8, after the word "county" strike the comma, and insert the word "shall" and after the word "no" strike the word "to."

On motion of Mr. Wray, the following amendment was adopted:

Section 9, line 5 of the printed bill strike the words "or one of them" after the word "parents."

On motion of Mr. Wray, the following amendment was adopted:

In line 12 of section 10 of the printed bill beginning with the word "such" strike out down to and including the word "destroyed" in line 14 and insert in lieu thereof as follows: "such records shall be kept as unofficial records of the court and shall be destroyed at any time in the discretion of any judge presiding in said court, on or before the child shall arrive at the age of twenty-one years."

Mr. Goss moved the adoption of the following amendment:

Section 18, strike present section and insert in lieu thereof the following: "No witnesses in any of the proceedings under this act shall be allowed witness fees."

Mr. Chamberlin moved to amend the amendment as follows:
Add to Goss amendment, "unless the same be allowed by the court."

On motion of Mr. Pierce, the previous question was ordered.
The amendment to the amendment was lost.
The amendment was lost.
On motion of Mr. Wray, the following amendment was adopted:

Strike out section 18 and number section 19 as section 18.

Mr. Goss moved to strike section 19.
The motion was lost.
Mr. Zednick moved that the bill be re-referred to the judiciary committee.

Mr. Conner moved as a substitute that the bill retain its place on the calendar and come up on second reading Monday, March 10, 1913.
The substitute motion prevailed.
The speaker resumed the chair.
Senate joint resolution No. 5, relating to the printing of advance sheets of the Session Laws.

The resolution was read the second time in full.

On motion of Mr. Conner, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 18.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Conner, Corkery, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Holmes, Horrigan, House, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Truax, Wray, Zednick, Mr. Speaker—78.

Voting nay: Representative Turnbow—1.

Those absent or not voting were: Representatives Adams, Catlin, Cleland, Craig, Dunning, Foster, Goss, Greenbank, Hill, Mapes, McArthur, Oaks, Sims, Stevenson, Stream, Sweet, Urquhart, Wells—18.

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

On motion of Mr. Davis, the rules were suspended and the chief clerk directed to immediately transmit the resolution to the Senate.

On motion of Mr. Sumner, the House returned to the introduction and first reading of bills.

The speaker announced that he was about to sign Senate bills Nos. 106, 212, 219 and 429.
INTRODUCTION AND FIRST READING OF BILLS.

House bill No. 654, by Mr. Sumner: An act directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed, and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Wenatchee certain shore lands for park purposes.

Referred to committee on municipal corporations other than first class.

House bill No. 655, by Mr. Hastings: An act relating to the granting of franchises for street railways by cities of the first class, and reviving and validating certain charter provisions thereof, and declaring the application of this act and repealing certain acts and all laws or parts of laws in conflict therewith.

Referred to committee on municipal corporations of first class.

Senate joint memorial No. 10, relating to the construction of an additional dry dock at the Puget Sound navy yard, Bremerton, Wash.

The resolution was read the second time in full.

On motion of Mr. Rowland (D. H.), the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 22.


Those voting nay were: Representatives Kingery, Miles, Turnbow—3.
Those absent or not voting were: Representatives Adams, Black, Catlin, Childe, Cleland, Foster, Freeman, Goss, Greenbank, Hill, Jensen, Mapes, McArdle, Oaks, Robe, Sims, Stevenson, Sumner, Sweet, Urquhart, Wray, Wells—22.

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

On motion of Mr. Davis, the rules were suspended, and the memorial was ordered immediately transmitted to the Senate.

Senate joint memorial No. 11, relating to action by Congress leading to the planting of adequate fortifications on Grays and Willapa harbors.

On motion, the following amendments were adopted:
Page 2, line 7 of the original memorial, strike "corporation" and insert in lieu thereof "corporations."
Page 2, line 12 of the original memorial, strike the word "bodes," and insert in lieu thereof the word "bodies."

On motion, the rules were suspended, the memorial was placed on final passage and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.


Those absent or not voting were: Representatives Adams, Brooks, Capron, Catlin, Childe, Cleland, Foster, Freeman, Goss, Greenbank, Hill, Jensen, Kingery, Mapes, Masterson, McArdle, Miles, Robe, Sims, Stevenson, Sweet, Turnbow, Urquhart, Wray, Wells—25.

The memorial, having received the constitutional majority, was declared passed.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 649, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance thereof," with the following amendments:

In line 17, section 1, of the original bill, the same being line 13, section 1, of the printed bill, strike the word "from" and insert in lieu thereof the word "between;" also strike the word "easterly" and insert in lieu thereof the words "and Waterville;" also strike the figures "85,176" and insert in lieu thereof the figures "80,176."

In line 23, section 1 of the original bill, the same being line 18, section 1 of the printed bill, strike the figures "143,166" and insert in lieu thereof the figures "138,166."

In line 28, section 1 of the original bill, the same being line 23, section 1 of the printed bill, strike the figures "100,760" and insert in lieu thereof the figures "95,760."

Between lines 23 and 24, page 2 of the original bill, the same being lines 48 and 49, page 2 of the printed bill, insert the following: "State road No. 4, for survey and construction, in Lincoln county, $5,000."

Between lines 7 and 8, page 3 of the original bill, the same being lines 59 and 60, page 2 of the printed bill, insert the following: "State road No. 12, for survey and construction, in Okanogan county, $10,000."

Between lines 7 and 8, page 3 of the original bill, the same being lines 59 and 60, page 2 of the printed bill, after the above amendment, insert the following: "In the event that more than $2,035,000 in the public highway fund becomes available during the years 1913 and 1914, then, and in that event such excess shall be paid to the said public highway fund ratably in accordance with the following appropriations, namely:"

Strike all of line 10, 11, and 12, page 3 of the original bill.

In line 13, page 3 of the original bill, between the words "construction" and "in" insert the words "between Collins and Cook."

In lines 15 and 16, page 3 of the original bill, after the word "as" strike all words and insert in lieu thereof the words "may be necessary."

Between lines 16 and 17, page 3 of the original bill, after the above amendment, insert the following: "The Inland Empire highway, for survey and construction from Spokane southerly, the sum of $31,798."

And the same is herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

Senate joint memorial No. 12, relating to state and federal cooperation in forest fire protection.

The memorial was read the second time in full.
On motion of Mr. Rowland (D. H.), the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.


Those absent or not voting were: Representatives Aagaard, Adams, Capron, Catlin, Childe, Cleland, Conner, Dunning, Foster, Freeman, Goss, Greenbank, Herber, Hill, Jensen, McKay, Middaugh, Overman, Robe, Stevenson, Sumner, Sweet, Urquhart, Wray, Wells—25.

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the memorial to the Senate.

On motion of Mr. McArdle, the roll was called and the House concurred in the Senate amendments to House bill No. 649 by the following vote: Yeas, 62; nays, 22; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Conner, Craig, Darling, Davis, Dunning, Earle, Farnsworth, Fontaine, Field, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Horrigan, Hughes, Hurd, Hutchinson, Kennedy, Kingery, LeSourd, Lum, Mapes, Mc-
MR. SPEAKER:

We, your committee on municipal corporations of the first class, to whom was referred House bill No. 178, entitled "An act regulating the keeping and deposit of municipal funds and amending section 1 of chapter 10 of the Extraordinary Session Laws of 1909 and amending section 2, chapter 103 of the Session Laws of 1905," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend title, line two of the original bill, being line one of the printed bill, after the word "amending" strike the rest of the title and insert in lieu thereof "Sec. 5079 of Remington and Ballinger's Codes and Statutes of Washington."

Amend section 1, line one of the original bill, being line one of the printed bill, after the word "that" strike the following: "Section 1 of chapter 10 of the Extraordinary Session Laws of 1909, amending section 2 of chapter 103 of the Session Laws of 1905," and insert in lieu thereof the following: "5079 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Line three of the original bill, being line two of the printed bill, strike the figure "2" and insert the following figures "5079."

F. W. HASTINGS, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.
Mr. Houser moved the adoption of the following amendment:
  Line 17, after "deposits" insert "such security to be of value equal to the amount of security bond required hereby."

The amendment was lost.

Mr. Arnold (W. A.) moved the adoption of the following amendment:
  Sec. 1, line 14, by striking "first mortgage railroad bonds listed on the New York Stock Exchange."

The amendment was lost.

On motion of Mr. Davis, 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, 74; nays 0; absent or not voting, 23.


Those absent or not voting were: Representatives Arnold (W. A.), Brislawn, Capron, Catlin, Cleland, Foster, Freeman, Greenbank, Herber, Hill, Horrigan, Jensen, Kingery, McArdle, Middaugh, Moren, Sims, Sisson, Smith, Stevenson, Sweet, Urquhart, Wray, Wells—23.

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

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

On motion of Mr. Davis, the rules were suspended and the chief clerk directed to transmit all bills passed this date immediately to the Senate.
STATE OF WASHINGTON

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1913.

MR. SPEAKER:
The president has signed enrolled House bill No. 649, entitled "An act relating to public highways and making appropriations," etc.;
Also, the president has signed enrolled House bill No. 251, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at North Yakima;"
Also enrolled House bill No. 283, entitled "An act authorizing cities of the second class under 18,000 inhabitants to create a publicity fund and to levy taxes for that purpose," etc.;
Also enrolled House bill No. 329, entitled "An act authorizing the Governor to make surveys to determine the feasibility and cost of storing water of the Palouse river," etc.;
Also enrolled House concurrent resolution No. 21 "Relating to Alaska's first legislature."
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

The speaker announced that he was about to sign House bills Nos. 251, 283, 329, 649, and House concurrent resolution No. 21.

House bill No. 477, providing for operation to prevent procreation by certain insane, feeble minded and defective persons, etc.

The bill was read the second time in full by sections.
Mr. Hurd moved that the rules be suspended, the second reading be considered the third, and that the bill be placed on final passage.
Mr. Childe moved that the bill be indefinitely postponed.
Mr. Halsey assumed the chair.
The motion to indefinitely postpone was lost.
On motion of Mr. Grass, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
On motion of Mr. Conner, the previous question was ordered.
The roll was called and the bill passed the House by the following vote: Yeas, 75; nays, 7; absent or not voting, 15.
Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron,

Those voting nay were: Representatives Arnold (W. E.), Childe, Horrigan, Hughes, Langford, Miles, Turnbow—7.

Those absent or not voting were: Representatives Adams, Brislawn, Catlin, Cleland, Foster, Greenbank, Herber, Jensen, McArdle, Sims, Sweet, Urquhart, Wray, Wells, Mr. Speaker—15.

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

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

House bill No. 649 was delivered to the governor by the chief clerk.

On motion of Mr. Conner, the House adjourned.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
FIFTY-FIFTH DAY.

MORNING SESSION.

STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 8, 1913.

The speaker called the House to order at 10:00 a.m. Roll call showed all members present except Messrs. Adams, Foster, Greenbank, Kingery, Neumann, Stevenson and Sweet, of whom Messrs. Greenbank and Sweet were excused.

Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

PETITIONS, MEMORIALS AND REMONSTRANCES.

A petition from the W. C. T. U., Tacoma, Washington, urging the passage of House bill No. 142, known as the “Iowa Injunction and Abatement Law,” was read and referred to the committee on public morals.

COMMUNICATION FROM THE SECRETARY OF STATE.

A communication from the secretary of state, transmitting House joint memorials from the legislatures of the states of Montana and Nebraska, relating to polygamy, was read, and the memorials and the communication were referred to the committee on public morals.

RESOLUTION.

BY MR. DAVIS:

WHEREAS, The Honorable Frank Sweet, a member of this House, has been critically ill and confined to a hospital for the past four weeks, and is still so confined, therefore be it

Resolved, That we, the members of the House of Representatives,
hereby extend our heartfelt sympathy to our fellow member in his time of illness, and be it further

Resolved, That we extend to him our best wishes and hope for his early recovery and complete restoration to health, and the chief clerk is hereby instructed to mail a copy of this resolution to Mr. Sweet immediately.

The roll was called, and the resolution passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Adams, Craig, Foster, Greenbank, Kingery, Neumann (M. M.), Sweet—7.

The resolution was declared unanimously passed.

REPORTS OF STANDING COMMITTEES.

HOUSE CHAMBER,
OLYMPIA, WASH., MARCH 7, 1913.

MR. SPEAKER:

Your committee on enrolled bills, to whom was referred House bills Nos. 649, 393, 16, 535, S-170, 474, and House joint memorial No. 12, and House concurrent resolution No. 21, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

B. F. HILL, Chairman.

We concur in this report: Wm. A. Arnold, Walter D. Smith, J. J. Falkner.
STATE OF WASHINGTON

MR. SPEAKER:

OLYMPIA, WASH., March 8, 1913.

Your committee on engrossed bills, to whom was referred House bills Nos. 178, 458, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. M. BRYANT, Chairman.

We concur in this report: J. E. Turnbow, R. E. Darling.

MR. SPEAKER:

OLYMPIA, WASH., March 5, 1913.

We, your committee on municipal corporations other than first class, to whom was referred Senate bill No. 255, entitled "An act relating to the eligibility to office in cities of the third and fourth class and amending section 7679 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

SAM R. SUMNER, Chairman.

We concur in this report: T. K. Robe, John Truax, A. M. Bryant, B. B. Horrigan, Walker Moren.

MR. SPEAKER:

OLYMPIA, WASH., March 6, 1913.

We, your committee on appropriations, to whom was referred House bill No. 653, entitled "An act making an appropriation for the office of the Secretary of State for the purpose of carrying out the law relative to the initiative and referendum and the recall," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


MR. SPEAKER:

OLYMPIA, WASH., March 6, 1913.

We, your committee on appropriations, to whom was referred House bill No. 222, entitled "An act in aid of the celebration of the fiftieth anniversary of the battle of Gettysburg, 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.

J. H. DAVIS, Chairman.


28-H
MR. SPEAKER:

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 548, entitled "An act authorizing communities outside of incorporated cities and towns to organize improvement districts for the purpose of caring for and planting shade and ornamental trees along the public highways in such districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.

We concur in this report: T. K. Robe, John Truax, A. M. Bryant, B. B. Horrigan, Walker Moren.
Legislature," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: T. C. Miles, Fred M. Hedger, E. A. Sisson, J. E. McFarland, R. L. Picken.

On motion of Mr. Capron, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Capron, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.


Those absent or not voting were: Representatives Arnold (W. A.), Davis, Foster, Greenbank, Houser, Kingery, Langford, Lum, Neumann (M. M.), Sims, Sweet—11.

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

On motion of Mr. Capron, the rules were suspended, and the chief clerk was directed to immediately transmit the resolution to the Senate.
Mr. Speaker:

We, your committee on railroads, to whom was referred Senate bill No. 422, entitled "An act relating to electrical construction and the maintenance and use of electric wires, apparatus and appliances, and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Elmer E. Halsey, Chairman.

We concur in this report: Fred M. Hedger, Sam R. Sumner, J. S. Siler, William Wray, W. Dean Hays, J. M. Stevenson.

Mr. Speaker:

We, your committee on memorials, to whom was referred engrossed Senate joint memorial No. 7, "Relating to construction of state roads through National Forest Reserves at the expense of the United States," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capron, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, T. C. Miles, Fred M. Hedger, R. L. Picken.

Mr. Speaker:

We, a majority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred engrossed Senate bill No. 124, entitled "An act relating to the prevention of the pollution of public water supplies used for domestic purposes and for the control of sewers and sewerage disposal; authorizing the adoption and promulgation by the State Board of Health of orders, rules and regulation for such purposes and giving jurisdiction in equity to the superior court to enforce orders, rules and regulations of said board and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Eugene T. Hurd, Chairman.


Mr. Speaker:

We, a minority of your committee on medicine, surgery, dentistry and hygiene, to whom was referred engrossed Senate bill No. 124, entitled "An act relating to the prevention of the pollution of public water supplies used for domestic purposes and for the control of sewers and
sewerage disposal; authorizing the adoption and promulgation by the
State Board of Health of orders, rules and regulation for such purposes
and giving jurisdiction in equity to the superior court to enforce orders,
rules and regulations of said board and providing penalties," have had
the same under consideration, and we respectfully report the same back
with the recommendation that it be indefinitely postponed.

We concur in this report: W. T. Christensen, R. W. Craig, J. A.
Mapes, Nena Jolidon Croake, C. W. Masterson.

Engrossed Senate bill No. 200: That it be substituted for
House bill No. 22, and that it do pass as amended.
House bill No. 392: Do pass as amended.
Engrossed Senate bill No. 325: Do pass as amended.
House bill No. 587: Do pass as amended.
Senate bill No. 343: Majority, do pass as amended; minor-
ity, do pass.
House bill No. 184: Majority, do not pass; minority, do
pass as amended.
House bill 609: Be indefinitely postponed. (Passed over
temporarily.)

REPORTS OF SPECIAL COMMITTEES.

HOUSE CHAMBER,
OLYMPIA, WASH., MARCH 7, 1913.

MR. SPEAKER:

We, your conference committee on insurance, to whom was referred
House bill No. 207, entitled "An act relating to Insurance and amending
sections 79, 83 and 84 of chapter 49 of the Laws of 1911," have had the
same under consideration, and we respectfully report the same back to
the House with the recommendation that subdivision 2 of section 83
be amended to read as follows:

(2) Marine insurance, being ocean and inland risks, transportation
and automobiles, but not including any other casualty insurance
as hereinafter provided.

Also amend subdivision 2 of section 84 to read as follows:

(2) Marine Insurance Company—Qualifications. No stock insur-
ance company shall make insurance in this state under class two of
section eighty-three without having a capital stock of at least one
hundred thousand dollars fully paid and a surplus of not less than fifty
thousand dollars, nor shall such company make insurance in this state
in any other of said classes of insurance excepting in classes one and
thirteen and one-half; (excepting against the hazard of injury to per-
sons); nor make insurance in class one without having additional cap-
ital of at least one hundred thousand dollars; nor make insurance in
class *thirteen and one-half (excepting against the hazard of injury to persons)* in addition to class two without having additional capital of at least fifty thousand dollars, nor in addition to classes one and two without having a capital of at least three hundred and fifty thousand dollars.

WILLIAM, WRAY, Chairman.

We concur in this report: Pliny L. Allen, Chas. H. Flummerfelt, Oliver Hall, Eugene A. Child, Frank P. Goss.

Mr. Wray moved the adoption of the report.

The roll was called, and the report was adopted by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.


Those absent or not voting were: Representatives Arnold (W. E.), Childe, Foster, Greenbank, Houser, Kingery, McKay, Moren, Neumann (M. M.), Sweet—10.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., March 6, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 90, entitled "An act relating to houses or places of lewdness, assignation and prostitution, to declare the same to be nuisances, to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building or property used for such purpose, and to assess a tax against the person or persons maintaining said nuisance and against the building or property and owner and agent thereof;"

Also substitute Senate bill No. 228, entitled "An act relating to the
public powers of cities of the first class and the powers and control of
and by such cities and of and by the Public Service Commission of the
matter of the construction and maintenance of facilities to prevent
injury at railway crossings in cities of the first class;"

Also Senate bill No. 32, entitled "An act relating to prices of com­
modities sold for delivery in the State of Washington, or for shipment
into the state for delivery therein;"

Also Senate bill No. 303, entitled "An act relating to fairs, authoriz­
ing boards of county commissioners to make exhibits thereat and offer
and pay premiums thereon;"

Also engrossed Senate bill No. 246, entitled "An act prohibiting the
compulsory boarding of employees, providing for an additional amount
to stipulated wage for board obtained away from employer’s boarding
house and providing a penalty for violation of the act;"

Also engrossed House bill No. 21, entitled "An act repealing section
2443 of Remington & Ballinger’s Annotated Codes and Statutes of Wash­
ington, relating to the rule of evidence in the case of certain crimes
against morality and decency;"

Also Senate bill No. 451, entitled "An act requiring railroad com­
panies to supply all passenger coaches with sanitary drinking cups and
fixing a penalty for a violation thereof;"

Also Senate bill No. 430, entitled "An act for the prevention of
fraud in the grain trade, for the establishment and preservation of
standards for grain, regulating warehousemen, millers, shippers and
buyers of grain, defining the duty of railroads, making an appropriation,
providing penalties for the violation thereof and repealing chapter 137
of the Session Laws of 1909 and chapter 91 of the Session Laws of 1911;"

Also Senate bill No. 216, entitled "An act authorizing and empower­
ing cities and counties to expend money from their respective current
expense funds, for the purchase of armory sites;"

Also Senate bill No. 322, entitled "An act relating to the apportion­
ment of public school money and to days’ attendance in such schools
and amending section 4567 of Remington & Ballinger’s Annotated Codes
and Statutes of Washington;"

Also, Senate bill No. 442, entitled "An act relating to compensation of
injured workmen and their dependents and amending section 5 of an
act entitled "An act relating to the compensation of injured workmen
in our industries, etc;"

Also, engrossed House bill No. 404, entitled "An act relating to the
protection, propagation, introduction, purchase and restoration of
game birds, game animals and game fish," etc., with the following
amendments:

Strike section 1 and insert in lieu thereof the following:

"Section 1. A county game commission is hereby created, the said
game commission to consist of three residents of each county, and there
shall be a county game commission for each county in this state."
Strike section 2 and insert in lieu thereof the following:

"Section 2. There shall be appointed by the governor a chief game warden who shall reside west of the Cascade mountains and a chief deputy game warden who shall reside east of the Cascade mountains. The chief game warden and chief deputy game warden shall each receive not to exceed the sum of eighteen hundred dollars ($1800.00) per year and their necessary traveling expenses while engaged in their official duties, to be paid out of the money received from the state game and fishing licenses to be collected under the provisions of the laws of this state, provided there are sufficient funds received into the state game fund hereafter created with which to make such payments. Traveling expenses shall be first paid, and if there is not sufficient money to pay the full salaries hereby provided for the funds in said fund shall be paid pro rata to the said chief game warden and chief deputy game warden. The county game commission shall be appointed on the recommendation of the board of county commissioners of each county and the appointment of such commissioners for all counties west of the Cascade mountains shall be made by the chief game warden, and the appointment of all game commissioners east of the Cascade mountains shall be made by the chief deputy game warden. The said appointments shall be made upon the recommendation of the county commissioners, but in case the county commissioners fail to recommend such county game commissioners for appointment upon the request of said state game wardens within ten days after written notice so to do, then and in that case the chief game warden may appoint in counties west of the Cascade mountains, and the chief deputy game warden may appoint for counties east of the Cascade mountains. The game commission for each county shall appoint a county warden. Each county warden shall receive a salary of not less than twenty-five dollars ($25.00) per month nor more than one hundred and twenty-five dollars ($125.00) per month, the amount of which shall be fixed by the county game commission of each county and shall be paid solely out of the money received from county game licenses and fines, and no salary shall be fixed by said commission in excess of the amounts of the receipts herein provided for. The county game warden and the chief deputy game warden shall have general supervision and control of the county game wardens and county deputy wardens, and may transfer them on official business from one county to another whenever in their judgment it is advisable so to do."

Strike section 3 and insert in lieu thereof the following:

"Section 3. It shall be the duty of each county warden to make a report annually to the state game warden or the chief deputy game warden, in whose jurisdiction he may reside, and the chief deputy game warden shall make a report annually to the chief game warden, and the chief game warden shall bi-annually make a report to the governor of the state, which said report shall contain all the information concerning the acts of the county game wardens, and all such other acts connected
with the enforcement of the game laws as may come to his notice. The
chief game warden and the chief deputy game warden, the game com-
missions and the county wardens shall have jurisdiction to enforce all
of the laws of the state relating to game birds, game animals and game
fish. The county game commission shall have an office in the office of
the county commissioners at the county seat."

Strike section 4.
Change the number of section 5 to section 4.
Strike all of article 4½ of said section 5.
Change section 6 to read section 5.
Strike all of section 7.
Change section 8 to read section 6.
Change section 9 to read section 7.
At the beginning of the paragraph, line 2 of section 9, insert the
words "The state game warden."
In line 9 of section 9 of the printed bill, the same being line 14
of section 9 of the engrossed bill, before the words "The county game"
insert the words "The state game wardens."
Change section 10 to read section 8.
Change section 11 to read section 9.
Change section 12 to read section 10.
At the beginning of the paragraph, line 2 of said section 12, insert
the words "The state game wardens or."
At the end of line 7 of section 12 of the printed bill, the same being
line 11 of section 12 of the engrossed bill, after the word "permit" in-
sert the words "the state game wardens."
Change section 13 to read section 11.
In section 13, line 5 of the engrossed bill, the same being line 4 of
section 13 of the printed bill, after the word "contraband" insert the
words "The state game wardens."
Change section 14 to read section 12.
In line 7 of section 14 of the printed bill, the same being line 10 of
section 14 of the engrossed bill, after the word "nuisance" insert the
words "The state game wardens,"
Change section 15 to read section 13.
At the beginning of the paragraph, line 2 of section 16, insert the
words "The state game wardens."
Change section 16 to read section 14.
Change section 17 to read section 15.
Change section 18 to read section 16.
Change section 19 to read section 17.
Change section 20 to read section 18.
In line 2 of section 20, after the word "obstruct" insert the words
"the state game wardens,"
In line 4 of section 20 of the printed bill, the same being line 5
of section 20 of the engrossed bill, after the word "said" insert the
words "the state game wardens,"
In line 8 of section 20 of the printed bill, the same being line 11 of the engrossed bill, after the word “misdemeanor” insert the words “the state game wardens,"
Change section 21 to read section 19.
At the beginning of the paragraph, line 2 of section 21, insert the words “The state game wardens,"
In line 2 of section 22, after the word “obstruct” insert the words “the state game wardens,"
Change section 22 to read section 20.
Change section 23 to read section 21.
In line 13 of section 23 of the printed bill, the same being line 20 of section 23 of the engrossed bill, after the words “provided that” insert the words “the state game wardens,"
Change section 24 to read section 22.
Change section 25 to read section 23.
Change section 26 of the engrossed bill and the second section numbered 25 in the printed bill, to read section 24.
Change section 27 of the engrossed bill, and section 26 of the printed bill to read section 25.
In line 39 of section 27 of the engrossed bill strike the word “lawful” and substitute therefor the word “unlawful.”
In line 40 of section 27 of the engrossed bill, after the word “pheasant” strike the words “during the month of October” and insert in lieu thereof the words “except from the first day of October to the 15th day of October.”
In line 41 of section 27 of the engrossed bill, strike the word “only.”
In line 53 of section 27 strike the words “grouse” and “prairie chicken.”
At the end of section 27 of the engrossed bill add the following: “And provided further, that it shall be unlawful after the passage of this act for any person to take or kill within the state of Washington any sage grouse, commonly known as sage hen; any bandtailed pigeon, commonly known as wild pigeon, or any wood duck (aix sponsa). And in the counties of Whatcom, Skagit, Snohomish, King, Pierce, San Juan and Island, to take any ruffed grouse, commonly known as native pheasant.
In section 27, line 17, strike the words “sage hen.”
In section 27, line 18, after the word “November and the” strike the word “1st” and insert in lieu thereof the word “fifteenth.”
In line 3 of section 27 strike the word “grouse.”
In line 55 of section 27 of the engrossed bill after the figures “1915” insert the following: “Provided, however, that in all counties of the state lying west of the summit of the Cascade mountains blue grouse may be killed during the last fifteen days of the month of September.”
In line 11 of section 27 of the printed bill, the same being line 17 of section 28 of the engrossed bill, strike the word “twenty” and insert in lieu thereof the word “twenty-five.”

Change section 28 of the engrossed bill, the same being section 27 of the printed bill, to read section 26.

Change section 29 of the engrossed bill, the same being section 28 of the printed bill, to read section 27.

In section 29, line 4, strike the words “wood duck.”

In section 29, line 2, after the words “who shall” insert the words “within the State of Washington.”

In line 13 of section 29 of the engrossed bill, after the word “year” strike the words “provided, however,” and strike the lines 14, 15, 16 and 17, in the same section.

Strike section 30 of the engrossed bill, the same being section 29 of the printed bill, and insert in lieu thereof the following:

“Section 28. Every person who shall, in the State of Washington, during the season when it is lawful to hunt the same, kill more than twenty (20) ducks, geese, or brant, in any one week, shall be guilty of a misdemeanor, it being the intention hereof to limit bags in any one week to twenty of the above mentioned birds, no matter how many varieties of those birds are included in said bag; and for the purposes of the this act the week shall be deemed to begin at midnight on Wednesday night, and any person violating the provisions of this act shall be guilty of a misdemeanor.”

Change section 31 of the engrossed bill, the same being section 30 of the printed bill, to read section 29.

Change section 32 of the engrossed bill, the same being section 32 of the printed bill, to read section 30.

Change section 33 to read section 31.

Change section 34 to read section 32.

Change section 35 to read section 33.

In line 2 of section 35 after the word “shall” insert the words “within the State of Washington.”

Strike all of sections 36, 37, 38, 39 and 40, and insert in lieu thereof the following:

“Section 34. There is hereby established a fund to be known as the state game fund which shall consist of all moneys received for state hunting and game fish licenses, and all such other sums as the legislature may from time to time appropriate and set aside for the purposes provided for in this act. Said state game fund shall also consist of ten per cent. of all moneys received by the county officers for county hunting and game fish licenses, and from fines and costs which shall be paid into the state treasury, and constitute a part of said state game fund, said payments to be made quarterly on the last day of each quarter of the year, beginning with the first day of March. Such state game fund shall be used for the payment of the salaries and expenses of the state game wardens provided for by this act, and their necessary
traveling and office expenses, and for propagation, protection, introduction, purchase and distribution of any game, animals, birds or fishes. Ninety per cent. of all moneys received in any county from the sale of county hunting and game licenses, and from fines and costs, shall be expended in the said county from which the same are collected, and shall be so spent in the payment of salaries and expenses of the county game wardens or special deputies appointed in said county by the county game commission, and for the protection, introduction, propagation and purchase of animals, birds and game fishes in said county, and in the enforcement of the game and game fish laws within said county from which said moneys are received. All payments made under the provisions of this act shall be made by warrant in the usual manner, and shall be audited by the state and county officers in the same manner as other claims against the State of Washington and the various counties are audited."

"Section 35. It shall be unlawful for any person to hunt, pursue, catch, kill or take any of the game animals, game birds or game fish protected by the laws of this state during the season when it is lawful to hunt, pursue, take or kill the game without such person having procured before the time of such hunting, pursuing, catching or killing, a hunting or fishing license therefor duly issued to him by the county or state authorities.

The licenses provided for in this act shall be issued by the county auditors of the respective counties, and shall be as follows:

(a) A resident of this state may obtain a hunting and fishing license by paying the county auditor the sum of one dollar ($1.00) which shall entitle the holder thereof to hunt or fish within the county where such license is issued until the first day of March next following the date of its issuance, at any time when it is otherwise lawful to hunt or fish.

(b) Any person who is a resident of this state may obtain from any county auditor a state hunting and fishing license by the payment of five dollars ($5.00), which license shall entitle the holder thereof to hunt and fish in any part of the state until the first day of March next following the date of its issuance, whenever it is otherwise lawful to hunt or fish.

(c) A non-resident of the State of Washington may obtain a hunting and fishing license by paying to the county auditor the sum of ten dollars ($10.00), which shall entitle the holder thereof to hunt and fish in any county in the state up to and including the first day of March next following the date of its issuance, when it would otherwise be lawful to hunt or fish in said county.

(d) Provided, however, that a county fishing license shall entitle the holder thereof to fish on either side of any stream or river, when the said stream or river shall constitute the boundary between two counties
(e) The county auditor shall, upon application and the payment of two dollars ($2.00), issue to any non-resident of this state a license to take, catch or kill, any game fish in any lawful manner within the county where the license is issued, whenever it is lawful to take, kill or catch any game fish.

(f) Licenses issued under the provisions of this act shall be non-transferable, and any person hunting or fishing shall, upon demand of any warden, or deputy warden, exhibit his license, and a failure or refusal to exhibit such license shall be prima facie evidence that such person has no license.

(g) Any person hunting or fishing without having obtained the license herein provided for, or doing any other act which is by this act declared to be unlawful, in cases where no other specific penalty is provided, shall be guilty of a misdemeanor.

(h) Provided, however, that nothing in this act shall prevent any woman or minor under the age of sixteen (16) years, who is an actual resident of this state, from fishing at any time when it is otherwise lawful to fish.

In the last line of section 35 of the engrossed bill, before the word "misdemeanor" insert the word "gross."

"Section 36. In applying for any license under this act the applicant shall make a written application which shall describe the applicant as to age, weight, height and complexion, and the license issued shall contain the said description as contained in said application, and in all cases other than that of a non-resident the application shall be accompanied by a statement to the effect that he is a resident of the State of Washington, his place of residence, and any person who falsely states that he is a resident of the State of Washington when he is not such, shall be guilty of a misdemeanor."

Change section 41 to read section 37.
Change section 42 to read section 38.
Change section 43 to read section 39.
Strike section 44.
Change section 45 to read section 40.
Change section 46 to read section 41.
Change section 47 to read section 42.
Change section 48 to section 43.
Change section 49 to read section 44.
In line 3 of section 49, after the word "trout" insert the words "or bass," and in line 4 of said section, after the words "in length" strike the words "or any bass which are less than nine inches in length."

Change section 50 to read section 45.
Change section 51 to read section 46.
Change section 52 to read section 47.
Change section 53 to read section 48.
Change section 54 to read section 49.
Change section 55 to read section 50.
Strike section 56.
Strike section 57.
Change section 58 to read section 51.
Change section 59 to read section 52.
Change section 60 to read section 53.
Amend the title by inserting after the word "creating" in line 3 of the engrossed bill, the words "a chief game warden and a chief deputy game warden."

In section 46, line 4 of the printed bill, the same being in line 1, page 32 of the engrossed bill, after the word "cropple," insert the words "perch, bullhead."
And the same are herewith transmitted.

WILLIAM T. LAUBE, Secretary of the Senate.

On motion of Mr. Chamberlin, Mr. Kennedy was excused until Monday, March 10, 1913.

Mr. Halsey assumed the chair.
On motion of Mr. Moll, the Senate amendments to engrossed House bill No. 404 were ordered printed and laid on the desks of the members.

FIRST READING OF SENATE BILLS.

Senate bill No. 32, by Senator Nichols: An act relating to prices of commodities sold for delivery in the State of Washington, or for shipment into the state for delivery therein.
Referred to committee on commerce and manufacturing.

Senate bill No. 216, by Senator Wende: An act authorizing and empowering cities and counties to expend money from their respective current expense funds, for the purchase of armory sites.
Referred to committee on military.

Substitute Senate bill No. 228, by Senate committee on cities of the first class: An act relating to the public powers of cities of the first class and the power and control of and by the public service commission of the matter of the construction and maintenance of facilities to prevent injury at railway crossings in cities of the first class.
Referred to committee on municipal corporations first class.
Senate bill No. 303, by Senator Metcalf: An act relating to fairs, authorizing boards of county commissioners to make exhibits thereat and offer and pay premiums thereon.

Referred to committee on agriculture.

Senate bill No. 322, by Senate committee on education: An act relating to the apportionment of public school money and to days' attendance in such schools and amending section 4567 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to committee on education.

Senate bill No. 430, by Senator Anderson: An act for the prevention of fraud in the grain trade, for the establishment and preservation of standards for grain, regulating warehousemen, millers, shippers and buyers of grain, defining the duties of railroads, making an appropriation, providing penalties for the violation thereof, and repealing chapter 187 of the Session Laws of 1909 and chapter 91 of the Session Laws of 1911.

Referred to committee on railroads.

Senate bill No. 442, by Senator Sharpstein: An act relating to compensation of injured workmen and their dependents and amending section 5 of an act entitled "An act regulating the compensation of injured workmen in our industries, and the compensation to their dependents where such injuries result in death, creating an industrial insurance department, making an appropriation for its administration, providing for the creation and disbursement," etc., etc.

Referred to committee on industrial insurance.

Senate bill No. 451, by Senator Hutchinson: An act requiring railroad companies to supply all passenger coaches with sanitary drinking cups and fixing penalties for the violation thereof.

Referred to committee on corporations other than municipal and railroads.

Engrossed Senate bill No. 90, by Senator White: An act relating to houses or places of lewdness, assignation, and prostitution, to declare the same to be nuisances, to enjoin the person
or persons who conduct or maintain the same, and the owner or agent of any building or property used for such purposes and to assess a tax against the person or persons maintaining such nuisance and against the building or property and owner and agent thereof.

Referred to committee on miscellaneous.

Engrossed Senate bill No. 246, by Senator Campbell: An act prohibiting the compulsory boarding of employees, providing for an additional amount to stipulated wage for board obtained away from employer's boarding house and providing a penalty for violation of the act.

Referred to committee on labor and labor statistics.

THIRD READING OF BILLS.

Senate bill No. 134, relating to easements across, over, under and along state roads.

Mr. Taylor resumed the chair.

The bill was read the third time in full.

The bill was placed on final passage and failed to pass the House by the following vote: Yeas, 28; nays, 53; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brown, Brooks, Capron, Catlin, Craig, Field, Gilkey, Grass, Halsey, Hays, Horrigan, Jensen, Lum, McCoy, McKay, Merriam, Mess, Moren, Siler, Sims, Stevenson, Stevens, Stream, Tonkin, Mr. Speaker—28.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislawn, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Freeman, Gillbo, Goss, Gray, Hedger, Herber, Holmes, Houser, Hughes, Hutchinson, Langford, LeSourd, Masterson, McFarland, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Stewart, Sumner, Truax, Turnbow, Urquhart, Wray, Zednick—53.
Those absent or not voting were: Representatives Childe, Cleland, Conner, Davis, Foster, Greenbank, Hastings, Hill, Hurd, Kennedy, Kingery, Mapes, McArdle, Pierce, Sweet, Wells—16.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Goss gave notice that he would move to reconsider the vote by which Senate bill No. 134 was lost.

Mr. Houser moved to immediately reconsider the vote by which Senate bill No. 134 was lost.

The speaker declared Mr. Houser's motion out of order.

Senate bill No. 428, creating the state public building board. The bill was read in part.

On motion of Mr. Chamberlin, the rules were suspended, and the further reading of the bill was dispensed with.

The bill was placed on final passage and passed the House by the following vote: Yeas, 56; nays, 26; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Craig, Croake, Davis, Earle, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hays, Hurd, Jensen, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moren, Newman (G. H.), Norton, Picken, Reid, Rowland (H. K.); Rowland (D. H.), Siler, Sims, Smith, Stevenson, Stevens, Stewart, Stream, Summer, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—56.

Those voting nay were: Representatives Arnold (W. A.), Black, Brislaw, Corkery, Darling, Dunning, Falkner, Fontaine, Gillbo, Hedger, Herber, Holmes, Horrigan, Houser, Hutchinson, Masterson, McFarland, Murphine, Neumann (M. M.), Oaks, Overman, Robe, Sisson, Truax, Turnbow, Wells—26.

Those absent or not voting were: Representatives Beam, Cleland, Conner, Farnsworth, Foster, Field, Greenbank, Hastings, Hill, Hughes, Kennedy, Kingery, Moll, Pierce, Sweet—15.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Sims, 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. Foster, Greenbank, Kennedy, Kingery, Langford, McKay, Sims, Sumner, Sweet and Wray, of whom Messrs. Greenbank, Kennedy and Sweet were excused.

On motion of Mr. McKay, the rules were suspended, and the House returned to the order of reports of standing committees.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 8, 1913.

We, your committee on miscellaneous, to whom was referred Senate bill No. 90, entitled "An act relating to houses or places of lewdness, assignation and prostitution, to declare the same to be nuisances; to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building or property used for such purposes, and to assess a tax against the person or persons maintaining said nuisance and against the building or property and owner and agent thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. BRISLAWN, Chairman.

We concur in this report: Nena Jolidon Croake, T. K. Robe, Dix H. Rowland, G. L. Reid.

Mr. Brislawn moved that the rules be suspended, and that Senate bill No. 90 be placed on second reading:

The roll was called and the motion to suspend the rules was lost by the following vote: Yeas, 56; nays, 34; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Beam, Black, Brislawn, Bryant, Capron, Cat-
STATE OF WASHINGTON


Those voting nay were: Representatives Adams, Arnold (W. E.), Brown, Brooks, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Grass, Gray, Halsey, Hays, Hurd, Jensen, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Mess, Middaugh, Moren, Rowland (H. K.), Siler, Sims, Stevenson, Sumner, Tonkin, Urquhart, Mr. Speaker—34.

Those absent or not voting were: Representatives Foster, Greenbank, Kennedy, Kingery, Langford, Sweet, Wray—7.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 146, entitled "An act amending section 1568 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to preferred and other claims and the order of the payment of debts of estates in probate," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1913.

MR. SPEAKER:

We, your committee on revenue and taxation, to whom was referred House bill No. 596, entitled "An act relating to the filing fees and license fees of corporations, establishing amounts paid in accordance with capitalization, amending sections 3691, 3709 and 3714 of Remington and 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.

Z. STEWART, Chairman.


Mr. Murphine gave notice that he would, on the next working day of the session, move to amend House rule No. 60 to the ef-
fect that a majority vote may suspend the rules to advance a bill.

Mr. Dunning moved that Senate bill No. 90 be made a special order on Monday, March 10, 1913, at 11:15 a.m.

The motion was lost.

House bill No. 609: Be indefinitely postponed. (Passed over temporarily.)

House bill No. 589: Do pass as amended.

Mr. Hurd moved that the rules be suspended and that House bill No. 589 be placed on second reading.

The motion was lost.

Senate bill No. 209: Do pass as amended.

SECOND READING OF BILLS.

House bill No. 444, relating to local improvements in cities and towns.

The bill was read the second time in full by sections.

Mr. McCoy moved that the rules be suspended, the second reading be considered the third, and that the bill be placed on final passage.

The motion was lost, and the bill was passed to third reading.

MR. SPEAKER:

We, your committee on agriculture, to whom was referred House bill No. 310, entitled "An act to amend sections 8 and 16 of an act entitled 'An act relating to the forests of the state; providing for fire wardens and forest rangers and a state forester and fire warden; defining the powers and duties of such officers and of the state board of forest commissioners; providing punishment for the violation of this act, and repealing sections 2 to 12, inclusive, of chapter 164 of the Session Laws of the State of Washington of 1905,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1 in line 23 of the original bill, line 16 of the printed bill, by striking out the word "one" and inserting in lieu thereof the word "three."

J. A. FONTAINE, Chairman.

We concur in this report: V. J. Capron, John Urquhart, J. W. Bris­

The bill was read the second time in full by sections.

The committee amendment was adopted.

On motion of Mr. McFarland, the following amendment was adopted:

Section 1, line 20, strike all of the section after the word "misdemeanor."

Mr. Robe moved the adoption of the following amendment:

Amend section 1, line 22 by adding the following: "Provided further, that the state fire warden may except any land or territory he may deem advisable from the provision of this act."

Mr. Rowland (D. H.) raised the point or order that Mr. Robe declared this amendment was covered in another bill already introduced.

The speaker declared the point of order well taken.

On motion of Mr. Pierce, the rules were suspended, and Mr. Robe was permitted to propose the following amendment:

Amend section 1, line 20 by adding the following: "Provided further, that the state fire warden may except any land or territory he may deem advisable from the provision of this act."

On motion of Mr. Chamberlin, the amendment was adopted.

Mr. Siler moved that the rules be suspended, the second reading be considered the third, and that the bill be considered engrossed and placed on final passage.

The roll was called and the motion to suspend the rules was lost by the following vote: Yeas, 54; nays, 34; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brooks, Bryant, Capron, Catlin, Chamberlin, Conner, Craig, Darling, Field, Freeman, Goss, Grass, Gray, Halsey, Hays, Horrigan, Hughes, Hutchinson, Jensen, LeSourd, Lum, Mapes; Masterson, McArdle, McCoy, McKay, Merriam, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Pierce, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—54.

Those voting nay were: Representatives Black, Brislawn, Brown, Childe, Christensen, Cleland, Corkery, Croake, Dunning,
Those absent or not voting were: Representatives Davis, Farnsworth, Foster, Greenbank, Kennedy, Kingery, Langford, Sweet, Wray—9.

Mr. Halsey assumed the chair.

House bill No. 581, relating to street railroads.

Mr. Pierce moved that the bill be indefinitely postponed.

Messrs. LeSourd, Bryant and Stream were excused for the day.

Mr. Adams moved that the House resolve itself into a committee of the whole.

The motion was lost.

On motion of Mr. Houser, a sufficient number arising, the roll was called on a call of the House, with the following members noted as absent: Messrs. Aagaard, Bryant, Conner, Craig, Davis, Foster, Greenbank, Kennedy, Kingery, Langford, LeSourd, McArdle, Siler, Sims, Stream and Sweet, of whom Messrs. Bryant, Conner, Davis, Greenbank, Kennedy, LeSourd, Stream, and Sweet had been excused.

On motion of Mr. Pierce, further proceedings under the call of the House were dispensed with.

The motion of Mr. Pierce to indefinitely postpone House bill No. 581 prevailed.

House joint resolution No. 6, relating to the sale of public lands.

On motion, the resolution was turned back to its authors for the purpose of revision.

Mr. Speaker:

We, your committee on memorials, to whom was referred House joint memorial No. 8, "Relative to the improvement of the Columbia river between the mouth of the Willamette river and the city of Vancouver, 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:

Add after the words "and at no point," in line 3, the words "on the above described river."

V. J. CAPRON, Chairman.

We concur in this report: J. E. McFarland, E. A. Sisson, Fred M. Hedger, T. C. Miles, R. L. Picken.

The memorial was read the second time in full.

On motion, the committee amendment was adopted.

On motion of Mr. McCoy, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage, passing the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.


Those absent or not voting were: Representatives Aagaard, Bryant, Christensen, Cleland, Conner, Craig, Davis, Foster, Freeman, Goss, Greenbank, Kennedy, Kingery, Langford, Le-Sourd, Mapes, Mc Ardle, Mess, Middaugh, Neumann (M. M.), Overman, Steam, Sweet—23.

House joint memorial No. 10, relating to the opening and sale of the "south half" or diminished Colville Indian reservation.

The memorial was read the second time in part.

On motion of Mr. Chamberlin, further reading of the memorial was discontinued, the rules were suspended, the second read-
ing considered the third, and House joint memorial No. 10 was placed on final passage.

Mr. Halsey assumed the chair.

The memorial was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.


Those absent or not voting were: Representatives Brooks, Bryant, Capron, Catlin, Cleland, Conner, Craig, Davis, Foster, Freeman, Goss, Greenbank, Herber, Houser, Kennedy, Kingery, Langford, LeSourd, Mapes, Mess, Middaugh, Pierce, Stevenson, Stream, Sweet, Wray—26.

House joint memorial No. 11, relating to the enlargement of the area of public lands.

The memorial was read the second time in full.

Mr. Chamberlin moved that the third "whereas" be stricken.

On motion of Mr. Siler, the following substitute amendment was adopted:

Beginning with the third subdivision, strike all down to and including the sixth subdivision.

On motion of Mr. Siler, the following amendment was adopted:

After the word "To" strike the words "His Excellency," and insert in lieu thereof the word "the."

Mr. Robe moved the adoption of the following amendment:

After the word "withdrawn" in the fourteenth line on page two of the printed bill, insert the words "when surveyed."
On motion of Mr. Pierce, the previous question was ordered. The amendment by Mr. Robe was lost.

On motion of Mr. Siler, the rules were suspended, the second reading considered the third, and the memorial was placed on final passage, passing the House by the following vote: Yeas, 49; nays, 23; absent or not voting, 25.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Catlin, Chamberlin, Childe, Darling, Dunning, Fontaine, Field, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hurd, Hutchinson, Jensen, Lum, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Miles, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—49.

Those voting nay were: Representatives Arnold (W. A.), Brown, Christensen, Corkery, Croake, Earle, Falkner, Herber, Hill, Holmes, Horrigan, Houser, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.)—23.

Those absent or not voting were: Representatives Bryant, Capron, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Freeman, Gillbo, Greenbank, Hughes, Kennedy, Kingery, Langford, LeSourd, Mapes, McFarland, Middaugh, Moren, Rowland (D. H.), Smith, Stream, Sweet, Urquhart—25.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 347, entitled "An act to establish a code of probate law and procedure including the making and probating of wills, administration of estates of deceased persons, appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act and repealing sections 1278 and 1340, both inclusive, and sections 1372 to 1692, both inclusive, and section 5919 of Remington & Ballinger's Annotated Codes and Statutes 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 with the following amendments:

Amend section 1, line 3 of the printed bill, being line 4 of the original
bill, by inserting after the word "persons" the words "and persons who are incapable for any reason of properly managing their affairs."

Amend section 2 by striking all of line 10 of the printed bill, being lines 24 and 25 of the original bill, and by changing the subdivision numbers 6, 7 and 8, to 5, 6 and 7.

Amend section 3, line 2 of the printed bill, being line 2 of the original bill, by inserting after the word "probate," the words "and other proceedings under this act."

Amend section 5, line 1 of the printed bill, being line 2 of the original bill, by inserting after the word "proceedings" the words "and other proceedings under this act."

Amend section 8, line 1 of the printed bill, being line 2 of the original bill, by striking the words "in probate" and inserting in lieu thereof the words "under this act."

Strike section 35 and insert in lieu thereof the following: "Section 35. No nuncupative or unwritten will shall be valid unless made by a soldier while in actual military service, or by a mariner while at sea."

Amend section 96, line 2 of the printed bill, being line 3 of the original bill, by striking the word "two" and inserting in lieu thereof the word "one."

Amend section 96, line 5 of the printed bill, being line 8 of the original bill, by striking the word "two" and inserting in lieu thereof the word "one."

Amend section 155, line 2 of the printed bill, being line 3 of the original bill, by striking the words "not to exceed seventy-five dollars."

Amend section 167, line 11 of the printed bill, being line 15 of the original bill, by adding after the word "with" the following: "If administration has been had on the estate of such deceased person, the proceedings herein provided for may be conducted in the probate proceeding."

Amend section 170, line 6 of the printed bill, being line 9 of the original bill, by adding at the end thereof the following: "If no adverse party has contested the proceeding the court may order the deed to issue forthwith."

Amend section 173, line 1 of the printed bill, being line 2 of the original bill, by striking the words "Any party interested" and inserting in lieu thereof the words "If any adverse party has appeared and has contested such proceeding, he" and also by striking the word "therefrom."

Amend section 174, line 1 of the printed bill, being line 2 of the original bill, by striking the words "duly certified" and inserting in lieu thereof the words "executed as above provided."

Amend section 174, lines 2 and 3 of the printed bill, being lines 3, 4 and 5 of the original bill, by striking the comma after the word "shall"
and by striking the following words “after affirmation upon appeal, or after expiration of the time for taking an appeal in case no appeal be taken.”

WILLIAM WRAY, Chairman.


The bill, having been heretofore read in full by sections, was taken up section by section for the purpose of amendment.

Mr. Norton moved that the House adjourn.

The motion was lost.

The committee amendment were adopted.

On motion of Mr. Murphine, the vote by which the committee amendments to sections 95 and 96 were adopted were reconsidered.

The committee amendments to sections 95 and 96 were lost.

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 5, sec. 15, line 10 of the printed bill as follows: Strike the period after the word “world” and add the following: “except as to infants and persons of unsound mind for a period of one year after their respective disabilities are removed.”

The amendment was lost.

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 7, sec. 22, line 3 of the printed bill as follows: Strike out the words “the original record of probate thereof” and insert the words “the order admitting same to probate.”

The amendment was lost.

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 9, sec. 53, in line 2 of the printed bill as follows: Strike out the comma after the second place where the word “court” and insert a period and strike out the rest of line 2 and all of line 3 of the printed bill.

The amendment was lost.

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 9, sec. 54, line 2 of the printed bill, after the word “administration,” change the comma to a period and strike out the balance of line 2 and all of line 3.

The amendment was lost.
On motion of Mr. Chamberlin, the following amendment was adopted:

Amend art. 9, sec. 70, line 11 of the printed bill, strike out the word "bond" and insert the word "appoint."

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 14, sec. 88, line 12 of the printed bill, strike out the period and insert a semi-colon and add "Provided further, that the court shall have power by order duly entered therein to dispense with an appraisement in its discretion."

The amendment was lost.

On motion of Mr. Chamberlin, the following amendment was adopted:

Amend article 16, section 97, line 4 of the printed bill, after the word "then" insert the following: "to such executor or administrator at the place of his residence or transaction of business, to be specified in the notice."

Mr. Chamberlin moved the adoption of the following amendment:

Amend art. 17, sec. 114, in line 18 of the printed bill, after the word "aforesaid" add the following: "In all cases of a sale of application for the sale or mortgage of real estate the court shall appoint a guardian ad litem to represent minors, insane persons, or persons laboring under any legal disability."

The amendment was lost.

On motion of Mr. Chamberlin, the following amendment was adopted:

Amend art. 19, sec. 148, line 11 of the printed bill, strike out the words "of course" and strike the comma after the words "of course."

On motion of Mr. Chamberlin, the following amendment was adopted:

In sec. 155, subdivision 7 amend by striking out the last word so that subdivision 7 will read as follows: "All other demands against the estate."

Mr. Hill moved the adoption of the following amendment:

Section 155, add to line 3 "to expenses of last sickness not to exceed $75.00."

The amendment was lost.

On motion of Mr. Wray, the rules were suspended, the second read was considered the third, the bill was considered en-
grosed and placed on final passage and passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 29.


Voting nay: Representative Chamberlin—1.

Those absent or not voting were: Representatives Adams, Bryant, Catlin, Cleland, Conner, Craig, Davis, Foster, Freeman, Grass, Greenbank, Hastings, Herber, Kennedy, Kingery, LeSourd, Mapes, McFarland, Middaugh, Picken, Pierce, Rowland (H. K.), Sims, Stevens, Stream, Sweet, Tonkin, Urquhart, Zednick—29.

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

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

Mr. Horrigan moved that the House return to the order of reports of standing committees.

The motion was lost.

House bills Nos. 251, 283 and 329 were delivered to the governor by the chief clerk.

On motion, the rules were suspended and the following bills were read the second time in full by sections, to be taken up later, section by section, for the purpose of amendment:

House bill No. 104, providing for the care and treatment of injured workmen.

House bill No. 438, for the relief of R. P. Norton and R. A. Klinger.
House bill No. 550, relating to the sale and use of milk containers.
House bill No. 466, relating to appeals to the supreme court.
House bill No. 623, relating to the state library.
House bill No. 537, to amend Remington & Ballinger’s Code.
Substitute House bill No. 361, relating to the growth and use of kelp, etc.
House bill No. 528, relating to public service properties and utilities.
House bill No. 501, relating to township organization.
House bill No. 268, relating to assessment and taxation.
House bill No. 536, relating to public service properties and utilities.
Substitute House bill No. 1, providing for a minimum wage to be paid women and girls.

On motion of Mr. Wray, the House adjourned until Monday, March 10, 1913, at 11:00 a. m.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.

FIFTY-SEVENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Monday, March 10, 1913.

The speaker called the House to order at 11 o’clock a. m.
Roll call showed all members present except Messrs. Freeman, Greenbank, Hill, Kennedy, Kingery, Rowland (H. K.) and Sweet, of whom Mr. Sweet was excused.
Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Wash.
On motion, the reading of the previous day's journal was dispensed with and it was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

Mr. Brown moved the adoption of the following motion:

WHEREAS, House bill No. 116 was introduced in this House on January 20 of this present session; was on February 11 of the present session recommended by unanimous vote of the committee on mines and mining to pass as amended, and has been held by the committee on rules and order for a period of 27 days; and

WHEREAS, Said bill will be of great benefit to, and is universally demanded by the coal mine interests of this state; and

WHEREAS, The substance of said bill was recently offered in amendment to sections 1 and 2 of article 15 of House bill No. 351, but which offer was denied and refused under House rule No. 29;

It is therefore now moved that the committee on rules and order place said House bill No. 116 on the calendar for action by this House on Tuesday, March 11, 1913.

Mr. Sims moved that the motion be laid on the table.

On motion of Mr. Brown, a sufficient number arising, the roll was called, the motion to lay the motion on the table prevailed by the following vote: Yeas, 55; nays, 36; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brislaw, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, LeSourd, Lum, Mapes, Mc Ardle, McCoy, McKay, Mess, Moren, Newman (G. H.), Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Urquhart, Wray, Wells, Mr. Speaker—55.

Those absent or not voting were: Representatives Childe, Greenbank, Kennedy, Kingery, Rowland (H. K.), Sweet—6.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1913.

MR. SPEAKER:

We, your committee on municipal corporations other than first class, to whom was referred engrossed Senate bill No. 294, entitled "An act relating to the organization, classification, incorporation and government of municipal corporations under a commission and amending section 1 of chapter 116 of the Session Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

SAM R. SUMNER, Chairman.

We concur in this report: W. V. Wells, Walker Moren, B. B. Horrigan, John Truax, A. M. Bryant.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on military, to whom was referred Senate bill No. 216, entitled "An act authorizing counties and cities to expend money from their respective current expense fund for the purchase of armory sites," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. B. HORRIGAN, Chairman.

We concur in this report: C. H. Merriam, Walker Moren, Chas. T. Chamberlin, Paul W. Houser, C. G. Black.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1913.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 240, entitled "An act appropriating the sum of one hundred twenty-eight thousand nine hundred seventy-three and 87-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the Laws of nineteen hundred and nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.

MR. SPEAKER:

We, the majority of your committee on insurance, to whom was referred Senate bill No. 419, entitled "An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws of the State of Washington for 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

EUGENE A. CHILDE, Chairman.

We concur in this report: Max M. Neumann, Chas. L. Chamberlin, W. E. Arnold, William Wray.

MR. SPEAKER:

We, the minority of your committee on insurance, to whom was referred Senate bill No. 419, entitled "An act relating to insurance and amending sections 75 and 76 of chapter 49 of the Session Laws 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 be indefinitely postponed.

We concur in this report: J. H. Davis, Eli P. Norton.

MR. SPEAKER:

We, your committee on logged-off lands, to whom was referred House bill No. 181, entitled "An act relating to reforesting certain state lands, and withdrawing from sale state lands suitable only for reforestation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

THOS. F. MURPHEE, Chairman.

We concur in this report: W. V. Wells, O. B. Aagaard, W. J. Hughes, J. W. Brislawn, B. B. Horrigan, Wm. A. Arnold.

MR. SPEAKER:

We, your committee on education, to whom was referred House bill No. 503, entitled "An act amending section 2 of title III, chapter 2, article of chapter 97 of the Session Laws of 1909, the same being an act establishing, providing for the maintenance of and relating to, a general and uniform public school system for the State of Washington, etc., approved March 11, 1909," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRED M. HEDGER, Chairman.

We concur in this report: J. S. Siler, N. B. Brooks, Ben Hill, Nena Jolidon Croake, W. J. Hughes, A. H. Moll, Mrs. Frances C. Axtell, R. E. Darling.
MR. SPEAKER:
We, your committee of labor and labor statistics, to whom was referred House bill No. 606, entitled "An act relating to the housing of employees, defining the requirements of the same, and prescribing punishment 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.

F. P. Goss, Chairman.


MR. SPEAKER:
Your committee on engrossed bills, to whom was referred House bill No. 310, have compared same with the original bill and find it correctly engrossed.
Respectfully submitted.

A. M. BRYANT, Chairman.

I concur in this report: R. E. Darling.

MR. SPEAKER:
We, a majority of your committee on judiciary, to whom was referred House bill No. 185, entitled "An act to amend sections 1 and 23 of '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., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


MR. SPEAKER:
We, a minority of your committee on judiciary, to whom was referred House bill No. 185, entitled "An act to amend sections 1 and 23 of '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., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Dix H. Rowland, Chas. L. Chamberlin, H. A. Holmes, Dan Earle, J. E. McFarland.
We, your committee on logged-off lands, to whom was referred House bill No. 179, entitled “An act authorizing and directing the state auditor to audit and the state treasurer to pay bills of expense which may hereafter be incurred by the bureau of plant industry of the department of agriculture of the United States in the investigation and experimentation of the various methods of clearing logged-off and timbered lands in this state to an amount in the aggregate equal to the sum hereafter to be expended by said bureau from its congressional appropriations for such purpose, within this state not exceeding $10,000, 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 amended as follows and be re-referred to the appropriation committee.

Amend the title by striking the following: “Bureau of plant industry of the department of agriculture of the United States,” and place in lieu thereof “Washington state college, in the purchase of clearing machinery and.” Also strike the following: “in the aggregate to equal to the sum hereafter to be expended by said bureau from its congressional appropriation for such purpose, within this state.”

Amend section 1, lines 3, 4 and 5 of the printed bill, lines 4, 5, 6, 7 and 8 of the original bill strike the following words: “equal the aggregate amount hereafter expended from its congressional appropriation by the bureau of plant industry of the department of agriculture of the United States within this state, to be expended by and under the direction and control of the said bureau of plant industry, in the” and in lieu thereof place the following: “be needed, to be expended by and under the direction and control of the Washington state college in the purchase of clearing machinery, and for.”

Strike section 2 and in lieu thereof place the following: Section 2. That upon the presentation by the said Washington state college to the state auditor of this state of a certificate or certificates showing the expenditures by the said college within this state, the said auditor is hereby authorized and directed, as same are presented, to audit and allow said bill not exceeding in the aggregate ten thousand dollars, for said machinery and experimental expenditures by said Washington state college. And said amounts so audited and allowed shall be paid by state treasurer out of the appropriation herein provided. That the net proceeds or income from the sale or operation of said machinery or experimentation shall by said Washington state college be paid into the state treasury of this state.”

We concur in this report: W. V. Wells, O. B. Aagaard, W. J. Hughes, J. W. Brislaw, B. B. Horrigan, Wm. A. Arnold.

On motion, the bill was re-referred to the appropriation committee.
Senate bill No. 25: Majority, do pass as amended; minority, do pass.

REPORTS OF SPECIAL COMMITTEES.

OLYMPIA, WASH., March 8, 1913.

Mr. Speaker:

We, your conference committee on engrossed Senate bill No. 247, have had under consideration the House amendments to the bill and beg to report thereon with the following recommendations:

1st. Your committee recommends that the House recede from the following amendments to the bill:

In section 4, line 6 of the engrossed bill, being line 4 of the printed bill, after the period insert the following sentence: “One of the two members to be named by the governor shall be selected from among a list of five residents of the state submitted to him by the executive board of the state dairymen’s association.”

In subdivision 3, section 6, add after the word “commissioner” in line 8, the words: “and to regulate the marketing, sale and distribution of fruit.”

In section 10, line 1, insert after the word “commissioner” the words, “or any member of the advisory board.”

2nd. That the Senate concur in the other House amendments to the bill, which are as follows:

In subdivision 13, line 32 of section 6, strike the words “at or” and insert “at least thirty days.”

In section 7, line 4 of the engrossed bill, being line 3 of the printed bill, strike the word “he” and insert in lieu thereof the words “the advisory board.”

Respectfully submitted,

E. L. French,        Fred J. Mess,
Oliver Hall,        V. J. Capron,
D. A. Scott,        O. B. Aagaard.

The speaker announced that he was about to sign House bill No. 98, House concurrent resolution No. 30, House concurrent resolution No. 29, House bill No. 27 and House bill No. 475.

Mr. Mess moved the adoption of the conference committee’s report on engrossed Senate bill No. 247.

The roll was called and the House concurred in the amendments to engrossed Senate bill No. 247 by the following vote: Yeas, 85; nays, 3; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin,

Those voting nay were: Representatives Dunning, Norton, Robe—3.

Those absent or not voting were: Representatives Greenbank, Hays, Holmes, Houser, Kennedy, Kingery, Oaks, Rowland (H. K.), Sweet—9.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1913.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 82, entitled "An act relating to banks and banking, amending sections 3305 and 3309 and repealing sections 3303 and 3306 of Remington and Ballinger's Annotat­ed Codes and Statutes of Washington;"

Also, Senate concurrent resolution No. 20, "Relating to the intro­duction by the Senate committee on appropriations of a bill carrying miscellaneous appropriations;"

Also, Senate bill No. 463, entitled "An act relating to the time of tak­ing effect of laws passed during the session of 1913 of the legislature of the State of Washington relating to the size of berry boxes;"

Also, Senate bill No. 464, entitled "An act authorizing and direct­ing certain state officers to convey to the United States of America cer­tain lands;"

Also, the president has signed enrolled Senate bill No. 332, entitled "An act relating to lands granted to the state for common schools and for educational, penal reformatory, charitable, capitol building and other purposes; providing for the completion of such grants and the relinquishment of certain granted lands; and making an appropriation;"

Also, enrolled Senate bill No. 356, entitled "An act relating to the salary of the state librarian and amending section 6958 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"
Also, enrolled Senate bill No. 359, entitled "An act making an appropriation of two hundred seventy-five dollars for the state library;"

Also, enrolled Senate bill No. 141, entitled "An act relating to the renting and repair of improved escheated lands;"

Also, enrolled Senate bill No. 142, entitled "An act making an appropriation to satisfy a mortgage held by the Washington Trust Company on certain escheated lands and providing for the dismissal of the suit to foreclose the same;"

Also, enrolled Senate joint resolution No. 5, "Relating to the printing of additional copies of the advance sheets of Session Laws;"

Also, enrolled Senate concurrent resolution No. 19, "Relating to a bill granting to the United States certain lands for torpedo station;"

Also, enrolled Senate concurrent resolution No. 18, "Relating to introduction of bill relating to time of taking effect of laws passed during session of 1913 of the legislature of the State of Washington;"

Also, enrolled Senate joint memorial No. 12, "Relating to state and federal co-operation of forest fire protection;"

Also, enrolled Senate joint memorial No. 10, "Relating to the construction of an additional dry dock at the Puget Sound navy yard, Bremerton, Washington;"

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

Senate concurrent resolution No. 20, by Senator Troy: Relating to the introduction by the Senate committee on appropriations of a bill carrying miscellaneous appropriations.

On motion of Mr. Davis, the rules were suspended, the first reading considered the second, the second the third, and Senate concurrent resolution No. 20 was placed on final passage, passing the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Gilkey, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Hoggan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, Lesourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphyne, Neumann (M. M.), Newman (G. H.), Norton, Overman,
Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Summer, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—83.

Those voting nay were: Representatives Axtell, Dunning, Falkner, Gillbo, Moll—5.

Those absent or not voting were: Representatives Freeman, Greenbank, Hastings, Kennedy, Kingery, Oaks, Rowland (H. K.), Stewart, Sweet—9.

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk was instructed to immediately transmit the resolution to the Senate.

Senate bill No. 464, by Senators Iverson and Allen: An act authorizing and directing certain state officers to convey to the United States of America certain lands.

On motion of Mr. Pierce, the rules were suspended, and the bill was placed on second reading.

The bill was read the second time in full by sections.

On motion of Mr. Pierce, the rules were suspended, the second reading considered the third, and Senate bill No. 464 was placed on final passage, passing the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Steven-
Those absent or not voting were: Representatives Black, Cleland, Falkner, Greenbank, Kennedy, Kingery, Rowland (H. K.), Sweet—8.

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

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

On motion of Mr. Pierce, the rules were suspended, and the chief clerk was instructed to immediately transmit the bill to the Senate.

Senate bill No. 463, by Senator White: An act relating to the time of taking effect of laws passed during the session of 1913 of the Legislature of the State of Washington, relating to the size of berry boxes.

On motion of Mr. Pierce, the rules were suspended, and the bill was placed on second reading.

The bill was read the second time in full by sections.

On motion of Mr. Pierce, the rules were suspended, the second reading was considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bristol, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gilbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stew-
art, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—93.

Those absent or not voting were: Representatives Greenbank, Kennedy, Rowland (H. K.), Sweet—4.

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

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

On motion of Mr. Pierce, the rules were suspended, and the chief clerk was instructed to immediately transmit the bill to the Senate.

Engrossed Senate bill No. 82, by Senator Scott: An act relating to banks and banking, amending sections 3305 and 3309, and repealing sections 3303 and 3306 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to House committee on banking.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1913.

The Senate has concurred in House amendments to Senate bill No. 148, entitled "An act amending section 1 of an act entitled 'An act amending section 13 of an act entitled 'An act to provide for the establishment of diking districts; etc.'""

Also, the Senate has adopted the report of the conference committee on Senate amendments to House bill No. 207, entitled "An act relating to insurance, and amending sections 83 and 84 of chapter 49 of the Session Laws of 1911."

Wm. T. Laube, Secretary of the Senate.

THIRD READING OF BILLS.

House bill No. 444, relating to local improvements in cities and towns.

On motion of Mr. McCoy, the rules were suspended and the third reading was dispensed with.

The roll was called, and House bill No. 444 passed the House by the following vote: Yeas, 52; nays, 33; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn,
Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Farnsworth, Foster, Field, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hurd, Jensen, LeSourd, Lum, Mapes, McArdle, McCoy, Mess, Miles, Neumann (M. M.), Newman (G. H.), Pierce, Siler, Sims, Sisson, Smith, Stewart, Stream, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—52.

Those voting nay were: Representatives Bryant, Childe, Christensen, Corkery, Croake, Dunning, Earle, Falkner, Fontaine, Gillbo, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson, McFarland, McKay, Merriam, Middaugh, Moll, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Reid, Robe, Rowland (D. H.), Sumner, Turnbow—33.

Those absent or not voting were: Representatives Axtell, Davis, Freeman, Greenbank, Kennedy, Moren, Murphine, Overman, Rowland (H. K.), Stevenson, Stevens, Sweet—12.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Goss moved that the House reconsider the vote by which Senate bill No. 134 was lost on Saturday, March 8.

On motion of Mr. Conner, the previous question was ordered.
The motion was lost.

House bill No. 310, relating to the state forests and state board of forest commissioners.

On motion of Mr. Middaugh, the rules were suspended, and the third reading was dispensed with.

The roll was called, and the bill passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-

Those absent or not voting were: Representatives Greenbank, Kennedy, Rowland (H. K.), Sweet—4.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign Senate bill No. 332, Senate bill No. 356, Senate bill No. 359, Senate bill No. 141, Senate bill No. 142, Senate joint resolution No. 5, Senate concurrent resolution No. 19, Senate concurrent resolution No. 18, Senate joint memorial No. 12 and Senate joint memorial No. 10.

SECOND READING OF BILLS.

House bill No. 651, relating to agriculture and the marketing of agricultural products.

The bill was read in full the second time by sections.

On motion of Mr. Sims, the House took a recess until 1:30 o’clock p. m.
AFTERNOON SESSION.

The speaker called the House to order at 1:30 p.m.
Roll call showed all members present except Messrs. Arnold (W. A.), Darling, Davis, Earle, Greenbank, Jensen, McArdle, Oaks, Sweet and Turnbow, of whom Messrs. Greenbank and Sweet were excused.

On motion of Mr. Sims, Senate bill No. 128, amending an act relating to deeds and transfers of interests in real estate, etc.; also Senate bill No. 298, relating to the welfare of dependent and delinquent children, etc., were passed over to be taken up on the next calendar of Senate bills.

House bill No. 550, relating to the sale, use and disposition of milk cans, ice cream containers, etc.

The bill, having been heretofore read the second time in full, was taken up, section by section, for the purpose of amendment.

On motion of Mr. Mess, 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, 82; nays, 0; absent or not voting, 15.


Those absent or not voting were: Representatives Arnold (W. A.), Cleland, Earle, Farnsworth, Field, Grass, Greenbank,
Kennedy, McArdle, Oaks, Overman, Rowland (H. K.), Stewart, Sweet, Urquhart—15.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 466, relating to appeals to the supreme court of the State of Washington.

The bill, having been heretofore read in full the second time, was taken up, section by section, for the purpose of amendment.

On motion of Mr. Brown, 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, 84; nays, 0; absent or not voting, 13.


Those absent or not voting were: Representatives Arnold (W. A.), Field, Greenbank, Kennedy, McArdle, Oaks, Overman, Rowland (H. K.), Siler, Stewart, Sumner, Sweet, Urquhart—13.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Wray, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGES FROM THE SENATE.

OLYMPIA, WASH., March 10, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 372, entitled "An act relating to taxation and amending section 9112 of Remington and Ballinger’s Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 453, entitled "An act relating to salaries of judges of the superior court in counties of the first class;"

Also, substitute Senate bill No. 175, entitled "An act amending sections 11, 12, 13, 14, 24, 27, 33, 34, 37 and 72 of chapter 98, Laws of 1911, entitled 'An act relating to local improvements in cities and towns, and repealing certain acts and part of acts,' approved March 17, 1911: and further amending said act by adding thereto a new section to be known as section 73;"

Also, Senate concurrent resolution No. 21, "Relating to the introduction of a joint resolution providing for the purchase of jute cloth;"

Also, Senate concurrent resolution No. 22, "Relating to the introduction of a bill providing for a state road levy;"

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. McArdle, the rules were suspended and the resolution was placed on second reading.

The resolution was read in full the second time.

On motion of Mr. McArdle, the rules were suspended, and Senate concurrent resolution No. 22 was placed on final passage, and passed the House by the following vote: Yeas, 84; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes,
McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—84.

Those voting nay were: Representatives Holmes, Masterson, Robe, Rowland (D. H.)—4.

Those absent or not voting were: Representatives Arnold (W. A.), Greenbank, Kennedy, Overman, Picken, Stewart, Sumner, Sweet, Uuquhart—9.

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk directed to immediately transmit the resolution to the Senate.

House bill No. 623, relating to the state law library, its management, etc.

The bill, having been heretofore read the second time in full, was taken up, section by section, for the purpose of amendment.

On motion of Mr. Conner, the following amendment was adopted:

In section 2, line 2, strike the words "twenty-four hundred" and insert in lieu thereof, "three thousand."

On motion of Mr. Foster, 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, 61; nays, 21; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hurd, Jensen, Langford, Mapes, McCoy, McKay, Merriam, Mess, Middaugh, Murphine, Neumann (M. M.), Newman (G. H.), Pierce, Rowland (D. H.), Sims, Sisson, Stevenson, Stevens, Stream, Sumner, Tonkin, Wells, Zednick, Mr. Speaker—61.
Those voting nay were: Representatives Axtell, Brislawn, Bryant, Dunning, Falkner, Hughes, Hutchinson, Kingery, Lesourd, Lum, Masterson, McFarland, Miles, Norton, Picken, Robe, Rowland (H. K.), Smith, Truax, Turnbow, Wray—21.

Those absent or not voting were: Representatives Arnold (W. A.), Farnsworth, Field, Greenbank, Kennedy, McArdle, Moll, Moren, Oaks, Overman, Reid, Siler, Stewart, Sweet, Urquhart—15.

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

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

On motion of Mr. Wray, the rules were suspended, the bill considered engrossed, and the chief clerk directed to immediately transmit the bill to the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 447, by Senate committee on roads and bridges: An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.

Referred to committee on roads and bridges.

Senate bill No. 465, by Senate committee on roads and bridges: An act relating to state roads, providing for a tax levy therefor, and amending section 5898 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended in chapter 53 of the Session Laws of 1911.

Referred to committee on roads and bridges.

House bill No. 537, amending section 7702 of Remington & Ballinger's Code, relating to interests in public contracts in cities of the third class.

The bill, having heretofore been read in full the second time, was taken up section by section for the purpose of amendment.

On motion of Mr. Pierce, the following amendment was adopted:

In title strike "to amend" and insert "defining what is an interest in public contracts by certain city officials prescribing penalties, amending"
On motion of Mr. Pierce, 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, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murchine, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—82.

Those voting nay were: Representatives Bryant, Herbet—2.

Those absent or not voting were Representatives Arnold (W. A.), Field, Greenbank, Hedger, Kennedy, McArdle, Moren, Oaks, Overman, Siler, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 361, to promote and protect the growth and industrial use of kelp.

The bill, having been read in full heretofore by sections, was taken up, section by section, for the purpose of amendment.

Mr. Robe moved that the bill be indefinitely postponed.

On motion of Mr. Hays, the previous question was ordered. The motion to indefinitely postpone was lost.
Mr. Robe moved the adoption of the following amendment:
Strike the word "shall" in line 5, section 6, and insert the word "may."

Mr. Houser moved the adoption of the following substitute amendment:
Amend section 6 by striking "shall" in line 5 and inserting in lieu thereof the words "may in his discretion."

Mr. Robe accepted the substitute.
The substitute amendment was adopted.

On motion of Mr. Dunning, the following amendment was adopted:
Amend section 6, line 9, by adding after the word "acre" the following: "Provided, that all lands so leased shall be used only for the purpose of gathering kelp, and whenever any of said lands shall be used for any other purpose, such use shall work a forfeiture of the lease by which said lands were secured."

On motion of Mr. Rowland (D. H.), the following amendments were adopted:
Section 6, line 6, insert the words "not to exceed" before the word "ten."
Section 6, line 8, place period after the word "fix" and strike remainder of sentence.

Mr. Dunning moved the adoption of the following amendment:
Amend line 6 of section 6 by striking the word "ten" and inserting in lieu thereof the word "four."
The amendment was lost.

Mr. Rowland (D. H.) moved the adoption of the following amendment:
Section 7. Strike all of section and renumber sections following.

On motion of Mr. Sims, the bill was laid on the table.
House bill No. 528, amending section 92 of an act entitled "An act relating to public service properties and utilities, etc."
The bill, having been heretofore read in full the second time, was taken up section by section for the purpose of amendment.

On motion of Mr. Merriam, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.
On motion of Mr. Middaugh, the previous question was ordered.

The roll was called, and the bill passed the House by the following vote: Yeas, 49; nays, 87; absent or not voting, 11.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Brooks, Bryant, Capron, Cleland, Conner, Darling, Davis, Farnsworth, Fontaine, Freeman, Gillbo, Grass, Gray, Halsey, Herber, Hill, Horrigan, Hughes, Hutchinson, Jensen, Langford, LeSourd, Masterson, McCoy, McKay, Merriam, Miles, Neumann (M. M.), Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Truax, Wells, Mr. Speaker—49.


Those absent or not voting were: Representatives Aagaard, Adams, Beam, Christensen, Field, Greenbank, Kennedy, Kingery, McArdle, Sweet, Urquhart—11.

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

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

House bill No. 501, relating to township organization.

The bill, having been heretofore read in full the second time, was taken up, section by section, for the purpose of amendment.

On motion of Mr. Pierce, 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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland,
Those absent or not voting were: Representatives Adams, Beam, Christensen, Field, Freeman, Greenbank, Hays, Kennedy, McArdle, Neumann (M. M.), Robe, Sweet—12.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 536, relating to public service properties and utilities and amending certain sections of the Laws of 1911.

The bill, having been heretofore read the second time in full, was taken up, section by section, for the purpose of amendment.

On motion of Mr. Halsey, 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, 58; nays, 25; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Field, Freeman, Field, Freman, Gilkey, Goss, Gray, Halsey, Hays, Hedger, Horrigan, Hughes, Hutchinson, Jensen, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh,
Moll, Moren, Pierce, Rowland (H. K.), Rowland (D. H.), Sisson, Stevenson, Stevens, Stewart, Stream, Tonkin, Wray, Wells, Zednick, Mr. Speaker—58.

Those voting nay were: Representatives Brislawn, Christensen, Corkery, Farnsworth, Foster, Fontaine, Gillbo, Hastings, Herber, Holmes, Houser, Kingery, Langford, Miles, Murphy, Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Smith, Truax, Turnbow—9W.

Those absent or not voting were: Representatives Adams, Beam, Grass, Greenbank, Hill, Hurd, Kennedy, McArdle, Neumann (M. M.), Siler, Sims, Sumner, Sweet, Urquhart—14.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House substitute bill No. 1, relating to a minimum wage for women and girls.

The bill, having been heretofore read in full the second time, was taken up, section by section, for the purpose of amendment.

Mr. Zednick moved that Senate bill No. 100 be substituted for House substitute bill No. 1.

Mr. Zednick demanded a roll call, and a sufficient number arising, the roll was called and the motion to substitute was lost by the following vote: Yeas, 21; nays, 64; absent or not voting, 12.

Those voting yea were: Representatives Axtell, Brislawn, Brown, Childe, Gilkey, Gray, Hastings, Horrigan, Hughes, Hurd, Hutchinson, Kingery, Lum, Masterson, Moren, Pierce, Rowland (H. K.), Smith, Stevens, Stream, Zednick—21.

Those voting nay were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth,

Those absent or not voting were: Representatives Adams, Davis, Field, Grass, Greenbank, Hays, Hill, Kennedy, McArdle, Summer, Sweet, Urquhart—12.

Mr. Wray moved to indefinitely postpone House substitute bill No. 1.

On motion of Mr. Conner, the previous question was ordered.

The motion to indefinitely postpone was lost.

Mr. Zednick moved that House substitute bill No. 1 be passed over to be considered together with Senate bill No. 100.

Mr. Langford moved to amend the motion to include House bill No. 566.

The amendment prevailed.

The motion of Mr. Zednick, as amended, prevailed.

House bill No. 653, making an appropriation for the office of Secretary of State.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles,
STATE OF WASHINGTON


Those voting nay were: Representatives Foster, Fontaine, Rowland (H. K.), Truax—4.

Those absent or not voting were: Representatives Field, Greenbank, Hastings, Kennedy, Lum, McArdle, Robe, Stevenson, Stream, Sumner, Sweet, Urquhart—12.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1913.

We, a majority of your committee on appropriations, to whom was referred House bill No. 184, entitled "An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Panama-Pacific International exposition, to be held at San Francisco, California, in the year 1915, and also at the Panama-California Exposition to be held at San Diego, California, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of said exhibits," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

J. H. Davis, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1913.

MR. SPEAKER:

We, a minority of your committee on appropriations, to whom was referred House bill No. 184, entitled "An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Panama-Pacific International exposition, to be held at San Francisco, California, in
the year 1915, and also at the Panama-California exposition, to be held at San Diego, California, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of said exhibits," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment.
In line 11, section 1 of the original bill, after the word "of" strike the word "three" and insert in lieu thereof the word "five."


On motion of Mr. Davis, the committee amendment was adopted.

Mr. Foster moved the adoption of the following amendment:
In sections 7 and 8, strike the figures "$500,000" and insert wherever said amount appears, the figures "$200,000."

Mr. Conner moved the adoption of the following amendment as a substitute to the amendment by Mr. Foster:
Section 7, lines 2 and 5, substitute "$300,000" for "$500,000." Section 8, line 1, strike "$500,000" and insert "$300,000."

On motion of Mr. Hurd, the previous question was ordered. The roll was called, and the substitute amendment by Mr. Conner was lost by the following vote: Yeas, 33; nays, 60; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Brown, Capron, Catlin, Childe, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Grass, Halsey, Hays, Hurd, Jensen, Mapes, Mc Ardle, McKay, Mess, Sims, Sisson, Stevenson, Stewart, Tonkin, Wray, Wells, Zednick, Mr. Speaker—33.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Gray, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, LeSourd, Lum, Masterson, McCoy, McFarland, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Row-
land (D. H.), Siler, Smith, Stevens, Stream, Truax, Turnbow, Urquhart—60.

Those absent or not voting were: Representatives Greenbank, Kennedy, Sumner, Sweet—4.

The roll was called, and the amendment by Mr. Foster was adopted by the following vote: Yeas, 55; nays, 38; absent or not voting, 4.


Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brown, Catlin, Cleland, Conner, Craig, Davis, Dunning, Falkner, Field, Freeman, Gilkey, Goss, Grass, Halsey, Hurd, Jensen, Kingery, Mapes, McArdle, McKay, Mess, Newman (G. H.), Pierce, Reid, Sims, Sisson, Stevenson, Stevens, Sumner, Tonkin, Wray, Wells, Zednick, Mr. Speaker—38.

Those absent or not voting were: Representatives Farnsworth, Greenbank, Kennedy, Sweet—4.

Mr. Brooks moved the adoption of the following amendment:

That all of section 8 be stricken.

The amendment was lost.

On motion of Mr. Neumann, the following amendment was adopted:

Section 8, line 8, strike the figures "$50,000.00" and insert in lieu thereof "$25,000.00."
Mr. Dunning moved the adoption of the following amendment:

Amend House bill No. 184 by adding an additional section as follows:

Section 9. At least ten per cent. of the amount appropriated by section 7 shall be used for defraying the expenses of gathering and maintaining a dairy and live-stock exhibit at said exposition.

The amendment was held to be out of order, the same matter having been voted down previously in the form of a resolution.

Mr. Chamberlin moved the adoption of the following amendment:

Section 1, line 7 of printed bill, after the word “members” add “two of whom shall be women.”

The amendment was lost.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 54; nays, 37; absent or not voting, 6.


Those voting nay were: Representatives Adams, Arnold (W. A.), Brislawn, Brown, Chamberlin, Cleland, Conner, Corkery, Dunning, Falkner, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Halsey, Holmes, Hurd, Jensen, Kingery, Lum, Mapes, McArdle, Mess, Newman (G. H.), Pierce, Reid, Robe, Sims, Sisson, Stevenson, Stevens, Tonkin, Truax, Wells, Mr. Speaker—37.

Those absent or not voting were: Representatives Catlin, Farnsworth, Kennedy, Sumner, Sweet, Urquhart—6.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Wray, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 48, making an appropriation for the Bureau of Statistics, Agriculture and Immigration.

The bill was read in full the second time by sections.

Mr. Rowland (D. H.) moved that the bill be indefinitely postponed.

Mr. Cleland moved the previous question.

A sufficient number arising, the roll was called, and the motion to indefinitely postpone was lost by the following vote: Yeas, 39; nays, 50; absent or not voting, 8.

Those voting yea were: Representatives Arnold (W. A.), Black, Brislaw, Brooks, Bryant, Corkery, Darling Dunning, Earle, Falkner, Farnsworth, Fontaine, Gillbo, Hedger, Herber, Hill, Holmes, Houser, Hughes, Kingery, Langford, LeSourd, Lum, Masterson, Miles, Moren, Newman (G. H.), Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stewart, Stream, Truax, Turnbow—39.

Those voting nay were: Representatives Adams, Axtell, Beam, Brown, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Foster, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Horrigan, Hurd, Hutchinson, Jensen, Mapes, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Overman, Siler, Sims, Sisson, Stevenson, Stevens, Tonkin, Wray, Wells, Zednick, Mr. Speaker—50.

Those absent or not voting were: Representatives Aagaard, Arnold (W. E.), Field, Kennedy, McCoy, Sumner, Sweet, Urquhart—8.

Mr. Christensen moved the adoption of the following amendment:

Section 1, line 5, strike the words "one hundred thousand dollars" and insert in lieu thereof "twenty-five thousand."
Mr. Sims moved as a substitute amendment that the words "seventy-five thousand" be inserted in place of "twenty-five thousand."

On motion of Mr. Houser, the previous question was ordered.
The substitute amendment was lost.
The amendment by Mr. Christensen was lost.
Mr. McFarland moved as an amendment that the words "thirty-five thousand" be inserted in lieu of "one hundred thousand."

Mr. Corkery moved that the following amendment be substituted for the amendment proposed by Mr. McFarland:

Amend lines 6 and 7 by striking the figures "100,000" and insert in lieu thereof "50,000."

On motion of Mr. Cleland, the previous question was ordered.
The substitute amendment was adopted.
Mr. Brooks moved the adoption of the following amendment:

After the word "the" in line 1 of the printed bill, strike out "state board of statistics, agriculture and immigration" and insert "Washington state exposition commission."

The amendment was lost:

On motion of Mr. Zednick, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 56; nays, 34; absent or not voting, 7.


Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawm, Christensen, Dunning, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Gillbo, Hedger, Hill, Holmes, Houser, Hughes, Kingery, Le Sourd, Lum, Masterson, McFar-
land, Miles, Newman (G. H.), Norton, Oaks, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Truax, Turnbow—34.

Those absent or not voting were: Representatives Darling, Field, Kennedy, Sumner, Sweet, Urquhart, Wells—7.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 10, 1913.

Mr. Speaker:

The Senate has passed Senate bill No. 465, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5898 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended in chapter 53 of the Session Laws of 1911;" Also, Senate bill No. 447, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads;"

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., FEBRUARY 25, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 37, entitled "An act to amend sections five and six of an act entitled 'An act to regulate the practice of barbering and licensing of persons to carry on such practice and providing punishment for its violations,'" 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.

Amendment 1.

Strike the title and insert in lieu thereof the following: "An act relating to barbering and amending sections 7010 and 7011 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amendment 2.

In section 1 strike the words beginning with the word "that" in line 1, and ending with the words "section 5" in line 4 of the printed bill, and insert in lieu thereof the words:

"That section 7010 of Remington and Ballinger's Annotated Codes
and Statutes of Washington be amended to read as follows: Section 7010.

Amendment 3.
Amend section 2 by striking the words, beginning with the word "that" in the first line of said section and ending with the words "section 6" in the second line of said section, and insert in lieu thereof the words: "That section 7011 of Remington and Ballinger’s Annotated Codes and Statutes of Washington be amended to read as follows: Section 7011."

Amendment 4.
Amend section 2 by striking the word "to" after the word "expenses" in line 7 and insert the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 5.
Amend section 2, line 12 by inserting in the blank space after the dollar sign the figures "50" and by striking the word "annum" after the word "per" and inserting in lieu thereof the word "month."

J. H. Davis, Chairman.


The bill was read the second time in full by sections.
The committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 76; nays, 7; absent or not voting, 14.

Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Darling, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet, Urquhart—14.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

MR. SPEAKER:

Olympia, Wash., February 25, 1913.

We, your committee on appropriations, to whom was referred House bill No. 38, entitled “An act to amend an act entitled ‘An act for the regulation of the practice of medicine and surgery, osteopathy, and other modes of treating sick or afflicted in the State of Washington, and for the appointment of a board of medical examiners in a matter of said regulation, 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.

Amendment 1.

Strike the title and insert in lieu thereof the following: “An act relating to the practice of medicine, surgery, osteopathy and other modes of treating the sick and afflicted and amending section 8393 of Remington and Ballinger's Annotated Codes and Statutes of Washington.”

Amendment 2.

Amend section 1 by striking the words beginning with the word “that” in the first line and ending with the words “section 7” in the fifth line of the printed bill and insert in lieu thereof the words: “That section 8393 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8393.”

Amendment 3.

Amend section 1, line 19, by striking the word “to” after the word “bond” and inserting in lieu thereof the word “shall.”

Amendment 4.

Amend section 1 by striking the word “to” after the word “expenses” in line 26 and inserting the words: “And all other expenses incident to the execution of the provisions of this act shall.”
Amendment 5.
Amend section 1, line 30, by inserting in the blank space after the dollar sign the figures "50."

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 78; nays, 7; absent or not voting, 12.


Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet—12.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 39, entitled "An act to amend sections twelve, thirteen and eighteen of an act entitled 'An act to define the practice of veterinary medicine, surgery and dentistry in the State of Washington; to regulate the same and provide penalties for 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:

Amendment 1.

Strike the title and insert in lieu thereof the following: "An act relating to the practice of veterinary medicine, surgery and dentistry, and amending sections 8437, 8438 and 8443 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amendment 2.

That section 1 of the bill be amended by striking therefrom the words, beginning with the word "that" in line 1 and ending with the words "section 12" in line 4 of said section, and insert in lieu thereof the words: "That section 8437 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8437."

Amendment 3.

Amend section 1, line 14, by striking the word "to" after the word "bond" and inserting in lieu thereof the word "shall."

Amendment 4.

That section 2 of the bill be amended by striking therefrom the words, beginning with the word "that" in the first line and ending with the words "section 13" in the second line of the section and insert in lieu thereof the words: "That section 8438 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8438."

Amendment 5.

Amend section 2 by striking the word "to" before the word "be" in line 8 and inserting the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 6.

Amend section 2, line 12, by inserting in the blank space after the dollar sign the figures "50."

Amendment 7.

That section 3 of the bill be amended by striking therefrom the words, beginning with the word "that" in the first line of the section
and ending with the words “section 18” in the second line of the section, and inserting in lieu thereof the words: “That section 8443 of Remington and Ballinger’s Annotated Codes and Statutes of Washington be amended to read as follows: Section 8443.”

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and it was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.


Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet, Urquhart—13.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 40, entitled "An act to amend section 7 of an act entitled 'An act relating to nurses, the registration thereof and providing penalties for violations,'" 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.

Amendment 1.

That the bill be amended by striking the title and inserting in lieu thereof the following:

"An act relating to nurses and amending section 8485 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amendment 2.

That section 1 of the bill be amended by striking therefrom the words, beginning with the word "that" in line 1 of the section and ending with the words "section 7" in line 3 of the section, and inserting in lieu thereof the words: "That section 8485 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8485."

Amendment 3.

Amend section 1 by striking the word "to" after the word "expenses" in line 9 and inserting the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 4.

Amend section 1, line 14 by inserting in the blank space after the dollar sign the figures "100."

J. H. DAVIS, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams,

Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, King­ery, McArdle, Pierce, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 41, entitled “An act to amend section 10 of an act entitled “An act to regulate the practice of dentistry 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.

Amendment 1.

That the bill be amended by striking the title and inserting in lieu thereof the words: “An act relating to the practice of dentistry and amending section 8423 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Amendment 2.

That section 1 of the bill be amended by striking therefrom the words, beginning with the word “that” in the first line of the section
and ending with the words "section 10," in the third line of the section, and inserting in lieu thereof the words: "That section 8423 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8423."

Amendment 3.
Amend section 1 by striking the word "to" after the word "compensation" in line 9 and inserting the words: "And all other expenses incident to the execution to the provisions of this act shall."

Amendment 4.
Amend section 1, line 14, by inserting in the blank space after the dollar sign the figures "100."

Amendment 5.
Amend section 1, line 16, by striking the word "to" after the word "bond" and inserting in lieu thereof the word "shall."

J. H. DAVIS, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.


Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.
Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1913.

Mr. Speaker:

We your committee on appropriations, to whom was referred House bill No. 42, entitled "An act relating to compensation and duties of the state board of pharmacy, the members and officers thereof, and amending section 6 of chapter 213 of the Session Laws of 1909," 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.

Amendment 1.

That the title be amended by striking therefrom the words "section 6 of chapter 213 of the Session Laws of 1909" and inserting in lieu thereof the words: "section 8456 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amendment 2.

That section 1 of the bill be amended by striking the words, beginning with the word "that" in line 1 of the section and ending with the words "section 6" in line 2 and inserting in lieu thereof the words: "That section 8456 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8456."

Amendment 3.

Amend section 1 by striking the word "to" after the word "expenses" in line 7 and inserting the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 4.

Amend section 1, line 12 by inserting in the blank space after the dollar sign the figures "100."

Amendment 5.

Amend section 1, line 19, by striking the word "to" after the word "bond" and inserting in lieu thereof the word "shall."

J. H. Davis, Chairman.

The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.


Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.
man beings, and providing punishments for violations," 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.

Amendment 1.

That the bill be amended by striking the title and inserting in lieu thereof the words: "An act relating to the practice of embalming and amending sections 7040 and 7041 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amendment 2.

That section 1 of the bill be amended by striking the words beginning with the word "that" in line 1 and ending with the words "section 5" in line 4 of the section and inserting in lieu thereof the following: "That section 7040 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 7040."

Amendment 3.

Amend section 1, line 9 by striking the word "to" after the word "bond" and inserting in lieu thereof the word "shall."

Amendment 4.

That section 2 of the bill be amended by striking the words beginning with the word "that" in line 1 and ending with the words "section 6" in line 2 and inserting in lieu thereof the words: "That section 7041 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 7041."

Amendment 5. Amend section 2 by striking the word "to" after the word "expenses" in line 7 and inserting the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 6.

Amend section 2, line 12 by inserting in the blank space after the dollar sign the figures "100."

J. H. DAVIS, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn,

Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, King­ery, Mc Ardle, Pierce, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 25, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 44, entitled “An act relating to the compensation and duties of the board of examiners in optometry and the members and officers thereof, and amending section 8 of chapter 235, Session Laws of 1909,” 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.

Amendment 1.

That the title be amended by striking therefrom the words “section 8 of chapter 235, Session Laws of 1909” and inserting in lieu thereof the words: “Section 8473 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.”

Amendment 2. That section 1 of the bill be amended by striking therefrom the words, beginning with the word “that” in line 1 and end-
Amend with the words "section 8" in line 2 and inserting in lieu thereof the words: "That section 8473 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows: Section 8473."

Amendment 3.
Add to title the words "And adding section 14 thereto relating to license fee."

Amendment 4.
Amend section 1 by striking the word "to" after the word "expenses" in line 8 and inserting the words: "And all other expenses incident to the execution of the provisions of this act shall."

Amendment 5.
Amend section 1, line 12 by inserting in the blank space after the dollar sign the figures "100."

Amendment 6.
Section 14. Every registered optometrist and every optometrist practicing under an exemption certificate shall in every year after 1914 pay to said board of examiners the sum of $1.00 as a license fee for such year. Such payment shall be made prior to the tenth day of January in each and every year, and in case of default of payment of such fee by any person, and after twenty days' notice of such default, his certificate may be revoked by the board of examiners until such fee is paid.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Conner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childs, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Mapes, Master- son, McCoy, McFarland, McKay, Merriam, Mess, Middaugh,

Those voting nay were: Representatives Black, Dunning, Falkner, Foster, Holmes, Lum, Robe—7.

Those absent or not voting were: Representatives Catlin, Conner, Fontaine, Field, Freeman, Greenbank, Kennedy, Kingery, McArdle, Pierce, Sumner, Sweet, Urquhart—13.

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

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

On motion of Mr. Wray, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

On motion of Mr. Davis, the House took a recess until 8 o'clock p. m.

EVENING SESSION.

The speaker called the House to order at 8:00 p. m.

Roll call showed all members present except Messrs. Arnold (W. E.), Davis, Greenbank, Hutchinson, McArdle, Sims, Sumner and Sweet, of whom Messrs. Greenbank and Sweet were excused.

House bill No. 222, relating to the celebration of the 50th anniversary of the Battle of Gettysburg.

The bill was read the second time in full by sections.

On motion of Mr. Earle, 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, 79; nays, 11; absent or not voting, 7.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—79.

Those voting nay were: Representatives Childe, Farnsworth, Hedger, Kingery, Masterson, Middaugh, Moll, Oaks, Overman, Truax, Turnbow—11.

Those absent or not voting were: Representatives Arnold (W. E.), Corkery, Greenbank, Holmes, Hutchinson, Sumner, Sweet—7.

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

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

On motion of Mr. Earle, the rules were suspended, and the chief clerk was directed to transmit the bill immediately to the Senate.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 10, 1913.

We, your committee on appropriations, to whom was referred House bill No. 287, entitled “An act authorizing the creating of a commission to be known as the ‘Columbia river commission,’ defining its duties, and providing for the maintenance thereof,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.
On motion of Mr. Davis, 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, 69; nays, 18; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Beam, Black, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Farnsworth, Fontaine, Field, Freeman, Gilkey, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Horrigan, Hughes, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Pierce, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—69.

Those voting nay were: Representatives Brislawn, Bryant, Corkery, Falkner, Foster, Gillbo, Goss, Holmes, Houser, Mapes, Middaugh, Murphine, Norton, Overman, Reid, Robe, Rowland (D. H.), Tonkin—18.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Dunning, Earle, Greenbank, Hastings, Hurd, Hutchinson, McArdle, Sweet—10.

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

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

On motion of Mr. Davis, the rules were suspended, and the chief clerk directed to transmit the bill immediately to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 289, entitled "An act establishing a state zoological survey, defining its duties, 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.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Foster, the following amendment was adopted:

Section 6, line 2 of the original bill, strike the figures "30" and insert in lieu thereof the figure "90."

On motion of Mr. Davis, 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, 68; nays, 24; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Beam, Black, Brown, Brooks, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Craig, Croake, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, Le-Sourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Moll, Moren, Newman (G. H.), Pierce, Robe, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—68.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Brislawn, Bryant, Corkery, Darling, Dunning, Falkner, Gillbo, Hill, Holmes, Horrigan, Masterson, Middaugh, Miles, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Reid, Rowland (D. H.), Truax—24.

Those absent or not voting were: Representatives Arnold (W. E.), Conner, Greenbank, Hastings, Sweet—5.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE CHAMBER
OLYMPIA, WASH., March 10, 1913.

Mr. Speaker:
We, your committee on free conference, to whom was referred engrossed House bill No. 523, and three Senate amendments thereto, recommend that the Senate recede therefrom and that the following amendments be adopted:

At the end of line 7, section 5 of the printed bill, same being line 20, section 5, of the engrossed bill, strike the words "shall be guilty of a felony," and insert in lieu thereof the words "shall be punished by fine or imprisonment or both."

Strike all of section 31 and insert in lieu thereof the following:
"Section 31. Every person who shall sign any initiative and referendum petition provided for in this act with any other than his true name shall be guilty of a felony. Every person who shall knowingly sign more than one of such petitions for the same measure or who shall sign any such petition knowing that he is not a legal voter or who shall make on any such petition any false statements as to his place of residence, and every registration officer who shall make any false report or certificate on any such petition shall be guilty of a gross misdemeanor."

RALPH METCALF,  W. W. CONNER,
HARVE H. PHIPPS,  FRANK W. MIDDAUGH,
HENRY H. WENDE,  ROBERT GRASS.

On motion of Mr. Conner, the roll was called and the House adopted the report of the free conference committee by the following vote: Yeas, 81; nays, 12; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Fontaine, Field, Freeman, Gilkey, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Over-
man, Picken, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—81.

Those voting nay were: Representatives Black, Brown, Christensen, Falkner, Foster, Gillbo, Goss, Houser, Murphine, Oaks, Pierce, Robe—12.

Those absent or not voting were: Representatives Greenbank, Hastings, Sims, Sweet—4.

**House of Representatives,**
**Olympia, Wash., March 10, 1913.**

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 354, entitled "An act for the relief of Lewis county and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

Mr. Davis moved that the rules be suspended, the second reading be considered the third and that the bill be placed on final passage.

The motion was lost.

On motion of Mr. Mapes, the bill was indefinitely postponed.

**House of Representatives,**
**Olympia, Wash., March 10, 1913.**

Mr. Speaker:

We, a majority of your committee on appropriations, to whom was referred House bill No. 522, entitled "An act providing for the erection of a fish ladder at the falls of the Palouse river 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 indefinitely postponed.

J. H. Davis, Chairman.

Mr. Speaker:

We, a minority of your committee on appropriations, to whom was referred House bill No. 522, entitled "An act providing for the erection of a fish ladder at the falls of the Palouse river 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.


On motion of Mr. Zednick, the bill was indefinitely postponed.

House bill No. 598, authorizing the creation of a commission to be known as the "Vocational and Industrial Training Commission," etc.

The bill was read the second time in full by sections.

On motion of Mr. Pierce, 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, 82; nays, 7; absent or not voting, 8.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kingery, LeSourd, Lum. Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Urquhart, Wray, Wells, Zednick, Mr. Speaker—82.

Those voting nay were: Representatives Farnsworth, Hurd, Miles, Moren, Tonkin, Truax, Turnbow—7.

Those absent or not voting were: Representatives Adams, Grass, Greenbank, Kennedy, Langford, Rowland (D. H.), Sims, Sweet—8.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 651, relating to logged-off lands.

The following committee amendments were adopted:

Section 6 lines 3 and 4 of the printed bill, being lines 5 and 7 of the original bill, after the word "county" insert "or number of district and county."

Section 8. Change the last word in line 6 of the printed bill, being line 11 of the original bill, "of" to "on."

Change the last word in line 7 of the printed bill, being line 11 of the original bill, "county" to "ballot."

Section 11. Line 1 of the printed bill, being line 1 of the original bill, before the word "said" insert the following: "The said commissioners shall be elected one from each of the county commissioner's districts of the county in which the agricultural development district is located, when the agricultural development district is co-extensive with the limits of such county. When the agricultural development district comprises only a portion of the county, three commissioner districts numbered consecutively having approximately equal population and the boundaries following ward and precinct lines, shall be described in the petition for the formation of the agricultural development district, and one commissioner shall be elected from each of the said commissioner districts."

Section 15. Line 6 of the printed bill, being line 9 of the original bill, after the word "made" insert the word "forthwith."

Section 19. Line 9 of the printed bill, being line 15 of the original bill, change "expense" to "expenses."

Section 24. Line 11 of the printed bill, being line 17 of the original bill, change the word "third" to "first."

Between sections 24 and 25 insert the heading "organization of board."

Section 28. Line 2 of the printed bill, being lines 3 and 4 of the original bill, strike out the words "from the collection of taxes."

Section 32. Line 2 of the printed bill, being line 2 of the original bill, change the word "unimproved" to the word "undeveloped."

Change the last word in line 2 of the printed bill, being line 3 of the original bill, from "their" to "the."

Change the last word in line 4 of the printed bill, being in line 6 of the original bill, from "fifteen" to "twenty."
Section 33. Strike everything in line 3 of the printed bill, being line 5 of the original bill, after the word "forthwith."

Line 4 of the printed bill, being line 6 of the original bill, strike the words "assessed at not less than the price refused."

Line 5 of the printed bill, being line 8 of the original bill, change the word "other" to "such."

Section 34. Line 1 of the printed bill, being line 2 of the original bill, change the word "unimproved" to "undeveloped."

Line 2 of the printed bill, being line 2 of the original bill, strike the words "from the state."

Section 35. Line 2 of the printed bill, being line 3 of the original bill, strike the word "citizen" and in lieu thereof insert "settler," being a citizen of this state."

Line 2 of the printed bill, being line 3 of the original bill, after the word "offer" strike the words "unimproved (not timbered)" and insert in lieu thereof "not to exceed twenty acres of undeveloped, logged-off."

Section 37. Line 3 of the printed bill, being line 5 of the original bill, change the word "ten" to "fifteen."

Section 40. Line 7 of the printed bill, being line 12 of the original bill, change the word "ten" to "fifteen."

Section 44. Line 1 of the printed bill, being line 2 of the original bill, after the word "purchase" insert the words "or otherwise."

Line 2 of the printed bill, being line 3 of the original bill, after the word "be" insert the words "appraised and."

Line 3 of the printed bill, being line 5 of the original bill, after the word "at" insert the words "not less than."

Section 46. Line 6 of the printed bill, being line 9 of the original bill, strike out "three" and in lieu thereof insert "five."

Between sections 47 and 48 insert the heading "irrigatable lands."

Section 48. Line 12 of the printed bill, being line 19 of the original bill, after the word "works" insert "within or without the district."

Line 13 of the printed bill, being line 19 of the original bill, before the word "necessary" insert "which in the opinion of said commissioners may be."

Section 49. Line 2 of the printed bill, being line 3 of the original bill, after the word "lateral" insert the words "afore mentioned."

Line 4 of the printed bill, being lines 5 and 6 of the original bill, after the word "situated" strike the rest of the section and in lieu thereof insert the following: "and the price refused for such lands shall be considered by the assessor in respect of such and all similarly situated lands in the next assessment."

Mr. Chamberlin moved to strike section 58.

The motion was lost.
On motion of Mr. Murphine, the following amendments were adopted:

In section 32, in line 4 of the printed bill after the word "owners" insert in parenthesis "(except from settlers under the provisions of sections 35 and 36 of this act)."

Section 35 strike the word "state" in line 2 of printed committee amendment and insert in lieu thereof "United States."

In amended section 50 in line 8 strike the words “one and” and insert between the words “one-half” and “per” the words "of one."

On motion of Mr. Horrigan, the following amendment was adopted:

In line 4, section 50 after the word “economically” insert the words “store and.”

On motion of Mr. Murphine, the rules were suspended, the second reading was considered the third and the bill was placed on final passage.

Mr. Chamberlin moved that the rules be suspended and that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

On motion of Mr. Davis, the previous question was ordered.

The roll was called, and House bill No. 651 passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 9.

Those voting nay were: Representatives Chamberlin, Fontaine, Grass, Miles, Turnbow—5.

Those absent or not voting were: Representatives Adams, Freeman, Greenbank, Hurd, Lum, Pierce, Sims, Stevenson, Sweet—9.

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

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

On motion of Mr. Wray, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign House bills Nos. 207, 372, 21, Senate bills Nos. 148, 247, 357, 428, 463, 464, Senate joint memorial No. 11, Senate joint resolution No. 7, Senate concurrent resolutions Nos. 20 and 22.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1913.

Mr. Speaker:

We, your committee on appropriations, to whom was referred House bill No. 597, entitled "An act making an appropriation for agricultural and industrial extension work in the public schools of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Cleland, the previous question was ordered.

On motion of Mr. Brislawn, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 82; nays, 9; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis,

Those voting nay were: Representatives Childe, Dunning, Goss, Miles, Moren, Norton, Reid, Tonkin, Truax—9.

Those absent or not voting were: Representatives Adams, Greenbank, Hurd, Pierce, Stevenson, Sweet—6.

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

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

On motion of Mr. Wray, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 556, providing a state school for girls in conjunction with the state training school.

On motion of Mr. Field, Senate bill No. 381 was substituted for House bill No. 556.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 381, entitled "An act establishing a state school for girls in conjunction with the Washington state training school, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for 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.

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

Mr. Christensen moved the adoption of the following amendment:

Section 2, lines 3, 4 and 5, strike "To consist of not more than one hundred and sixty of fertile land, said site to be within a radius of not less than one mile and not more than five miles of the state training school of Chehalis."

Mrs. Axtell moved the adoption of the following amendment as a substitute for the amendment of Mr. Christensen:

Section 2, lines 3, 4 and 5 after the word "land" strike the remainder of sentence.

Mr. Christensen withdrew his amendment.

On motion of Mr. Herber, the previous question was ordered.

On motion of Mr. Brown, a sufficient number arising, the roll was called, and the substitute amendment by Mrs. Axtell was adopted by the following vote: Yeas, 52; nays, 34; absent or not voting, 11.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brown, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Gray, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Moll, Moren, Murphine, Norton, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Smith, Stream, Truax, Turnbow, Wells—52.

Those voting nay were: Representatives Aagaard, Arnold (W. E.), Brooks, Catlin, Craig, Davis, Field, Gilkey, Goss, Grass, Halsey, Hays, Hurd, Jensen, Kennedy, LeSourd, Lum, Mapes, McCoy, McKay, Mess, Miles, Newman (G. H.), Oaks, Robe, Siler, Sisson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Mr. Speaker—34.
Those absent or not voting were: Representatives Adams, Freeman, Greenbank, Hastings, Hedger, McArdle, Neumann (M. M.), Sims, Stevenson, Sweet, Zednick—11.

On motion of Mrs. Axtell, the following amendments were adopted:

Section 6, line 1, strike the word “eight” and insert “ten.”
Amend line 4 of section 10 by inserting comma after the word “reputable” and the word “women.”

Mrs. Axtell moved the adoption of the following amendment:
Amend line one of section ten by inserting after the word “mind,” “and free from contagious diseases.”

The amendment was lost.
Mr. Farnsworth moved that the vote by which the amendment to section 10, line 4, had been adopted, be reconsidered.
The motion was lost.
On motion of Mrs. Axtell, the following amendments were adopted:

Section 12 strike all of line 2 to the first word “and” and insert “any employment for account of the institution or the girl employed.”
Amend line 1 of the title by inserting after the word “state” the word “training” and insert a comma after the word “girls” and striking the words “in conjunction with the Washington state training school.”

Mrs. Axtell moved that the rules be suspended, the second reading considered the third, the bill considered engrossed and placed on final passage.
Mr. Field moved that the bill be returned to second reading for the purpose of amendment.
The motion was lost.
The roll was called, and Senate bill No. 381 passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings,

Those absent or not voting were: Representatives Adams, Freeman, Greenbank, Sims, Sumner, Sweet—6.

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

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

On motion of Mr. Wray, the rules were suspended, the bill considered engrossed and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 544, relating to the sale of land, false representation concerning title to land, etc.

The bill was read the second time in full by sections.

On motion of Mr. Braslawn, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Braslawn, Brown, Brooks, Bryant, Capron, Catlin, Cleland, Conner, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gilkey, Gilbo, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Smith,
Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Those voting nay were: Representatives Chamberlin, Rowland (D. H.)—2.

Those absent or not voting were: Representatives Adams, Childe, Christensen, Craig, Field, Freeman, Goss, Greenbank, Houser, Hurd, Langford, Picken, Sims, Stevenson, Sweet—15.

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

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

On motion of Mr. Wray, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 469, relating to the leasing, building, etc., of public markets, halls, meeting places, etc.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 80; nays, 2; absent or not voting, 15.


Those voting nay were: Representatives Holmes, Robe—2.
Those absent or not voting were: Representatives Adams, Childe, Christensen, Conner, Field, Freeman, Greenbank, Houser, Hurd, Langford, Merriam, Picken, Sims, Stevenson, Sweet—15.

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

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

Mr. Murphine gave notice of reconsideration of the vote by which House bill No. 469 passed the House.

Mr. Halsey assumed the chair.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred House bill No. 437, entitled "An act providing for the transfer of monies from the public highway fund to the credit of San Juan and Island counties," have had the same under consideration, and we respectfully report the same back to the House without recommendation, amended as follows:

Amend the title, after the word "fund" strike the remainder of the act and insert "in counties composed entirely of islands."

In line 2, section 1 after the word "in" strike the words "San Juan and Island counties" and insert the words, "composed entirely of islands."

L. D. McArdle, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Holmes moved the adoption of the following amendment:

In section 1, line 2, strike after the word "levied" to word "for" and insert the words "in all counties of this state."

The amendment was lost.

Mr. Pierce moved the adoption of the following amendment:

Line 2 and Kitsap.

Mr. Pierce demanded a roll call on the adoption of the amendment.

Mr. Sims demanded a call of the House and, a sufficient number arising, the roll was called under the call of the House and the following absentees were noted: Adams, Childe, Arnold (W.
E.), Freeman, Greenbank, Houser, Langford, Neumann, Rowland (H. K.), Sweet, and Stevenson, of whom Messrs. Greenbank and Sweet were excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

Mr. Foster moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Sims, further proceedings under the call of the House were dispensed with.

A sufficient number arising, the roll was called on the amendment proposed by Mr. Pierce, and the amendment was lost by the following vote: Yeas, 23; nays, 63; absent or not voting, 11.

Those voting yea were: Representatives Arnold (W. A.), Black, Christensen, Corkery, Croake, Dunning, Earle, Falkner, Gillbo, Herber, Hill, Holmes, Houser, Hutchinson, Masterson, Middaugh, Moll, Murphine, Norton, Oaks, Overman, Reid, Robe—23.

Those voting nay were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Davis, Farnsworth, Foster, Field, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herrigan, Hughes, Hurd, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Picken, Pierce, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—63.

Those absent or not voting were: Representatives Adams, Childe, Fontaine, Freeman, Greenbank, Langford, Rowland (H. K.), Stevenson, Stevens, Stream, Sweet—11.

Mr. Sims moved that the vote by which the amendment proposed by Mr. Pierce was lost be reconsidered.

The motion to reconsider prevailed.
Mr. Grass moved that the rules be suspended, the second reading be considered the third and that the bill be placed on final passage.

Mr. Houser demanded a roll call on the suspension of the rules and, a sufficient number arising, the roll was called and the motion to suspend the rules prevailed by the following vote: Yeas, 68; nays, 20; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Davis, Dunning, Farnsworth, Foster, Field, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Neumann (M. M.), Newman (G. H.), Picken, Reid, Siler, Sims, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—68.

Those voting nay were: Representatives Arnold (W. A.), Black, Bryant, Christensen, Corkery, Croake, Earle, Falkner, Fontaine, Gillbo, Holmes, Houser, Moll, Murphine, Norton, Oaks, Overman, Pierce, Robe, Rowland (D. H.)—20.

Those absent or not voting were: Representatives Adams, Childe, Freeman, Greenbank, Langford, Rowland (H. K.), Stevenson, Stream, Sweet—9.

The roll was called on final passage of the bill and the bill passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, Mc-
Voting nay: Representative Bryant—1.

Those absent or not voting were: Representatives Aagaard, Adams, Childe, Freeman, Greenbank, Langford, Rowland (H. K.), Stevenson, Stream, Sweet—10.

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

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

Mr. Pierce gave notice that he would move to reconsider the vote by which House bill No. 437 passed the House.

Mr. Fontaine moved to adjourn.

The motion was lost.

Mr. Turnbow gave notice that he would move to reconsider the vote by which House bill No. 522 was indefinitely postponed.

Mr. Murphine arose to speak on a question of personal privilege and stated that his notice given on the previous day to move to amend the rules was defective; that he would move to amend rule 60 and also rule 20 on the next working day of the session.

The speaker demanded that Mr. Murphine be required to hand to the clerk his written notice to amend the rules in order that the same might be considered by the House in the meantime.

House bill No. 344, relating to the lands granted for the use and support of the agricultural college and scientific school.

The bill was read the second time in full by sections.

On motion of Mr. Chamberlin, 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, 5; absent or not voting, 11.

Those voting nay were: Representatives Arnold (W. A.), Arnold (W. E.), Darling, Goss, Masterson—5.

Those absent or not voting were: Representatives Adams, Bryant, Childe, Fontaine, Field, Freeman, Greenbank, Langford, Rowland (H. K.), Stevenson, Sweet—11.

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

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

On motion of Mr. Chamberlin, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 391, relating to trust companies.

The bill was read in full the second time by sections.

On motion of Mr. Cleland, 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, 63; nays, 23; absent or not voting, 11.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Beam, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Corkery, Craig, Davis, Dunning, Earle, Farnsworth, Foster, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill,
Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Mapes, McArdle, McCoy, McFarland, McKay, Mess, Moll, Murphine, Neumann (M. M.), Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—63.

Those voting nay were: Representatives Arnold (W. E.), Black, Bryant, Christensen, Croake, Darling, Falkner, Houser, Kingery, Lum, Masterson, Merriam, Middaugh, Miles, Moren, Newman (G. H.), Norton, Oaks, Overman, Robe, Rowland (D. H.), Truax, Turnbow—23.

Those absent or not voting were: Representatives Adams, Childe, Fontaine, Field, Freeman, Greenbank, Langford, Picken, Stevenson, Stream, Sweet—11.

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

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

On motion of Mr. Wray, the rules were suspended and the bill was ordered immediately transmitted to the Senate.

House bill No. 324, relating to municipal construction of local improvement work.

On motion of Mr. Cleland, substitute House bill No. 324 was adopted in place of House bill No. 324.

Substitute House bill No. 324 was read in full the second time by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 57; nays, 25; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Croake, Falkner, Farnsworth, Foster, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hill, Houser, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McCoy,
McKay, Merriam, Mess, Moll, Moren, Murphine, Oaks, Overman, Robe, Sims, Sisson, Stevens, Stewart, Sumner, Tonkin, Truax, Urquhart, Wray, Zednick, Mr. Speaker—57.

Those voting nay were: Representatives Arnold (W. A.), Black, Bryant, Christensen, Corkery, Darling, Dunning, Earle, Gillbo, Herber, Holmes, Horrigan, Hughes, McFarland, Middaugh, Miles, Neumann (M. M.), Newman (G. H.), Norton, Pierce, Reid, Rowland (D. H.), Siler, Smith, Turnbow—25.

Those absent or not voting were: Representatives Adams, Childe, Davis, Fontaine, Field, Freeman, Greenbank, Langford, McArdle, Picken, Rowland (H. K.), Stevenson, Stream, Sweet, Wells—15.

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

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

On motion of Mr. Wray, the rules were suspended and the chief clerk was directed to transmit the bill immediately to the Senate.

Mr. Brooks moved to adjourn.

The motion was lost.

The speaker resumed the chair.

House bill No. 345, providing for landlord’s lien for rent.

The bill was read in full the second time by sections.

Mr. Dunning moved that the bill be indefinitely postponed.

The motion was carried.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 299, entitled “An act providing for the holding of sessions of the superior court of the State of Washington for the county of Chehalis at the city of Aberdeen, in said county, and authorizing the board of county commissioners of said county to incur the expense incident thereto,” 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 title of bill, line 1, by striking the words "providing for," and inserting in lieu thereof the word "authorizing."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.
The committee amendment was adopted.
Mr. Cleland moved to adjourn.
The motion was lost.

On motion of Mr. McKay, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, and the bill was placed on final passage and passed the House by the following vote: Yeas, 74; nays, 9; absent or not voting, 14.


Those voting nay were: Representatives Christensen, Foster, Goss, Murphine, Neumann (M. M.), Oaks, Robe, Tonkin, Zednick—9.

Those absent or not voting were: Representatives Adams, Conner, Fontaine, Freeman, Greenbank, Hedger, Langford, Overman, Picken, Rowland (H. K.), Stevenson, Stream, Sweet, Wells—14.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Wray, the rules were suspended, the bill considered engrossed, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 508, relating to the rights of the people of this state over the public lands therein.

The author of the bill being absent, the bill was passed over.

House bill No. 399, relating to the employment of persons having charge of women and children's departments of public institutions.

The bill was read in full the second time by sections.

Mr. Middaugh moved the adoption of the following amendment:

Line 2, amend by adding after the words "public institutions," the words "where females are employed."

The amendment was lost.

Mr. Neumann moved the adoption of the following amendment:

Sec. 1, line 1, strike the words "or any attendant."

The motion was lost.

On motion of Mr. Davis, 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, 54; nays, 919; absent or not voting, 91.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Black, Brown, Bryant, Catlin, Chamberlin, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Foster, Field, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hill, Holmes, Hutchinson, Kennedy, Kingery, LeSourd, Lum, McArdle, Merriam, Mess, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Stevens, Stewart, Sumner, Tonkin, Zednick, Mr. Speaker—54.

Those voting nay were: Representatives Arnold (W. A.), Brislawn, Childe, Earle, Falkner, Farnsworth, Hays, Hedger,
Horrigan, Houser, Hughes, Hurd, Jensen, Masterson, McFarland, Middaugh, Miles, Norton, Sisson, Truax, Turnbow, Urquhart—22.

Those absent or not voting were: Representatives Adams, Brooks, Capron, Conner, Fontaine, Freeman, Grass, Greenbank, Herber, Langford, Mapes, McCoy, McKay, Picken, Rowland (H. K.), Smith, Stevenson, Stream, Sweet, Wray, Wells—21.

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

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

On motion of Mr. Wray, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 255, to control and regulate the waters of the state.

On motion of Mr. Farnsworth, the bill was indefinitely postponed.

The House adjourned.

C. R. Maybury, Howard D. Taylor, Chief Clerk. Speaker.

FIFTY-EIGHTH DAY.

MORNING SESSION.

House of Representatives, Olympia, Wash., Tuesday, March 11, 1913.

The speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Messrs. Freeman, Goss, Greenbank, Sweet, Urquhart, Wray and Mrs. Axtell, of whom Mrs. Axtell, Mr. Greenbank and Mr. Sweet were excused.
Prayer was offered by Rev. Henry S. Champie, of the First Church of Christ, Olympia, Washington.

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

RESOLUTION.

By Mr. Langford:

WHEREAS: House bill No. 308 has disappeared, like Little Charlie Ross, and

WHEREAS: There is a suspicion that it is about to be smothered and seen no more by anxious friends, except in the files of the dead, and

WHEREAS, This bill was referred to the committee on public morals February 3, 1913, and the committee has had ample time to act

It is hereby Ordered, That the same be reported out of the committee.

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

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 447, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. McArdle, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

Mr. Speaker:

We, your committee on commerce and manufacturing, to whom was referred Senate bill No. 32, entitled "An act relating to prices of commodities sold for delivery in the State of Washington, or for shipment into the state for delivery therein," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Robert Grass, Chairman.
MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 652, entitled "An act relating to suits against unincorporated associations and societies," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

WILLIAM WRAY, Chairman.


MR. SPEAKER:

We, your committee on appropriations, to whom was referred Senate bill No. 220, entitled "An act authorizing the completion of the final survey of the Quincy valley irrigation project, and appropriating money therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your committee on education, to whom was referred Senate bill No. 322, entitled "An act relating to the apportionment of public school money and to days' attendance in such schools and amending section 4567 of Remington and 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.

FRED M. HEDGER, Chairman.

We concur in this report: J. S. Siler, N. B. Brooks, R. E. Darling, Ben Hill, J. E. Turnbow, Nena Jolidon Croake, C. G. Black, Mrs. Frances C. Axtell.

MR. SPEAKER:

We, your committee on labor and labor statistics, to whom was referred engrossed Senate bill No. 246, entitled "An act prohibiting the
compulsory boarding of employes, providing for an additional amount to stipulated wage for board obtained away from employer's boarding house and providing a penalty for violation of the act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. P. Goss, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

Mr. Speaker:

We, your committee on veteran's home, to whom was referred engrossed Senate bill No. 242, entitled "An act relating to the admission of persons to soldier's homes and amending section 8910 of Remington and 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.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1913.

Mr. Speaker:

We, your committee on roads and bridges, to whom was referred Senate bill No. 457, entitled "An act directing the state highway commissioner to examine and report on the feasibility of a secondary state road from Meyers Falls in Stevens county southerly to a point on Sunset highway at or near Davenport, in Lincoln county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 452, entitled "An act relating to the use, display, and desecration of flags, standards, colors and ensigns, providing penalties for violations, and amending section 2685 of Remington and 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.

William Wray, Chairman.
MR. SPEAKER:

We, your committee on appropriations, to whom was referred House bill No. 609, entitled "An act to provide for the establishment of cooperative buying associations, to reduce the cost of living by eliminating waste in distribution, extending the functions of the state board of control and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. H. DAVIS, Chairman.


REPORT OF CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

We, your conference committee, to whom was referred the Senate amendments to engrossed House bill No. 379, recommend: First, that the House concur in the following amendments:

In section 1, line 8 of the printed bill, the same being section 1, line 11 of the engrossed bill, following the word "may" insert a comma and the following words: "when authorized at a general election, or a special election called for the purpose."

In line 11, section 4, of the original bill, the same being line 7, section 4, of the printed bill, after the word "assessments" strike the word "of" and insert in lieu thereof the words "and shall assess upon."

In line 5, section 5, of the original bill, the same being line 3, section 5, of the printed bill, after the word "of" strike the word "two" and insert in lieu thereof the word "one."

Add a new section as follows: "Section 6, where any assessment for the improvement of any permanent highway pursuant to petition has heretofore been made and extended upon the tax rolls of any county and said assessment has not been paid, the county commissioners may provide for the payment of the same in installments, and may issue bonds of the county to an amount not exceeding such unpaid assessment in the manner provided in section 4 of this act."

Second, that the Senate recede from the following amendments:

In line 14, section 3, of the original bill, the same being lines 8 and 9, section 3, of the printed bill, after the word "bids" strike the words "All contracts shall be let on the lump sum basis."

Add to the end of section 3 the following:

"If in the opinion of the board of county commissioners in any county having less than forty-five thousand inhabitants according to
the last federal census, all the bids received are beyond the cost which ought to be incurred in the building of said road and are too high and the board of county commissioners have an estimate on file made by the county engineer or by a contracting engineer employed by the county commissioners showing that the said bid is excessive, the said board of county commissioners may reject any and all bids and may proceed to build said road and complete the same, purchasing and procuring all materials necessary therefor and paying for all labor and for the use of any machinery used in connection therewith, and payment made therefor shall be made in the same manner and from the same fund as though the same had been made under contract: Provided, That if the cost of making and completing said road by the board of county commissioners without contract, shall exceed the lowest previously rejected bid, then the excess above the amount of said bid so rejected shall be paid by the county from its county road fund."

Respectfully submitted,

L. D. McARDLE,
R. W. CRAIG,
ARCHIE McGUIRE,
H. E. KENNEDY,
RALPH D. NICHOLS,
JOHN L. SHARPSTEIN.

On motion of Mr. McArdle, the roll was called and the report of the conference committee was adopted by the following vote: Yeas, 78; nays, 10; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wells, Zednick, Mr. Speaker—78.

Those voting nay were: Representatives Falkner, Foster, Gray, Holmes, Houser, Miles, Pierce, Robe, Truax, Turnbow —10.
Those absent or not voting were: Representatives Axtell, Brown, Conner, Freeman, Greenbank, Hughes, Oaks, Sweet, Wray—9.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 3, 1913.

MR. SPEAKER:

The Senate has passed Senate bill No. 276, entitled "An act amending section 6675 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and adding sections 6661a, 6661b, 6661c, 6661d and 6675a thereto, providing for the sale of certain University lands; charitable, educational, penal and reformatory institution lands; normal school lands; and agricultural college lands in the State of Washington, and fixing the manner and condition of sale;"

Also, engrossed Senate bill No. 455, entitled "An act authorizing and directing the state highway commissioner to examine and report on the feasibility of a secondary highway from Wenatchee easterly through the towns of Quincy, Ephrata and Wilson Creek to the city of Harrington;"

Also Senate bill No. 457, entitled "An act directing the state highway commissioner to examine and report on the feasibility of a secondary state road from Meyers Falls, in Stevens county, southerly to a point on Sunset highway at or near Davenport, in Lincoln county.

Also, Senate bill No. 456, entitled "An act establishing a secondary state road from Bremerton, in Kitsap county, southwesterly to a point on the proposed Olympic highway between Shelton and Hoodsport, in Mason county;"

Also, substitute Senate bill No. 289, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; creating the department of motor vehicles, and providing for the licensing of motor vehicles and the drivers and operators thereof; and repealing chapter 154, Laws of 1905;"

Also, Senate bill No. 458, entitled "An act relating to practice in the superior and supreme courts;"

Also, Senate bill No. 182, entitled "An act creating a state editing board, defining its powers and duties and regulating the printing and publication of reports;"

Also, Senate bill No. 261, entitled "An act providing for apportioning of the income of the permanent normal school fund between the normal schools of the state;"

Also, Senate bill No. 440, entitled "An act relating to common schools and amending section 4482 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 337, entitled "An act relating to the liability
of municipal corporations for injuries upon streets, alleys, and sidewalks;"

Also, engrossed House bill No. 281, entitled "An act relating to the registration of births and deaths and amending sections 5424, 5425 and 5441 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 509, entitled "An act creating a state board of park commissioners and defining their duties, privileges and authority;" with the following amendment:

In line 3, section 1 of the engrossed bill, the same being line 2 of the printed bill, after the word "treasurer" strike the comma and substitute a period therefor and strike the remainder of the section.

Also, engrossed Senate bill No. 157, entitled "An act to amend section 5 of article 16 of the constitution of the State of Washington relating to the investment of public funds;"

Also, Senate bill No. 220, entitled "An act authorizing the completion of the final survey of the Quincy Valley irrigation project and appropriating money therefor;"

Also, Senate bill No. 315, entitled "An act amending section 15 of chapter 98 of the Session Laws of 1911, the same being, 'An act relating to local improvements in cities and towns and repealing certain acts and parts of acts;'

Also, Senate bill No. 329, entitled "An act relating to police courts in cities of the second class and cities operating under the provisions of chapter 116 of the Session Laws of 1911, and repealing sections 7656, 7657, 7658, 7659, 7660, 7661, 7662, 7663, 7664 and 7666 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also, Senate bill No. 333, entitled "An act relating to criminally insane persons and amending sections 2176, 2283, 5975, 5977, 5978 and 5979 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 283, entitled "An act relating to the protection of orphan, homeless, or neglected children and amending sections 1700, 1701, 1703, 1704 and 1707 and adding section 1707-B, chapter 28, Title Probate Law and Procedure, the same being chapter 49 of the Session Laws of 1903, of the State of Washington, entitled 'An act providing for the protection of orphan, homeless, dependent and delinquent children, and conferring powers upon the judges of the superior court, the county commissioners, parents, guardians, charitable societies to receive, control and dispose of the same, and repealing an act entitled 'An act for the protection of orphan, homeless, neglected or abused children, and conferring powers upon judges of the superior court, the county commissioners, the charitable societies to receive, control and dispose of the same, and declaring an emergency,' approved February 14, 1899, and making an appropriation therefor;'

Also, Senate bill No. 19, entitled "An act establishing a state athletic
commission, and regulating boxing and sparring in the State of Washington;"

Also, Senate bill No. 127, entitled "An act relating to neglected, dependent and delinquent children, and amending section 1995 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 155, entitled "An act relating to the sale of personal property belonging to counties, and amending section 3842 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 179, entitled "An act relating to maintenance, repair and renewal of sidewalks in cities and towns, and providing for the payment thereof by the owners of abutting property, and repealing sections 7872 and 7873 of Remington and Ballinger's Code;"

Also Senate bill No. 420, entitled "An act relating to certain crimes and the punishments therefor, and amending section 2601 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, substitute House bill No. 78, entitled "An act permitting and regulating the use of waterway areas between the boundaries thereof and government pierhead lines, and providing for the disposition of receipts therefrom;"

Also, House bill No. 478, entitled "An act vacating a portion of Smith's Cove waterway, in the city of Seattle, and vesting the title of the vacated portion in the port of Seattle;"

Also, the president has signed enrolled Senate bill No. 148, entitled "An act relating to the establishment and creation of diking districts, and the construction and maintenance of a system of dikes, providing the means of payment therefor and amending section 4107 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 357, entitled "An act relating to taxes in cities and towns and amending section 5131 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 428, entitled "An act creating the state public building board; prescribing its powers and duties; providing for the creating of a state building sinking fund, and levying a tax therefor, and making an appropriation therefrom;"

Also, enrolled Senate bill No. 463, entitled "An act relating to the time of taking effect of laws passed during the session of 1913 of the legislature of the State of Washington relating to the size of berry boxes;"

Also, enrolled Senate bill No. 464, entitled "An act authorizing and directing certain state officers to convey to the United States of America certain lands;"

Also, enrolled Senate concurrent resolution No. 20, "Relating to the introduction by the Senate committee on appropriations of a bill carrying miscellaneous appropriations;"

Also, enrolled Senate concurrent resolution No. 22, "Relating to the introduction of a bill providing for a state road levy;"
Also, enrolled Senate joint resolution No. 7, "Relating to the appointment of a commission to report on co-operative land mortgage banks, or other systems of agricultural credit adapted to the conditions and needs of this state, and to prepare bills on the subject for distribution to all members of the state legislature;"

Also, enrolled Senate joint memorial No. 11, "Relating to congress taking such action as will lead to the planting of adequate fortifications on Grays and Willapa harbors;"

Also, enrolled Senate bill No. 247, entitled "An act creating a department of agriculture, providing for the organization and administration thereof, defining the powers and duties of its officers and employees in relation to agriculture, horticulture, live stock, dairying, state fairs, foods, drinks, drugs, oils, and other kindred subjects, providing penalties for the violation thereof, and repealing certain acts and parts of acts;"

Also, House bill No. 27, entitled "An act relating to false statements, and making the same a gross misdemeanor;"

Also, House bill No. 475, entitled "An act directing the state highway commissioner to examine and report on the feasibility of a state road from Kelso westerly to a point on the National Park highway where said highway crosses the Naselle or the Bear rivers, in Pacific county;"

Also, House bill No. 93, entitled "An act to prevent the spreading of noxious weeds, relating to the duties of owners, lessees, mortgagees, occupiers and agents of lands and of district road supervisors, prosecuting attorneys, county commissioners, county auditors, county treasurers and superior courts, providing a penalty for the violation thereof, providing for appeals to the superior court and supreme court, and amending sections 3038, 3039, 3040, 3041 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 60 of the Session Laws of 1911, and section 3042 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House concurrent resolution No. 30, relating to introduction of bills concerning shore lands for park purposes;"

Also, House concurrent resolution No. 29, relating to the introduction of a bill concerning franchises for street railways;"

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

On motion of Mr. Capron, the House refused to concur in the Senate amendment to House bill No. 509.

FIRST READING OF SENATE BILLS.

Senate bill No. 19, by Senator Hewitt: An act establishing a state athletic commission, and regulating boxing and sparring in the State of Washington.

Referred to committee on rules and order.
Referred to committee on rules and order.

Senate bill No. 155, by Senator Wende: An act relating to the sale of personal property belonging to counties and amending section 3842 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.
Referred to committee on rules and order.

Substitute Senate bill No. 175, by committee on cities of the first class: An act amending sections 11, 12, 13, 14, 24, 27, 33, 34, 47 and 72 of chapter 98, Laws of 1911, entitled “An act relating to local improvements in cities and towns and repealing certain acts and parts of acts,” approved March 17, 1911; and further amending said act by adding thereto a new section to be known as section 73.
Referred to committee on rules and order.

Senate bill No. 179, by Senator McGuire: An act relating to maintenance, repair and removal of sidewalks in cities and towns, and providing for the payment thereof by the owners of abutting property, and repealing sections 7872 and 7873 of Remington and Ballinger’s Code.
Referred to committee on rules and order.

Senate bill No. 182, by Senator Rosenhaupt: An act creating a state auditing board, defining its powers and duties and regulating the printing and publication of reports.
Referred to committee on rules and order.

Senate bill No. 261, by Senator Sutton: An act providing for apportioning of the income of the permanent normal school fund between the normal schools of the state.
Referred to committee on rules and order.

Senate bill No. 276, by Senator McGuire: An act amending section 6675 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding sections 6661a, 6661b, 6661c, 6661d and 6675a thereto, providing for the sale of cer-
tain university lands and university transfer and indemnity lands; charitable, educational, penal and reformatory institution lands; normal school lands; and agricultural college lands in the State of Washington, and fixing the manner and condition of sale.

Referred to committee on rules and order.

Senate bill No. 283, by Senator Davis: An act relating to the protection of orphans, homeless or neglected children and amending sections 1700, 1701, 1703, 1704 and 1707 and adding section 1707-B, chapter 28, title, probate law and procedure, the same being chapter 49 of the Session Laws of 1903, of the State of Washington, entitled "An act providing for the protection of orphan, homeless, dependent and delinquent children, and conferring powers upon the judges of the superior court, the county commissioners, parents, guardians, charitable societies to receive, control and dispose of the same, and repealing an act entitled 'An act for the protection,' etc."

Referred to committee on rules and order.

Substitute Senate bill No. 289, by committee on roads and bridges: An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; creating the department of motor vehicles, and providing for the licensing of motor vehicles and the drivers and operators thereof; and repealing chapter 154, Laws 1905.

Referred to committee on rules and order.

Senate bill No. 315, by Senator Cotter: An act amending section 15 of chapter 98 of the Session Laws of 1911, the same being "An act relating to local improvements in cities and towns and repealing certain acts and parts of acts."

Referred to committee on rules and order.

Senate bill No. 329, by Senator Wende: An act relating to police courts in cities of the second class and cities operating under the provisions of chapter 116 of the Session Laws of 1911, and repealing sections 7656-7666 inclusive of Rem. & Bal. etc.

Referred to committee on rules and order.
Senate bill No. 333, by Senator Hutchinson: An act relating to criminally insane persons and amending sections 2176, 2283, 5975, 5977, 5978 and 5979 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on rules and order.

Senate bill No. 337, by Senator Shaefer: An act relating to the liability of municipal corporations for injuries upon streets, alleys and sidewalks.
Referred to committee on rules and order.

Senate bill No. 420, by Senator Metcalf: An act relating to certain crimes and the punishment therefor, and amending section 2601 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on rules and order.

Senate bill No. 440, by Senator Metcalf: An act relating to common schools and amending section 4482 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to committee on rules and order.

Senate bill No. 453, by judiciary committee of the Senate: An act relating to salaries of judges of the superior court in counties of the first class.
Referred to committee on rules and order.

Senate bill No. 458, by judiciary committee of the Senate: An act relating to practice in the superior and supreme courts.
Referred to committee on rules and order.

Engrossed Senate bill No. 157, by Senator Iverson: An act to amend section 5 of article 16 of the constitution of the State of Washington relating to the investment of public funds.
Referred to committee on rules and order.

Engrossed Senate bill No. 455, by Senator McGuire: An act authorizing and directing the state highway commissioner to examine and report on the feasibility of a secondary highway from Wenatchee easterly through the towns of Quincy, Ephrata and Wilson Creek to the city of Harrington.
Referred to committee on rules and order.
Engrossed Senate bill No. 456, by committee on roads and bridges: An act establishing a secondary state road from Bremerton, in Kitsap county, southwesterly to a point on the proposed Olympic highway between Shelton and Hoodsport, in Mason county.

Referred to committee on rules and order.

Senate joint resolution No. 8, by Senator Campbell: Relating to the extra pay for services rendered by firemen and elevator operators in capitol building during this session of the legislature.

Referred to committee on rules and order.

Senate concurrent resolution No. 21, by Senator Scott: Relating to the introduction of a joint resolution providing for the purchase of jute cloth.

Passed the House under suspension of the rules March 11, 1913.

On motion of Mr. Foster, the rules were suspended, and Senate concurrent resolution No. 21 was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, the resolution was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislaw, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Corkery, Craig, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Goss, Gray, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Siler, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—75.
Those voting nay were: Representatives Childe, Earle, Herber, Holmes, Norton, Rowland (D. H.)—6
Those absent or not voting were: Representatives Axtell, Brown, Cleland, Conner, Davis, Gilkey, Gillbo, Grass, Greenbank, Houser, McKay, Moren, Sims, Stewart, Sweet, Wray—16.
The resolution, having received the constitutional majority, was declared passed.
On motion of Mr. Foster, the rules were suspended, and the chief clerk directed to immediately transmit the resolution to the Senate.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

MR. SPEAKER:
We, your committee on roads and bridges, to whom was referred Senate bill No. 465, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5898 of Remington and Ballinger's Annotated Codes and Statutes of Washington as amended in chapter 53 of the Session Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

L. D. McARDLE, Chairman.
The bill was read the second time in full by sections.
On motion of Mr. McArdle, the rules were suspended, the second reading was considered the third and the bill was placed on final passage.
Mr. Rowland (D. H.) submitted the following explanation of his vote and asked that the same be spread upon the journal of the House:

"A bill has already passed the legislature apportioning the moneys to be raised under this levy. For the reason that such apportionment directs that 50 cents out of every dollar to be spent west of the Columbia river, shall be spent on non-utility roads through the Cascade mountains, roads usable only a brief portion of the year and requiring excessive maintenance, and one of the roads will require further expenditure
of large sums of money to complete it; and for the further reason that our first duty in the expenditure of these funds is to build utility roads like the Pacific highway in order that the products of mill and farm may be more cheaply transported, and because the utility roads are receiving such niggardly allowances in comparison with the pleasure roads, I shall therefore vote against the bill, believing under the circumstances that for two years more we should build what roads we can from the permanent highway levy, hoping meanwhile that a future legislature may regard, with more favor the real needs of the people and less the deals and trades and selfishness of particular localities. Unless a different proportionate apportionment is made of the funds, it matters little whether the levy is a mill and a quarter or a mill and a half."

The roll was called and the bill passed the House by the following vote: Yeas, 69; nays, 18; absent or not voting, 10.


Those voting nay were: Representatives Arnold (W. A.), Black, Corkery, Earle, Falkner, Fontaine, Gillbo, Holmes, Houser, Masterson, Moll, Norton, Overman, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Truax—18.

Those absent or not voting were: Representatives Axtell, Christensen, Conner, Farnsworth, Field, Greenbank, Stewart, Sweet, Urquhart, Wray—10.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. McArdle, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 447, relating to public highways and making an appropriation for the construction and maintenance of state roads.

The bill was read the second time in full by sections.

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 70; nays, 22; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Field, Gilkey, Goss, Grass, Gray, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Wray, Wells, Zednick, Mr. Speaker—70.

Those voting nay were: Representatives Arnold (W. A.), Black, Christensen, Corkery, Dunning, Foster, Fontaine, Gillbo, Herber, Holmes, Houser, Langford, Masterson, Moll, Murphy, Norton, Overman, Pierce, Robe, Rowland (D. H.), Truax, Urquhart—22.

Those absent or not voting were: Representatives Axtell, Freeman, Greenbank, Hastings, Sweet—5.

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

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

On motion of Mr. McArdle, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.
To the Honorable, the House of Representatives of the Thirteenth Legislature of the State of Washington:

I herewith return House bill No. 164 without my approval. In my first message to your honorable body I indicated the view held by me regarding the continuance of three normal schools by the state. During the time this bill was before your honorable body, and also since its passage, advocates both in favor of and opposed to the measure, have been given an opportunity to be heard. With all the additional information received I still hold the views expressed in my message.

The appropriations required for the re-establishment of the Cheney normal school, in addition to the $300,000.00 appropriated by this bill, would amount to approximately $200,000.00 more during the two years beginning April 1st, 1913. This would make a total of half a million dollars the taxpayers of the state would be called upon to expend for this institution during the coming biennium.

Following the lines suggested in my message, the expenditure of a small part of this sum in more completely equipping one of the other two normal schools, would, in my opinion, result in a much higher degree of efficiency in training teachers than can be obtained by the continuation of three normal schools along the lines now being followed. The appropriations for the five state educational institutions are constantly increasing; two years ago the amount appropriated for these institutions was approximately $1,700,000.00 and the requests made for the coming biennium amount to almost $3,000,000.00.

In the consideration of appropriations, I believe it is our duty to consider carefully the matter of revenues. The cost of conducting our institutions is a direct tax upon the people of the state. It is scarcely necessary for me to call to your attention the fact that the valuation of the property of the State of Washington has not materially increased during the past two years, while the demands for appropriations for the five educational institutions of the state have increased almost eighty per cent. Should the same proportionate increase be called for by the other departments of the state the legislature would indeed be facing a serious situation.

My views regarding this subject have been well known to all members of the legislature since I assumed the duties of my office. While it has been under consideration by your honorable body, this department has made no effort whatever to change the opinion of a single member of the legislature or influence his or her vote on the subject.

The responsibility is now upon your shoulders. In the further consideration by your honorable body of this bill, I sincerely hope that each and every member will consider it strictly upon its merits and the
matter of influence, or trade of votes, will not enter into its consideration.

I regret exceedingly that my judgment in this matter does not coincide with the views of the legislature; yet entertaining these objections to the bill I feel it my duty to disapprove it and return it to your honorable body for such action as you may deem advisable.

Respectfully submitted,

ERNEST LISTER, Governor.

HOUSE BILL No. 164.

AN Act, Making an appropriation for the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor.

Be It enacted by the Legislature of the State of Washington:

Section 1. There is hereby appropriated out of any moneys in the general fund the sum of three hundred thousand ($300,000) dollars, to be used in the construction of an administration building for the state normal school at Cheney, Washington, and for furnishings and equipment therefor.

Passed the House February 4, 1913.

HOWARD D. TAYLOR, Speaker of the House.

Passed the Senate February 5, 1913.

LOUIS F. HART, President of the Senate.

Veto message attached hereto:

ERNEST LISTER, Governor.

Mr. Rowland (D. H.) offered the following explanation of his vote, and asked that it be spread upon the records of the journal:

"When my name is called I shall not vote on House bill No. 164, for the following reasons: First, as a protest against what I consider the unlawful and unconstitutional act of the majority in destroying the action of the House heretofore taken when it passed this bill over the governor's veto. Second, because the action now proposed to be taken is in effect a reconsideration of a reconsideration of a vetoed bill and is therefore not only an illegal act and contrary to the rules of the House but is an act clearly in defiance of the constitution itself. I can not conscientiously be a party to such ruthless methods. The attempted destruction by the House of its own records by a majority vote and thereby overruling the will of two thirds of the House expressed when it passed this bill over the governor's veto, is no less culpable than if a court should burn its records to avoid the effect of a judgment it had rendered. Either act should merit the condemnation of law-abiding citizens."

Mr. Adams moved that the explanation by Mr. Rowland be disregarded and discarded.

The motion was lost.
The roll was called and House bill No. 164 was passed, notwithstanding the governor's veto, by the following vote: Yeas, 74; nays, 16; absent or not voting, 7; present but not voting, 1.


Those voting nay were: Representatives Black, Foster, Fontaine, Hastings, Hedger, Hill, Horrigan, Hughes, LeSourd, Lum, Masterson, Miles, Overman, Rowland (H. K.), Stream, Urquhart—16.

Those absent or not voting were: Representatives Axtell, Childe, Field, Greenbank, Sweet—6.

Present but not voting: Representative Rowland (D. H.)—1.

The bill, having received the constitutional majority, was declared passed notwithstanding the governor’s veto.

GOVERNOR’S VETO ON HOUSE BILL No. 525.

The governor’s veto message was read in full.

The following section, being lines 259 to 263, inclusive, of House bill No. 525, was read:

CHENEY NORMAL SCHOOL.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries of principal, instructors and other employees</td>
<td>$146,460</td>
</tr>
<tr>
<td>Permanent improvements</td>
<td>$13,740</td>
</tr>
<tr>
<td>Fuel, pumping plant, telephone, travelling expenses, postage and miscellaneous expenses and printing and purchase of land</td>
<td>$21,600</td>
</tr>
<tr>
<td>Miscellaneous supplies for training school and other departments</td>
<td>$13,200</td>
</tr>
</tbody>
</table>

$195,000
The roll was called and lines 259 to 263, inclusive, of House bill No. 525, were passed by the House notwithstanding the governor's veto, by the following vote: Yeas, 86; nays, 2; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—86.

Those voting nay were: Representatives Holmes, Overman—2.

Those absent or not voting were: Representatives Axtell, Fontaine, Field, Freeman, Hurd, Moll, Pierce, Sweet—9.

Lines 259 to 263, inclusive, of House bill No. 525, having received the constitutional majority, were declared passed, notwithstanding the governor's veto.

The following section, being line 116 of House bill No. 525, was read:

**State School for the Deaf.**

Remodeling and fireproofing chapel, dining room and kitchen .................. $ 15,000

On motion of Mr. McCoy, a sufficient number arising, call of the House was ordered.

The roll was called under the call of the House and the following absentees were noted: Mrs. Axtell and Messrs. Childe, Fontaine, Greenbank and Sweet, of whom Messrs. Greenbank and Sweet were excused:

On motion of Mr. Cleland, further call of the House was dis-
continued, the doors were locked, and no member was allowed to leave the floor of the House until recess.

The speaker announced that he was about to sign House bill No. 478.

The roll was called, and the Governor’s veto regarding line 116 of House bill No. 525 was sustained by the following vote: Yeas, 52; nays, 41; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brown, Brooks, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Grass, Halsey, Hastings, Hays, Hurd, Jensen, Kennedy, Kingery, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Murphine, Neumann (M. M.), Newman (G. H.), Picken, Reid, Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Wray, Wells, Zednick, Mr. Speaker—52.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Bryant, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Gray, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Langford, LeSourd, Masterson, Miles, Moll, Moren, Norton, Oaks, Overman, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stream, Truax, Turnbow, Urquhart—41.

Those absent or not voting were: Representatives Childe, Greenbank, Pierce, Sweet—4.

The following section, being line 123 of House bill No. 525, was read:

**State School for the Blind.**

Administration and school building ............... $75,000

The roll was called, and the Governor’s veto regarding line 123 of House bill No. 525 was sustained by the following vote: Yeas, 43; nays, 50; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Brown, Brooks, Capron, Catlin, Christensen, Craig, Davis, Dunning, Field, Freeman, Gilkey, Goss, Grass, Halsey, Hays, Herber, Hurd, Jensen, Kennedy, Kingery,
Lum, Mapes, McArdle, McCoy, McKay, Mess, Middaugh, Murphy, Newman (G. H.), Reid, Siler, Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Zednick, Mr. Speaker—43.


Those absent or not voting were: Representatives Cleland, Greenbank, Pierce, Sweet—4.

Mr. Houser moved that House concurrent resolution No. 25 be taken from the table for further consideration by the House.

On motion of Mr. Sims, 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 Mrs. Axtell and Messrs. Greenbank, Herber, Sumner and Sweet, of whom Mrs. Axtell and Messrs. Greenbank and Sweet were excused.

The House resumed the consideration of House concurrent resolution No. 25.

The question arising on the motion of Mr. Houser to take the resolution from the table, the speaker put the motion, and the resolution was taken from the table.

With the consent of the House, the speaker appointed Messrs. Zednick, McArdle and Houser to amend the resolution.

The resolution as amended was read by the clerk the second time in full.
On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, the resolution was considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 21; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Freeman, Gilkey, Gillbo, Goss, Grass, Halsey, Hasting, Hays, Herber, Holmes, Houser, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Robe, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Tonkin, Wray, Wells, Zednick, Mr. Speaker—69.

Those voting nay were: Representatives: Black, Brislawn, Brown, Farnsworth, Foster, Fontaine, Gray, Hedger, Hill, Horrigan, Hughes, Masterson, McFarland, Oaks, Overman, Rowland (H. K.), Smith, Stream, Truax, Turnbow, Urquhart, —21.

Those absent or not voting were: Representatives Axtell, Field, Greenbank, Murphine, Reid, Sumner, Sweet—7.

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

On motion of Mr. McArdle, the rules were suspended, the resolution considered engrossed, and the chief clerk directed to immediately transmit the resolution to the Senate.

The House resumed the consideration of the Governor's vetoes on portions of House bill No. 525.

The following, being line 247, page, 7, of House bill No. 525, was read:

Road to marine station .................................. $3,500

The roll was called, and the Governor's veto of the item above was sustained by the following vote: Yeas, 27; nays, 57; absent or not voting, 18.
Those voting yea were: Representatives Arnold (W. E.), Capron, Christensen, Conner, Davis, Freeman, Gilkey, Goss, Grass, Halsey, Hays, Hurd, Jensen, LeSourd, Lum, Mapes, Mess, Neumann (M. M.), Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Wray, Wells, Mr. Speaker—27.


Those absent or not voting were: Representatives Adams, Axtell, Cleland, Field, Greenbank, Herber, Houser, McArdle, McKay, Overman, Pierce, Sweet, Zednick—13.

On motion of Mr. Davis, lines 463, 464 and 465 of House bill No. 525 were laid on the table.

The following, being line 454, page 11, of House bill No. 525, was read:

For the purchase of horses ....................... $4,000

The roll was called and the Governor's veto of the above item was sustained by the following vote: Yeas, 33; nays, 52; absent or not voting, 12.

Those voting yea were: Representatives Beam, Bryant, Chamberlin, Cleland, Craig, Croake, Davis, Freeman, Gilkey, Gillbo, Goss, Grass, Halsey, Hurd, Jensen, Langford, Lum, Mapes, Merriam, Mess, Middaugh, Neumann (M. M.), Norton, Rowland (D. H.), Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Wray, Wells, Mr. Speaker—33.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Brown, Brooks, Capron, Catlin, Childe, Christensen, Conner, Corkery, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fon-
Those absent or not voting were: Representatives Axtell, Field, Greenbank, Herber, Holmes, Houser, McArdle, Moll, Pierce, Reid, Sweet, Zednick—12.

The following, being line 532, page 13 of House bill No. 525, was read:

Local improvement taxes against state property . . . $20,000

On motion of Mr. Davis, the item was laid on the table.

The following, being line 156, page 4 of House bill No. 525, was read by the clerk:

Custodian of commissary ....................... $ 1,800

On motion of Mr. Davis, the item was laid on the table.

On motion of Mr. Davis, lines 545 to 548, inclusive, page 14, relating to the Temple of Justice, were laid on the table.

The following, being line 178, page 5, of House bill No. 525, was read:

For checking land commissioner's Office ................. $30,000

Mr. Davis demanded a call of the House, and a sufficient number arising, the roll was called under the call of the House, and the following absentees were noted: Mrs. Axtell and Messrs. Conner, Field, Greenbank, Reid and Sweet, of whom Messrs. Greenbank and Sweet were excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Davis, further proceedings under the call of the House were dispensed with.

The roll was called and the item of $30,000 for checking the Land Commissioner's office was carried, notwithstanding the Governor's veto, by the following vote: Yeas, 63; nays, 29; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, ...
Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Davis, Dunning, Earle, Freeman, Gilkey, Goss, Grass, Halsey, Hastings, Hays, Herber, Holmes, Houser, Hurd, Jensen, Kennedy, Kingery, Langford, Lum, Mapes, McArdle, McCoy, Mc- Kay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neu- mann (M. M.), Newman (G. H.), Overman, Picken, Pierce, Robe, Siler, Sims, Stevenson, Stevens, Stewart, Sumner, Ton- kin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—63.

Those voting nay were: Representatives Arnold (W. A.), Black, Brislaw, Brown, Bryant, Darling, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Gray, Hedger, Hill, Horrigan, Hughes, Hutchinson, LeSourd, Masterson, McFarland, Miles, Norton, Oaks, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Stream, Urquhart—29.

Those absent or not voting were: Representatives Axtell, Field, Greenbank, Reid, Sweet—5.

MESSAGE FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., March 11, 1913.

The president has signed enrolled House bill No. 207, entitled "An act relating to insurance, and amending sections 79, 83 and 84 of chapter 49 of the Laws of 1911;"

Also, enrolled House bill No. 372, entitled "An act relating to taxation and amending section 9112 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 21, entitled "An act repealing section 2443 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the rule of evidence in the case of certain crimes against morality and decency;"

Also, enrolled House bill No. 478, entitled "An act vacating a portion of Smith's Cove waterway in the city of Seattle and affecting title of the vacated portion in the port of Seattle;"

Also, the Senate has passed engrossed Senate bill No. 369, entitled "An act relating to banking and providing penalties for the violations thereof and amending sections 3315, 3316, 3339 and 3340 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and adding thereto section 3339½;"

Also, Senate bill No. 187, entitled "An act relating to the irrigation of lands in Grant, Adams, Chelan and Douglas counties; to provide for an improvement fund," etc.;

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.
On motion of Mr. Sims, the rules were suspended, and the House returned to the introduction and first reading of bills.

**INTRODUCTION AND FIRST READING OF BILLS.**

House concurrent resolution No. 31, by the committee on rules and order: Relating to the time of consideration of bills, resolutions and memorials and providing that the same shall not be considered after 9 o'clock p.m., Wednesday, March 12th, 1913.

On motion of Mr. Sims, the rules were suspended, and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and House concurrent resolution No. 31 was placed on final passage, passing the House by the following vote: Yeas, 76; nays, 17; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Brislaw, Brooks, Bryant, Capron, Catlin, Chamberlin, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Foster, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hays, Herbert, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, Mc Ardle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Newman (G. H.), Overman, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—76.

Those voting nay were: Representatives Arnold (W. E.), Black, Brown, Childe, Christensen, Earle, Fontaine, Gillbo, Hedger, Murphine, Neumann (M. M.), Norton, Oaks, Pickern, Pierce, Rowland (H. K.), Truax—17.

Those absent or not voting were: Representatives Greenbank, Hastings, Houser, Sweet—4.

The resolution, having received the constitutional majority, was declared passed.
On motion of Mr. Sims, the rules were suspended, and the chief clerk instructed to immediately transmit the resolution to the Senate.

House bill No. 462, relating to trust companies.

The bill was read the second time in full by sections.

On motion of Mr. Foster, 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, 80; nays, 13; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Moll, Moren, Murphine, Newman (G. H.), Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—80.

Those voting nay were: Representatives Axtell, Corkery, Dunning, Falkner, Farnsworth, Gillbo, Masterson, Middaugh, Miles, Neumann (M. M.), Norton, Oaks, Urquhart—13.

Those absent or not voting were: Representatives Earle, Greenbank, Hurd, Sweet—4.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.
Mr. Speaker:

We, a majority of your committee on appropriations, to whom was referred House bill No. 317, entitled "An act providing for the protection of incompetents, children and animals, and creating a state bureau therefor, defining its powers and duties, 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.

Amendment.

Strike all of section 3 of the bill and renumber the sections correctly.

J. H. Davis, Chairman.

We concur in this report: Frances C. Axtell, J. R. Catlin, W. T. Christensen, L. W. Field, Geo. McCoy, J. A. Mapes.

Mr. Speaker:

We, a minority of your committee on appropriations, to whom was referred House bill No. 317, entitled "An act providing for the protection of incompetents, children and animals, and creating a state bureau therefor, defining its powers and duties, 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 indefinitely postponed.


The bill was read the second time in full by sections.

On motion, the committee amendment was adopted.

On motion of Mr. Newman, the following amendment was adopted:

Section 1, line 3 of the printed bill, after the word "and" strike remainder of section and insert "two members to be appointed by the governor."

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, passing the House by the following vote: Yeas, 59; nays, 34; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Catlin, Chamberlin, Childe, Christensen,
Cleland, Craig, Croake, Darling, Davis, Dunning, Earle, Foster, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Halsey, Hays, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, Lum, Mapes, McArdle, McCoy, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Norton, Pierce, Robe, Siler, Sims, Sisson, Stevenson, Stevens, Sumner, Truax, Turnbow, Wray, Wells, Zednick, Mr. Speaker—59.

Those voting nay were: Representatives Adams, Arnold (W. A.), Black, Brislaw, Brown, Brooks, Bryant, Capron, Corkery, Falkner, Farnsworth, Fontaine, Gray, Hastings, Hedger, Hill, LeSourd, Masterson, McFarland, McKay, Merriam, Middaugh, Murphine, Oaks, Overman, Picken, Reid, Rowland (H. K.), Rowland (D. H.), Smith, Stewart, Stream, Tonkin, Urquhart—34.

Those absent or not voting were: Representatives Conner, Greenbank, Moll, Sweet—4.

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

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

On motion of Mr. McArdle, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, your committee on pure food and drugs, to whom was referred House bill No. 589, entitled "An act relating to the inspection, disposition and sale of meats, and providing penalties for the violation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In line 4 of section 1 and line 3 of section 2 of the original bill, being line 3 of section 1 and line 2 of section 2 of the printed bill, strike the words "second class."


The bill was read the second time in full by sections.
On motion of Mr. Hurd, the committee amendment was adopted.

On motion of Mr. Hurd, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 70; nays, 22; absent or not voting, 5.


Those voting nay were: Representatives Aagaard, Arnold (W. A.), Christensen, Conner, Croake, Earle, Farnsworth, Goss, Grass, Gray, Hughes, Hutchinson, LeSourd, Masterson, Miles, Norton, Oaks, Sisson, Smith, Stream, Wells, Mr. Speaker—22.

Those absent or not voting were: Representatives Greenbank, Horrigan, Mapes, Mess, Sweet—5.

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

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

On motion of Mr. McArdle, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1913.

We, your committee on dikes and drainage, to whom was referred House bill No. 620, entitled "An act relating to the establishment, construction, maintenance and protection of drainage systems, the means of payment therefor, providing penalties for violation thereof, and re-
pealing chapter LXVI of the Laws of 1901," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, that it be printed and do pass.

E. A. Sisson, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Moren, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 83; nays, 6; absent or not voting, 8.


Those voting nay were: Representatives Fontaine, Holmes, Miles, Reid, Robe, Turnbow—6.

Those absent or not voting were: Representatives Arnold (W. E.), Bryant, Catlin, Foster, Greenbank, Sims, Sweet, Urquhart—8.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1913.

Mr. Speaker:

We, a majority of your committee on judiciary, to whom was referred House bill No. 50, entitled "An act to amend chapter 249, of the Session Laws of 1909, entitled ‘An act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime, and repealing certain acts,’ by inserting an additional section number 349½," 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 6 of the printed bill, by striking the word "or," same not contained in the original bill.

Section 1, line 9 of the printed bill, strike the comma after the word "herein," same not being contained in the original bill.

William Wray, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 22, 1913.

Mr. Speaker:

We, a minority of your committee on judiciary, to whom was referred House bill No. 50, entitled "An act to amend chapter 249 of the Session Laws of 1909, entitled ‘An act relating to crimes and punishments and the rights and custody of persons accused or convicted of crime and repealing certain acts,’ by inserting an additional section, number 349½," 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 addition to the amendments set forth in the majority report:

Amend section 1, line 8 of the printed bill, being line 12 of the original bill, by striking the words "grand larceny" and inserting in lieu thereof the words "a gross misdemeanor when such instrument calls for the payment of a sum of money less than twenty-five dollars and guilty of a felony when such instrument calls for the payment of a sum of money of twenty-five dollars or more.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

Mr. Hughes moved that the bill be indefinitely postponed.
The speaker announced that he was about to sign House bill No. 523 and House bill No. 281.

Mr. Conner assumed the chair.

Mr. Hughes withdrew his motion.

Mr. Childe moved the adoption of the following amendment:

Amend line 4 by inserting after the word "shall" the word "fraudulently."

The proposed amendment by Mr. Childe was lost.

On motion of Mr. Farnsworth, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 88; nays, 4; absent or not voting, 5.


Those voting nay were: Representatives Axtell, Childe, Dunning, Langford—4.

Those absent or not voting were: Representatives Black, Greenbank, Mapes, Sumner, Sweet—5.

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

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

On motion of Mr. McArdle, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.
House bill No. 512, relating to liens for labor, material, merchandise, etc.

The bill was read the second time in full by sections.

On motion of Mr. Gilkey, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 87; nays, 2; absent or not voting, 8.


Those voting nay were: Representatives Murphine, Robe—2.

Those absent or not voting were: Representatives Foster, Fontaine, Field, Greenbank, Halsey, Hays, Sweet, Wells—8.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 301, relating to certain property in port districts.

The bill was read the second time in full by sections.

Mr. Freeman moved that the bill be indefinitely postponed.

The motion was lost.
Mr. Houser moved the adoption of the following amendment: 

Amend section 2 by inserting in line 55 after the word “petition” the following: “and to the legal votes of such port district.”

The amendment was lost.

On motion of Mr. Tonkin, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 63; nays, 29; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Darling, Davis, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Gray, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Picken, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—63.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Christensen, Corkery, Craig, Croake, Dunning, Earle, Falkner, Foster, Freeman, Goss, Hastings, Herber, Holmes, Houser, Hurd, Langford, Mapes, Murphine, Norton, Oaks, Overman, Pierce, Robe, Rowland (D. H.), Stream, Zednick—29.

Those absent or not voting were: Representatives Grass, Greenbank, Middaugh, Sweet, Wray—5.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Speaker:

Olympia, Wash., March 10, 1913.

We, your committee on appropriations, to whom was referred House bill No. 540, entitled “An act legalizing and validating the incorpo-
tion of grand lodges of fraternal bodies in the State of Washington and amending section 1. of an act entitled ‘An act providing for the incorporation of subordinate lodges, chapters and encampments of Free & Accepted Masons, Independent Order of Odd Fellows, Knights of Pythias, and other fraternal societies and for the reincorporation of lodges heretofore incorporated,’ approved March 12, 1903,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. H. DAVIS, Chairman.


The bill was read the second time in full by sections.

On motion of Mr. Hughes, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 84; nays, 2; absent or not voting, 11.


Those voting nay were: Representatives Christensen, Darling—2.

Those absent or not voting were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Foster, Freeman, Greenbank, Halsey, Newman (G. H.), Sims, Stevenson, Sweet—11.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 374, to validate payment for county services under certain conditions.

The bill was read the second time in full by sections.

On motion of Mr. Grass, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 72; nays, 10; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Bryant, Capron, Catlin, Chamberlin, Childe, Cleland, Conner, Craig, Croake, Darling, Davis, Earle, Foster, Fontaine, Field, Gilkey, Goss, Grass, Gray, Hastings, Hays, Hedger, Holmes, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Overman, Picken, Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—72.

Those voting nay were: Representatives Brislawn, Brown, Corkery, Dunning, Falkner, Gillbo, Herber, Norton, Oaks, Reid, Turnbow—10.

Those absent or not voting were: Representatives Axtell, Brislawn, Brooks, Christensen, Farnsworth, Freeman, Greenbank, Halsey, Hill, Horrigan, Hurd, Mess, Sims, Stevenson, Sweet—15.

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

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

On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.
On motion of Mr. Hill, further proceedings under the call of the House were dispensed with.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The Senate has refused to concur in House amendments to Senate bill No. 381, entitled "An act establishing a state school for girls in conjunction with the Washington state training school, authorizing the purchase of a site and the erection of buildings and making an appropriation therefor, regulating the management of and prohibiting interference with the property, inmates, management and discipline thereof and providing penalties for violations thereof," and requests the House to recede therefrom;

Also, the Senate has adopted the report of the conference committee to whom was referred Senate amendments to engrossed House bill No. 379, entitled "An act relating to the improvement and maintenance of public highways, providing for the payment of the cost thereof," etc.;

Also, the Senate has passed Senate joint resolution No. 8, "Relating to extra pay for services rendered by firemen and elevator operators in the capitol building during this session of the legislature;"

Also, the Senate has adopted report of the committee on free conference to whom was referred engrossed House bill No. 523, entitled 'An act to facilitate the operation of initiative and referendum amendments,' and the Senate amendments thereto;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Davis moved that the House recede from the House amendments to Senate bill No. 381.

Mrs. Axtell moved as a substitute that the speaker appoint a conference committee to concur with a like committee from the Senate regarding the House amendments to Senate bill No. 381.

The substitute motion carried.

The speaker appointed as House members on a conference committee on House amendments to Senate bill No. 381, Messrs. Davis and Field and Mrs. Axtell.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1913.

Mr. Speaker:

We, your committee on state, school and granted lands, to whom was referred House bill No. 497, entitled "An act granting to the town of Charleston, Washington, for public water works purposes a portion of
an oyster reserve containing natural springs," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title, after the word "granting" insert "to the board of state land commissioners authority to grant." After the word "purposes" insert the words "rights on."

Section 1, line 1 of the original bill, being line 1 of printed bill, after the word "to" insert "board of state land commissioners authority to grant in their discretion to."

Section 1, line 3 of the original bill, being line 2 of printed bill, after the word "purposes" insert "a reservoir, without unduly obstructing the use of the tide waters, upon."

Section 2, line 1 of the original bill, being line 1 of the printed bill, strike the word "lands" and insert the word "rights."

W. V. Wells, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendments were adopted.

On motion of Mr. Pierce, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 12.


Voting nay: Representative Childe—1.
Those absent or not voting were: Representatives Freeman, Grass, Greenbank, Horrigan, Hurd, Kingery, McArdle, McFarland, Moren, Sweet, Zednick, Mr. Speaker—12.

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

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

On motion of Mr. McArdle, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1913.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 561, entitled "An act to amend section 206, of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend title by striking the words "to amend" and inserting in lieu thereof the words "relating to venue of actions against corporations and amending."

Amend section 1, line 5 of the printed bill, being line 8 of the original bill, by inserting after the word "person" the word "resides," and by striking the comma after the word "person."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

On motion of Mr. Sumner, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Conner, Corkery, Craig, Croake, Dunning, Earle, Falkner, Farns-

Those absent or not voting were: Representatives Aagaard, Adams, Cleland, Darling, Davis, Freeman, Grass, Greenbank, Herber, Houser, Hurd, Hutchinson, Jensen, Kennedy, Lum, McFarland, Sims, Stewart, Sweet, Urquhart, Mr. Speaker—21.

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

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

On motion of Mr. Sumner, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 21, 1913.

MR. SPEAKER:

We, your committee on corporations, other than municipal and railroads, to whom was referred House bill No. 455, entitled "An act to provide for the regulation, control, and visitation by the secretary of state, of private corporations doing business within the State of Washington, fixing his duties with reference thereto, defining his powers and duties, and providing a penalty for the violation of his orders," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 2, line 3 of the printed bill and line 4 of the original bill after the word "dishonestly" strike the word "or."

In section 2, line 3, of the printed bill and line 5 of the original bill, after the word "to" and before the word "its" insert the words "of any."

In section 2, line 3 of the printed bill and line 5 of the original bill, after the word "stockholders" strike the words "or any of them."

In section 6, line 1 of the printed bill and line 2 of the original bill, strike the words "an expert" and insert in lieu thereof the words "a certified."
In section 6, lines 3, 4 and 5 of the printed bill and lines 5, 6 and 7 of the original bill, strike the words "said accountant to receive a compensation for such services of not to exceed $........ per day and traveling and hotel expenses while so employed in such service."

In section 6, line 5 of the printed bill and line 7 of the original bill, strike the word "amount" and insert in lieu thereof the word "expenses."

In section 10, line 5 of the printed bill and line 7 of the original bill, after the word "a" and before the word "misdemeanor" insert the word "gross."

In section 10, lines 5, 6, and 7 of the printed bill and lines 8, 9, 10 and 11 of the original bill strike the words "and upon conviction thereof shall be fined for each offense not less than $50.00 nor more than $500.00 or be imprisoned in the county jail for not more than ninety days, or both such fine and imprisonment in the discretion of the court."

J. M. Stevenson, Chairman.

We concur in this report: Max M. Neumann, Wm. Wray, Geo. McCoy, R. E. Darling, C. E. Lum, A. J. Gillbo, Mrs. Frances C. Axtell, A. H. Moll, Fred M. Hedger, W. Dean Hays.

The bill was read the second time in full by sections.

Mr. Rowland (D. H.), made the following motion:

That House bill No. 455, together with House bill No. 543 be re-referred to the committee on banks and banking with instructions to sit during the session and report both bills forthwith to the House and that both bills be considered by the House upon the return of such report.

Mr. Sims moved that the House adjourn to 7:30 p.m.

The motion was lost.

The chair held that it would require a two-thirds vote to carry the motion of Mr. Rowland.

Mr. Murphine appealed from the ruling of the chair.

The chair was sustained.

Mr. Rowland D. H.) demanded a roll call on his motion, and a sufficient number arising, the roll was called and the motion to re-refer was lost by the following vote: Yeas, 48; nays, 40; absent or not voting, 9.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Chamberlin, Christensen, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Gillbo, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson,

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Childe, Cleland, Conner, Davis, Foster, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hurd, Jensen, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moren, Neumann (M. M.), Newman (G. H.), Picken, Siler, Sims, Stevenson, Stevens, Stewart, Stream, Tonkin, Mr. Speaker—40.

Those absent or not voting were: Representatives Field, Freeman, Greenbank, Kennedy, LeSourd, Rowland (H. K.), Sumner, Sweet, Wray—9.

Mr. Middaugh moved that House bill No. 455 be indefinitely postponed.

On motion of Mr. Halsey, the previous question was ordered.

The motion to indefinitely postpone was lost.

On motion of Mr. Taylor, the House took a recess to 7:30 p.m.

EVENING SESSION.

The speaker called the House to order at 7:30 o'clock p.m.

Roll call showed all members present except Mrs. Axtell and Messrs. Arnold (W. E.), Cleland, Gillbo, Greenbank, LeSourd, Moren, Oaks, Picken, Rowland (H. K.), Sims, Stream and Sweet, of whom Messrs. Sweet and Greenbank were excused.

The speaker announced that he was about to sign House bills Nos. 225, 505, 87, 427, Senate concurrent resolution No. 21, Senate bills Nos. 465, 312 and 447.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

MR. SPEAKER:

The president has appointed as members of the conference committee on House amendments to Senate bill No. 381, entitled "An act
establishing a state school for girls in conjunction with the Washington state training school," etc., Senators Collins, Sharpstein and Leonard.

Also, the president has appointed as members of the conference committee on Senate amendments to House bill No. 509, entitled "An act creating a state board of park commissioners and defining their duties, privileges and authority," Senators Metcalf, French and Troy.

WM. T. LAUBE, Secretary of the Senate.

SECOND READING OF BILLS.

The House resumed consideration of House bill No. 455.

On motion of Mr. Neumann, the committee amendments were adopted.

On motion of Mr. Rowland (D. H.), the following amendments were adopted:

Section 1, line 2, before the word "private" insert words "investment companies doing business in the State of Washington and all."

Section 1, line 5, after word "corporations" insert "and investment companies."

Section 1, line 6, after word "rights" insert "of the public and."

Section 1, at end of section insert "in this act the term "investment Company" shall mean any co-partnership, association, corporation or other dealer (except state banks, trust companies, building and loan associations and duly authorized insurance companies, with their principal place of business within the state, and national banks) which shall offer any securities to any person or persons in this state or elsewhere, other than those specifically exempt herein."

Section 2, line 1, before the word "stockholder" insert "person interested or."

Section 2, line 2, before the word "investment company or."

Section 2, line 4, before the word "investment company or."

Section 2, line 8, after the word "investment company or."

Section 2, line 9, after the word "investment company or."

Section 4, lines 9 and 11 before the word "corporations" insert "investment company or."

Section 6, line 2, before the word "investment company or."

Section 8, lines 1, 3 and 4, before the word "corporation" insert the words "investment company or."
Section 10, line 1, after the word "director" insert the word "agent."
Section 10, line 2, before the word "corporation" insert the words "investment company or."
Section 10, line 5, before the word "misdemeanor" insert the word "gross" and strike balance of section.

On motion of Mr. Rowland (D. H.) the following amendment was adopted:

Section 6, line 5, before the word "corporation" insert the words "investment company or."

Mr. Rowland moved that the House reconsider the vote by which the committee amendment to section 6 had been adopted.

The speaker announced that the bill would be passed over temporarily, and appointed Messrs. Rowland (D. H.), Foster and Farnsworth as a committee to submit amendments to the House.

MR. SPEAKER:

We, your committee on state, school and granted lands, to whom was referred House bill No. 392, entitled "An act to repeal an act entitled 'An act providing for the sale and purchase of tide lands of the third class and the manner of conveying the same for the purpose of oyster planting, to encourage and facilitate said industry and declaring an emergency,' approved March 2, 1895, and directing the institution of proceedings to set aside titles acquired under the provisions of said act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended, as follows: Strike all of the bill after the enacting clause and add the following:

Section 1. That chapter 24 of the Session Laws of 1895 be and the same is hereby repealed.

Section 2. That there is hereby granted to any and all persons, firms or corporations holding title to lands acquired under chapter 25 of the Session Laws of 1895 and chapter 208, Session Laws of 1907, a fee simple title thereto: Provided, That any title so held by any person, firm or corporation who has not used the same for oyster culture purposes is hereby declared forfeited to the state.

Section 3. That there is hereby granted to any and all persons, firms or corporations holding title to lands acquired under chapter 24, Session Laws of 1895, and using the same for oyster culture purposes on January 1, 1913, a fee simple title thereto: Provided, That any title so held by any person, firm or corporation who was not on January 1, 1913, using said lands for oyster culture purposes, is hereby declared forfeited to the state: Provided further, That upon a proper showing before the commissioner of public lands that any such person, firm or
corporation has been prevented from any reasonable cause from using such lands for said purposes, said commissioner may grant an extension to such person, firm or corporation to use the same for such purpose, but no extension shall be granted for more than three years from and after January 1, 1913, and if such extension is granted and the grantee fails to use the same in good faith within such period, then such title shall be forfeited to the state: Provided, That any citizens of the state may within three months after the granting of any such extension appeal from the order of the board of state land commissioners granting the same to the superior court of Thurston county, in the same manner as in the case of appeals from decisions of the board of state land commissioners, and upon the hearing of such appeal, all questions of law and fact shall be tried and determined de novo.

Section 4. It shall be the duty of the state land commissioner forthwith, and from time to time, to investigate the conditions of said grants to determine whether the owners of such lands have complied with the law and whenever he shall find a breach thereof to exist as herein provided for, then he shall certify said fact to the attorney general, who shall immediately bring suit to declare a forfeiture of said lands to the state: Provided, That the attorney general may bring suit at any time for such purpose when convinced that such breach has occurred. For this purpose the attorney general may institute separate action for each particular tract or parcel of land so held, or may combine any part or all of such actions in one proceeding in each county of the state where such lands are situate. The record holder, or claimant, of the title of any tract or tracts shall be deemed a party in interest and be made defendant in such proceedings, and any number of such defendants may be named in any summons that may be issued by the attorney general: Provided, Such summons shall show the tract or tracts to which such defendant, or defendants, respectively, claim title, but the hearing had in such proceeding and the judgment entered thereon shall be distinct and separate as to each particular tract or parcel of tide land so held or claimed. In all other respects, except as herein provided, the proceedings shall be conducted as nearly as may be as are actions or proceedings to determine the title to real property generally.

Section 5. If from the findings the court shall adjudge that the defendant or defendants holding legal title to any particular tract or parcel of land have not in good faith complied with the provisions of this act, or of the act under which the same is sold, judgment shall be entered declaring a forfeiture in and to such tract or parcel of land, a copy of which said judgment shall be entered on the records of the commissioner of public lands and thereafter such land shall be subject to sale and disposal by the said commissioner as other tide lands of the same class; otherwise, if the court shall find that such defendants or defendant in good faith has complied, or attempted to comply, with the provisions of this act, as to such tract or parcel of land, the judg-
ment of the court shall vest the fee simple title to such tract or parcel of land in such defendant or defendants and to their successors or assignees forever.

GEO. McCOY, Acting Chairman.


Mr. Robe moved that the bill be indefinitely postponed.

On motion of Mr. Brown, a sufficient number arising, a call of the House was ordered and the following absentees were noted: Messrs. Oaks, Rowland (H. K.), Sweet and Greenbank, of whom Messrs. Sweet and Greenbank had been excused.

On motion of Mr. Brown, further call of the House was discontinued.

The motion by Mr. Robe was lost.

The bill, as substituted by the committee, was read in full by sections.

On motion of Mr. McArdle, section 1 of the substituted bill was adopted.

Mr. Holmes moved that the following amendment be adopted:
Strike section 2.

On motion of Mr. Wells, section 2 of the substitute bill was adopted.

On motion of Mr. Wells, the following amendment was adopted:
Section 3, last word of line 18 and in line 19 strike "board of land commissioners" and insert in lieu thereof "commissioners of public lands."

Mr. Wells moved that section 3 of the substitute bill be adopted.

Mr. Reid moved the adoption of the following amendment:
In section 3, line 7 after the word "state" strike the semi-colon and insert in lieu thereof a period and strike the balance of the section.

The amendment was lost.

The speaker announced that he would appoint as a conference committee to meet a like committee from the Senate to confer on Senate amendments to House bill No. 509, Messrs. McFarland, Capron and Picken.
On motion of Mr. Wells, the following amendment was adopted:

Amend title by striking same and in lieu thereof insert the following: "An act conveying title in fee simple to certain lands granted by the state for the propagation and cultivation of oysters, declaring forfeitures of certain lands granted for said purposes, repealing chapter 24 of the Session Laws of 1895, and providing for the bringing of actions to determine such conditions."

Mr. McArdle moved that the rules be suspended, the second reading considered the third, the bill considered engrossed and placed on final passage.

On motion of Mr. Robe, a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 51; nays, 40; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Cleland, Conner, Craig, Davis, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lum, Mapes, McCoy, McFarlad, McKay, Mess, Moll, Moren, Newman (G. H.), Picken, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Mr. Speaker—51.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilbo, Herber, Holmes, Houser, Langford, LeSourd, Masterson, Merriam, Middaugh, Miles, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Truax, Turnbow—40.

Those absent or not voting were: Representatives Hastings, McArdle, Rowland (H. K.), Stewart, Sweet, Zednick—6.

The House resumed consideration of House bill No. 455.

Mr. Rowland (D. H.), chairman of the special committee appointed by the speaker, reported that the committee report was satisfactory.

Mr. Neumann moved that the rules be suspended, the second
reading considered the third, the bill considered engrossed and placed on final passage.

The motion was lost.

House bill No. 452, relating to the use and desecration of flags.

On motion of Mr. Chamberlin, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 6.


Voting nay: Representative Mapes—1.

Those absent or not voting were: Representatives Hays, Picken, Pierce, Rowland (H. K.), Stewart, Sweet—6.

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

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

On motion of Mr. McArdle, the rules were suspended and the chief clerk was instructed to immediately transmit the bill to the Senate.

House bill No. 467, providing for the investment of any idle moneys in the treasury of any municipality of the State of Washington.
The bill was read the second time in full by sections.

On motion of Mr. Zednick, 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, 90; nays, 1; absent or not voting, 6.


Voting nay: Representative Norton—1.

Those absent or not voting were: Representatives Childe, Grass, Picken, Rowland (H. K.), Sumner, Sweet—6.

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

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

On motion of Mr. Zednick, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Conner assumed the chair.

House bill No. 554, relating to instruction in educational institutions of the State of Washington and prohibiting the charging of tuition fees therefor.

The bill was read the second time in full by sections.

On motion of Mr. Zednick, 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, 76; nays, 10; absent or not voting, 11.


Those voting nay were: Representatives Axtell, Black, Bris­lawn, Falkner, Farnsworth, Fontaine, Grass, Kennedy, Smith, Turnbow—10.

Those absent or not voting were: Representatives Adams, Goss, Hastings, Hays, Hill, Horrigan, Pierce, Rowland (H. K.), Sumner, Sweet, Mr. Speaker—11.

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

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

On motion of Mr. McArdle, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 481, changing the name of Chehalis county to Grays Harbor county.

The bill was read the second time in full by sections.

On motion of Mr. Craig, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris­lawn,

Voting nay: Representative LeSourd—1.

Those absent or not voting were: Representatives Adams, Childe, Christensen, Davis, Goss, Greenbank, Hastings, Hays, Hill, Hughes, Moren, Pierce, Rowland (H. K.), Stevenson, Stevens, Sweet, Mr. Speaker—17.

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

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

On motion of Mr. Craig, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, your committee on judiciary, to whom was referred House bill No. 359, entitled "An act relating to the hours of labor constituting a day on all public work or construction, and amending sections 6572 and 6575 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the following amendments be made thereto, but without further recommendation:

Amend section 1, lines 1 and 2 of the printed bill, being line 2 of the original bill, by striking the words "of the state."
Amend section 2, lines 1 and 2 of the printed bill, being line 2 of the original bill, by striking the words "of the state."

WILLIAM WRAY, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

Mr. Lum moved that the rules be suspended, the bill be considered engrossed, the second reading be considered the third and that the bill be placed on final passage, and demanded a roll call.

A sufficient number arising, the roll was called and the motion to suspend the rules was lost by the following vote: Yeas, 45; nays, 32; absent or not voting, 20.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Beam, Brislaw, Brooks, Catlin, Chamberlin, Childe, Cleland, Conner, Croake, Darling, Earle, Farnsworth, Foster, Field, Freeman, Gilkey, Grass, Halsey, Hastings, Hays, Hill, Hurd, Hutchinson, Jensen, LeSourd, Lum, McArdle, McCoy, Mess, Miles, Moren, Newman (G. H.), Siler, Sims, Smith, Stevens, Stream, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—45.


Those absent or not voting were: Representatives Adams, Black, Capron, Craig, Davis, Goss, Greenbank, Hughes, Kennedy, Mapes, McFarland, McKay, Neumann (M. M.), Picken, Pierce, Rowland (H. K.), Stevenson, Stewart, Sumner, Sweet—20.

The bill was passed to third reading and ordered engrossed.
Mr. Speaker:

We, the minority of your committee on labor and labor statistics, to whom was referred House bill No. 125, entitled "An act permitting county and city officers to close their respective offices at 12 o'clock noon on Saturday afternoons, and amending section 3863 of Remington and 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.

Section 1, line 8 of the original bill, being line 5 of the printed bill, insert after the word "week" "during the months of June, July and August."

F. P. Goss, Chairman.

I concur in this report: Fred K. Overman.

Mr. Speaker:

We, the majority of your committee on labor and labor statistics, to whom was referred House bill No. 125, entitled "An act permitting county and city officers to close their respective offices at 12 o'clock noon on Saturday afternoons, and amending section 3863 of Remington and 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 be indefinitely postponed.


The bill was read the second time in full by sections.

The committee amendment was adopted.

Mr. Houser moved the adoption of the following amendment:

Amend section 1 by inserting after "first" in line 3, "second or third."

The amendment was lost.

On motion of Mr. Hastings, the following amendment was adopted:

After the word "week" in line 5 of the printed bill strike the period and add the following: "during the months of June, July, August and September, and that during the period from, October 1st to May 31st are permitted to release the major portion of the force of their respective offices on Saturday of each week at 12 o'clock noon, retaining only a sufficient force to transact the public business that may offer on Saturday afternoon."
On motion of Mr. Brislawn, the following amendment was adopted:

Section 1, line 2 strike the word "the" at the end of line and insert "all."

In line 3 after the word "counties" strike "of the first class."

Mr. Bryant moved that the bill be indefinitely postponed.

The motion was lost.

On motion of Mr. Wray, the vote by which the amendment proposed by Mr. Brislawn was adopted was reconsidered.

The amendment proposed by Mr. Brislawn was adopted.

On motion of Mr. Grass, 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, 28; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Brooks, Capron, Catlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Earle, Foster, Fontaine, Field, Freeman, Gilkey, Grass, Hastings, Hays, Herber, Hill, Holmes, Houser, Hurd, Jensen, Kennedy, Kingery, Langford, Mapes, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Sims, Sisson, Stevenson, Stewart, Stream, Urquhart, Wray, Wells, Zednick, Mr. Speaker—60.


Those absent or not voting were: Representatives Adams, Axtell, Corkery, Goss, Greenbank, Hughes, Rowland (H. K.), Sumner, Sweet—9.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Wray, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 585, relating to commissions of real estate brokers.

On motion of Mr. Cleland, the bill was laid on the table.

Mr. Neumann moved that the bill be taken off the table.

The motion was lost.

House bill No. 635, relating to insurance.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 67; nays, 18; absent or not voting, 12.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Herrigean, Houser, Hughes, Hurd, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Norton, Picken, Pierce, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Smith, Stevenson, Stewart, Tonkin, Truax, Urquhart, Zednick, Mr. Speaker—67.

Those voting nay were: Representatives Falkner, Holmes, Kingery, McFarland, Miles, Moll, Moren, Murphine, Neumann (M. M.), Oaks, Reid, Robe, Sisson, Stevens, Stream, Turnbow, Wray, Wells—18.

Those absent or not voting were: Representatives Aagaard, Adams, Axtell, Gillbo, Goss, Grass, Greenbank, Hutchinson, Newman (G. H.), Overman, Sumner, Sweet—12.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. McArdle, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 66, relating to the relief of indigent soldiers, sailors and marines.

The bill was read the second time in full by sections.

Mr. Merriam moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

House of Representatives,
Olympia, Wash., February 27, 1913.

Mr. Speaker:

We, your committee on education, to whom was referred House bill No. 376, entitled "An act creating a board of regents of state educational institutions, defining its powers and duties with respect to such institutions and the educational work in other state institutions providing penalties for the violations thereof and repealing certain acts and parts of acts," 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 article four of section 5 of the bill.

Fred M. Hedger, Chairman.


Mr. Chamberlin moved the indefinite postponement of the bill.

The motion was lost.

The bill was read the second time in full by sections.

On motion of Mr. Zednick, the committee amendment was adopted.

On motion of Mr. Farnsworth, the following amendment was adopted:

Amend by striking the period at the end of section 1 and insert a comma and add the following: "no two of whom shall be from one county."

Governor Lister being within the bar of the House, was invited by the chair to occupy a seat upon the rostrum, and Messrs. Hays and Stream were appointed to escort him to the seat.
On motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and House bill No. 376 was placed on final passage, passing the House by the following vote: Yeas, 53; nays, 32; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brown, Bryant, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Davis, Dunning, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Hughes, Hurd, Kennedy, Kingery, Langford, Masterson, McCoy, McKay, Merriam, Middaugh, Moll, Moren, Murphine, Norton, Overman, Pierce, Rowland (D. H.), Siler, Sisson, Stream, Urquhart, Wray, Wells, Zednick, Mr. Speaker—53.

Those voting nay were: Representatives Brislawn, Brooks, Corkery, Croake, Darling, Earle, Falkner, Farnsworth, Gray, Halsey, Houser, Hutchinson, Jensen, LeSourd, Lum, Mc Ardle, McFarland, Miles, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Reid, Robe, Sims, Smith, Stevenson, Stevens, Stewart, Tonkin, Truax, Turnbow—32.

Those absent or not voting were: Representatives Adams, Beam, Capron, Foster, Goss, Greenbank, Herber, Mapes, Mess, Rowland (H. K.), Sumner, Sweet—12.

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

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

Mr. Chamberlin gave notice that he would move to reconsider the vote by which House bill No. 376 had passed the House.

Mr. Zednick moved that the vote be reconsidered immediately. The motion of Mr. Zednick was declared to be out of order.

Mr. Zednick appealed from the decision of the chair.

The chair was sustained.
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.

In line 1 of the title of the printed bill, after the word "schools," strike the remainder of the title.

In line 1, section 1 of the printed bill, after the word "state" strike the words "of the eighth or higher class," and insert in lieu thereof the words "in the eighth to the twenty-ninth counties inclusive."

Strike all of section 2 of the printed bill.

FRED M. HEDGER, Chairman.

We concur in this report: Ben Hill, Guy E. Dunning, J. E. Turnbow, A. H. Moll, Z. Stewart, J. S. Siler, R. E. Darling, W. J. Hughes, Mrs. Frances C. Axtell.

The bill was read in full the second time by sections.

On motion of Mr. McFarland, the committee amendments were adopted.

On motion of Mr. McFarland, the rules were suspended, the second reading considered the third, the bill considered engrossed and placed on final passage, passing the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 21.


Those voting nay were: Representatives Black, Brooks, Christensen, Stevenson—4.

Those absent or not voting were: Representatives Adams, Beam, Capron, Catlin, Childe, Dunning, Foster, Gillbo, Goss, Greenbank, Herber, Kennedy, Lum, Mapes, Mess, Moren, Rowland (H. K.), Sumner, Sweet, Wray—21.
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. McArdle, the rules were suspended, the bill considered engrossed and the chief clerk instructed to immediately transmit the bill to the Senate.

**House of Representatives,**

_MR. SPEAKER:_ OLYMPIA, WASH., March 10, 1913.

We, your committee on appropriations, to whom was referred House bill No. 33, entitled "An act providing for the establishment of a nautical school as a branch of the University of Washington, appropriating money therefor and providing for the maintenance thereof in accordance with the provisions of the act of Congress entitled 'An act for the establishment of marine schools and for other purposes,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out the title and in lieu thereof insert a new title to read as follows: "An act providing for the establishment and maintenance of a nautical school as a branch of the University of Washington in accordance with the provisions of the act of Congress approved March 4th, 1911, entitled 'An act for the establishment of marine schools and for other purposes.'"

Strike the whole of section 2 and in lieu thereof insert a new section to read as follows: "That the board of regents of the University of Washington is hereby authorized to expend any moneys received from the federal government under the provisions of the above mentioned act, and likewise any moneys from any other source for the establishment and maintenance of such school."

_J. H. Davis, Chairman._


The bill was read the second time in full by sections.

On motion of Mr. Freeman, the committee amendments were adopted.

On motion of Mr. Houser, the following amendment was adopted:

In line 2 of the amendment to title, after the words "board of regents" insert "or its successors in office."

33-H
On motion of Mr. Freeman, the rules were suspended, the second reading considered the third, the bill considered engrossed, and placed on final passage, passing the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 14.

Those voting aye were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Childs, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Foster, Field, Freeman, Gilkey, Grass, Gray, Halsey, Hastings, Hays, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Wells, Zednick, Mr. Speaker—78.

Those voting nay were: Representatives Fontaine, Miles, Oaks, Turnbow, Urquhart—5.

Those absent or not voting were: Representatives Adams, Capron, Davis, Farnsworth, Gillbo, Goss, Greenbank, Hedger, Herber, Lum, Mapes, McFarland, Sweet, Wray—14.

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

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

On motion of Mr. McArdle, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 295, creating a state fiscal commission and abolishing certain other state commissions.

Mr. Hastings moved the adoption of the following amendments:

Strike section 7. All acts or parts of acts incorporated in the following schedule, and all acts and parts of acts in conflict with the provisions hereof, are hereby repealed.
Mr. Chamberlin moved the adoption of the following amendment as a substitute:

Section 1, line 3, strike the words "the board of state land commissioners."

The substitute amendment was lost.

On motion of Mr. Farnsworth, the previous question was ordered.

On motion of Mr. Hastings, a sufficient number arising, the roll was called and the amendment by Mr. Hastings was adopted by the following vote: Yeas, 48; nays, 37; absent or not voting, 12.


Those voting nay were: Representatives Aagaard, Beam, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Halsey, Hays, Houser, Jensen, Kennedy, LeSourd, Lum, McArdle, McCoy, McKay, Mess, Moll, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Sumner, Tonkin, Truax, Wells, Zednick, Mr. Speaker—37.

Those absent or not voting were: Representatives Arnold (W. A.), Capron, Gillbo, Goss, Grass, Greenbank, Herber, Hurd, Mapes, Moren, Sweet, Wray—12.

Mr. Freeman moved the House adjourn.

The motion was lost.
Mr. Brooks moved the adoption of the following amendment:

Strike out all of the words in section 2, after the last word "taxation" in line 3, and insert a period after said word.

The amendment was lost.

Mr. Rowland (D. H.) moved the previous question.

Mr. J. C. Taylor, member of the House from Pierce county at the second and fourth sessions, was escorted to a seat upon the rostrum by Mr. Davis.

On motion of Mr. Hastings, the following amendments were adopted:

Strike section 1, of House bill No. 295, and insert the following:

Section 1. The following officers, boards, bureaus, commissions, and each of them is hereby abolished, viz.: The state board of finance, the board of fish commissioners, the state oyster commission, the state board of forest commissioners, the state highway board, the board of state land commissioners, the state capitol commission, the state historical commission, the public property commission, the public archives commission, the state board of tax commissioners, and the state board of equalization.

Section 2, strike section 2, and insert the following:

There is hereby created a commission to be known and designated as "The state fiscal commission," consisting of the governor, the state treasurer, the commissioner of public lands, one member of the public service commission to be designated by the governor, and one other person to be appointed by the governor by and with the advice and consent of the Senate. The person appointed by the governor by and with the advice and consent of the Senate shall be skilled in the theory and methods of taxation, and shall be known as the state tax expert. Before entering upon the duties of his office, the state tax expert shall take the prescribed oath of office required of state officers, and he shall receive a salary of three thousand dollars per annum, payable in the same manner as the salaries of other state officers; but he need not be a resident of the state when appointed. The governor shall be ex-officio chairman of the commission.

Strike section 3 and insert the following:

Section 3. The state fiscal commission shall have power and it shall be its duty to exercise all the powers and perform all the duties now vested in and required to be performed by the state board of finance, the board of fish commissioners, the state oyster commission, the state board of forest commissioners, the state highway board, the board of state land commissioners, the state capitol commission, the state historical commission, the public property commission, the public archives commission, and the state board of tax commissioners; and to appoint and employ a secretary and such other assistants and employes
as may be necessary for the exercise of its powers and the performance of its duties. The secretary and all other assistants and employes of said commission shall receive such compensation as the commission shall determine. The members of the commission and their assistants and employes, together with the secretary, shall be allowed such expenses as may be actually and necessarily incurred in the performance of their duties.

Section 4, strike section 4 and insert the following:

Section 4. The state fiscal commission, together with the state auditor, shall exercise all the powers and perform all the duties now vested in and required to be performed by the state board of equalization.

Strike section 5 and insert the following:

Section 5. All pending appeals and existing rights of appeal as given and defined under existing laws, from any decision or relating to any act of the boards and commissions hereby abolished, shall not be affected by this act, but shall exist and continue as heretofore provided.

Strike section 6 and insert the following:

Section 6. Upon the taking effect of this act, the state fiscal commission shall be authorized and empowered to expend any appropriation made for any office, bureau, board or commission, the powers and duties of which are vested in and required to be performed by said state fiscal commission under the provisions of this act, for the purpose for which the same was appropriated.

Strike sections 8, 9 and 10.

Mr. Hill moved that the rules be suspended, the second reading be considered the third, the bill be considered engrossed, and placed on final passage.

Mr. Davis demanded a call of the House and, a sufficient number arising, the roll was called under the call of the House, and the following absentees were noted: Messrs. Bryant, Gillbo, Grass, Herber, Mapes, Moren, Sweet and Wray, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

Mr. Adams moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Taylor, further proceedings under the call of the House were dispensed with.

Mr. McArdle demanded a roll call on the suspension of the rules and, a sufficient number arising, the roll was called and the
motion to suspend the rules was lost by the following vote:
YeaS, 53; NayS, 35; absent or not voting, 9.

Those voting yea were: Representatives Admas, Arnold (W. A.), Axtell, Black, Brislaw, Brown, Brooks, Bryant, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gray, Hastings, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson, McCoy, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stream, Truax, Turnbow, Urquhart, Zadnick—53.

Those voting nay were: Representatives Aagaard, Arnold (W. E.), Beam, Catlin, Chamberlin, Childs, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Halsey, Hays, Hurd, Jensen, Kennedy, Lesourd, Lum, McArdle, McKay, Mess, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stewart, Sumner, Tonkin, Wells, Mr. Speaker—35.

Those absent or not voting were: Representatives Capron, Gillbo, Grass, Greenbank, Herber, Mapes, Moren, Sweet, Wray—9.

On motion of Mr. Taylor, the House adjourned until 11:00 a. m., Wednesday, March 12, 1913.

C. R. Maybury,  Howard D. Taylor,
Chief Clerk.  Speaker.

FIFTY-NINTH DAY.
MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, March 12, 1913.

The speaker called the House to order at 11:00 a. m.

Roll call showed all members present except Messrs. Darling, Greenbank, Overman, Sweet and Wray, of whom Messrs. Greenbank and Sweet were excused.
Prayer was offered by Rev. J. H. Edgar, of the United Presbyterian church, of Olympia.

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

RESOLUTION.

By Messrs. Zednick and Foster:

WHEREAS, Heretofore at the closing hours of the session of the legislature of the State of Washington the public have been accustomed to access upon the floor of the House, greatly to the inconvenience of the members of the House and embarrassing to the transaction of the business of the House, therefore

Be It Resolved, That the speaker be directed to prevent any one from occupying the floor of the House during any portion of the last twenty-four hours that the House is in session, saving and excepting employees and those having a permit to the floor of the House.

Mr. Zednick moved the adoption of the resolution.

Mr. Halsey moved that the resolution be laid on the table.

The motion was lost.

Mr. Brislawn moved to amend the resolution by including the wives and daughters of the members.

The amendment was adopted.

The resolution as amended was adopted.

MESSAGE FROM THE SENATE

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The president has signed enrolled House bill No. 523, entitled "An act to facilitate the operation of the provisions of section 1 of article II of the constitution relating to the initiative and referendum, to prevent fraud, providing penalties for violations thereof, and declaring this act shall take effect immediately;"

Also, enrolled House bill No. 281, entitled "An act relating to the registration of births and deaths and amending sections 5424, 5425 and 5441 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 87, entitled "An act to dedicate certain strips of land in Walla Walla county for road and highway purposes;"

Also, enrolled House bill No. 505, entitled "An act making an appropriation from the accident fund created by chapter 76 of the Laws of 1911 for the purpose to which said fund may be applied;"

Also, enrolled House bill No. 225, entitled "An act for the relief of
Poole's Seed & Implement Company, and making an appropriation therefor;"

Also, enrolled House bill No. 427, entitled "An act relating to the management, control, maintenance and improvement of the rock quarries of the state, making an appropriation therefor, and amending section 5914 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 465, entitled "An act relating to state roads, providing for a tax levy therefor, and amending section 5589 of Remington and Ballinger's Annotated Codes and Statutes of Washington, as amended in chapter 53 of the Session Laws of 1911;"

Also, enrolled Senate bill No. 447, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads;"

Also, enrolled Senate bill No. 312, entitled "An act relating to public highways, classifying the same and naming and fixing the routes of certain state roads;"

Also, enrolled Senate concurrent resolution No. 21, "Relating to the introduction of a joint resolution providing for the purchase of jute cloth;"

Also, the Senate has passed engrossed House bill No. 225, entitled "An act for the relief of Poole's Seed and Implement Company, and making an appropriation therefor;"

Also, House bill No. 553, entitled "An act modifying the grant of certain lands to the city of Seattle for street purposes, and amending chapter 221 of the Laws of the State of Washington for the year 1909;"

Also, House bill No. 505, entitled "An act making an appropriation from the accident fund created by chapter 76 of the Laws of 1911 for the purposes to which said fund may be applied;"

Also, engrossed House bill No. 427, entitled "An act relating to the management, control, maintenance and improvement of the rock quarries of the state, making an appropriation therefor, and amending section 5914 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 87, entitled "An act to dedicate certain strips of land in Walla Walla county for road and highway purposes;"

Also, House bill No. 79, entitled "An act providing for the disposition to be made of the rents received from leases of harbor areas and tide lands;"

Also, substitute House bill No. 80, entitled "An act providing for the leasing of harbor areas and tide lands situate within the territorial limits of port districts, annulling preferences relating to leasing of harbor areas and tide lands, and repealing all conflicting enactments;"

Also, Senate bill No. 466, entitled "An act making an appropriation for the purchase of land for; construction of buildings at; for mainte-
nanace of and sundry expenses at, the various state institutions, schools and state officers, and for sundry civil expenses of the state government for the fiscal term beginning April 1, 1913, and ending March 31, 1915, except as otherwise provided, and making an appropriation for certain deficiencies;"

Also, House bill No. 381, entitled "An act to adopt Pierce's Code as an official compilation;"

Also, engrossed House bill No. 204, entitled "An act relating to validation of indebtedness by school districts, and bonds therefor, and amending chapter XXIX of Remington and Ballinger's Annotated Codes and Statutes of Washington, by adding one section thereto;"

Also, engrossed House bill No. 284, entitled "An act relating to dissolution of union high school districts and amending section 4469 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 450, entitled "An act establishing a salmon code and regulating the taking of salmon and certain other fish, licensing appliances therefor; providing for the acquisition and holding of fishing locations; licensing dealers, canners and packers of salmon; providing for the construction, maintenance and operation of hatcheries; creating a board of fish commissioners; providing for the appointment of a state fish commissioner and deputies and a superintendent of hatcheries, fixing their compensation and defining their powers and duties; providing for the propagation and protection of food fishes; creating a fish hatchery fund; fixing penalties for the violation of this act, and repealing sections 5204, 5205, 5206, 5207, 5220, 5226, 5227, 5229, 5230, 5231, and 5232, of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the taking, packing and marketing of salmon and other food fish;"

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The Senate has passed, over the veto of the governor, House bill No. 164, entitled "An act making an appropriation for the construction of an administration building for the state normal school at Cheney," etc., and the bill and governor's veto message are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1913.

Mr. Speaker:

We, a minority of your committee on municipal corporations, of the first class, to whom was referred House bill No. 655, entitled "An act
relating to the granting of franchises for street railways by cities of the first class, and reviving and validating certain charter provisions thereof, and declaring the application of this act and repealing certain acts and all laws 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.

F. W. Hastings, Chairman.

We concur in this report: Z. Stewart, H. W. Holmes, T. H. McKay.

Mr. Speaker: Olympia, Wash., March 10, 1913.

We, a majority of your committee on municipal corporations of the first class, to whom was referred House bill No. 655, entitled "An act relating to the granting of franchises for street railways by cities of the first class, and reviving and validating certain charter provisions thereof, and declaring the application of this act and repealing certain acts and all laws or parts of laws 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 not pass.

We concur in this report: Dix H. Rowland, Robert Grass, Max M. Neumann, H. E. Kennedy, J. H. Davis.

Mr. Speaker: Olympia, Wash., March 11, 1913.

We, your committee on municipal corporations other than first class, to whom was referred House bill No. 654, entitled "An act directing the commissioner of public lands to certify certain shore lands to the governor for deed, and directing the governor to execute and the secretary of state to attest a deed conveying to the city of Wenatchee certain shore lands for park purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Sam R. Sumner, Chairman.

We concur in this report: W. V. Wells, Walter D. Smith, A. M. Bryant, B. B. Horrigan.

Mr. Speaker: Olympia, Wash., March 10, 1913.

We, your committee on appropriations, to whom was referred House bill No. 641, entitled "An act requiring the sheriffs of the counties of this state to furnish descriptions, fingerprints and other measurements to the warden of the state penitentiary, and directing the said warden to furnish said sheriffs with the necessary supplies for a compliance therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

J. H. Davis, Chairman.

REPORTS OF SPECIAL COMMITTEES.

To the Legislature of the State of Washington:

We, your committee, appointed pursuant to the provisions of Senate concurrent resolution No. 6, for the purpose of investigating the affairs and business management of the Washington state reformatory at Monroe, Washington, beg leave to submit the following report:

We have made an investigation of the buildings and the affairs of the state reformatory, particularly as to the administration thereof and as to the expenditure of the appropriations heretofore made by the legislature, taking testimony from the officers as well as representative witnesses and a full and complete inventory of all the property of said institution, and have also examined the inventory heretofore made by the state bureau of inspection and supervision of public offices, with the expenditures and moneys received during the present administration of the board of managers, and most of said testimony having been taken down in short hand and transcribed, which is herewith transmitted with the said inventories.

In the second annual report of the said board of managers of said reformatory for the year ending September, 1908, the said board recommended the construction of the following permanent buildings at the following estimate of costs:

<table>
<thead>
<tr>
<th>Building</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administration building</td>
<td>$35,000 00</td>
</tr>
<tr>
<td>Cell house, main building</td>
<td>150,000 00</td>
</tr>
<tr>
<td>Steel cells for 350 inmates at $500.00 each</td>
<td>160,000 00</td>
</tr>
<tr>
<td>Residence and equipment for superintendent</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Power, lighting and heating plant</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Wall</td>
<td>50,000 00</td>
</tr>
<tr>
<td>Water system</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Sewer system</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Barn for temporary quarters and equipment</td>
<td>7,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$456,500 00</strong></td>
</tr>
</tbody>
</table>

The said board stating in said report that the above named amounts have been arrived at as the result of a careful study by the board of control and the board of managers, taking into consideration the utilization of inmate labor in construction work, and raw material already provided with the reformatory site as set forth in the above mentioned report of said board of the year 1908.

Dining Room—Wing Building.

We have carefully examined the said building and find it comes within the plans presented to the legislature, which seemingly was acquiesced in, and an appropriation made therefor. The cost of said building is about $60,069.00. The building is supplied with chemical extinguishers and old style ladder escapes. We would recommend that more modern fire escapes should be attached to the building, as the
same is within the inner stockade. The dining room is in excellent sanitary condition, and the food furnished to the inmates is not only wholesome, but sufficient, which is verified from their healthy appearance and increase in weight.

The hospital is in very good condition, and the medical service seemingly excellent.

Administration Building.

The administration building is of substantial construction, it is class A, fireproof, constructed of concrete and steel, and its durability incalculable. The external facing is of high class pressed brick and terra cotta finish; however, we are of the opinion that the building could have been more plain in external construction, the same as the interior, thus saving a considerable sum for other purposes, and for the immediate use and benefit of the inmates. The cost of the said building to date is about $87,591.71.

Furnishings. The furnishings of said building are of such a character suitable for the purpose and use thereof. While part of the office furniture seems extravagant for such an office, and also for part of the officers' quarters, it is of a very durable quality and the purchase thereof was at an exceedingly low price, and under ordinary purchase, the board of managers could not have gotten that kind of furniture, but of a more inferior quality. The superintendent is entitled to commendation for making such purchases, and ultimately will be a large saving to the state. The board of managers acquiesced in the said purchase.

Power House and Tunnel.

The power house and tunnel were built at a cost of $33,400.00. This building and tunnel is well constructed. The tunnel is about 870 feet in length, connecting the power house with the administration and group buildings. The heat, water and light is carried through said tunnel, and it is a very useful appurtenance to the institution. The power house is well constructed with sufficient room for the use thereof for many years. The machinery seemingly is first class and in good working order. There is now installed one dynamo, and another should be installed before they can establish their own lighting system. This will be a very useful auxiliary plant, and will pay for itself in a very short time on account of the high cost of lighting the said institution, which we are informed, amounts to about $150.00 per month.

Construction of Main Building (Incomplete).

The cost of construction of the above incomplete building to date is about $43,840.00. The portion constructed is durable and seemingly in accordance with the plans heretofore submitted to the legislature. We recommend that this building be completed at the earliest possible date. It is absolutely essential to segregate the inmates and classify them by housing in separate cells in order to enable the managers
of said institution to more readily advance the mental, moral and physical welfare of the inmates. We believe this is one of the most important buildings among the group, with the exception of the dining room wing, and feel that the management of the institution should have advanced the construction thereof; providing, they are vested with the power to do so. We are of the opinion that much of the labor and material could have been put into this building that was used on the residence and administration building, and possibly advanced the date of completion thereof many months. The grouping of the inmates in the assembly room during the recess hours makes it difficult to reform the better men on account of association with the more depraved. However, the records show that the management has done exceedingly well, taking into consideration the want of sufficient room for classification and segregation of the inmates.

Superintendent's Residence.

The original appropriation asked for is $15,000.00, but from the report of our accountant we find the cost thereof to be $29,480.38, including furnishings. However, there is some controversy between the state bureau of inspection and supervision of public offices and our accountant's reports, the former having made an investigation and appraisal of said buildings and find it to amount to about $19,257.00, with $4,536.10 for furnishings. The state bureau of inspection and supervision having in their possession an abstract of the contracts showing the distribution of the materials going into these buildings which our accountant did not have. It seemingly appears that the inmate labor was not taken and kept separate from the estimate of the value of the building. After making a careful investigation and inspection of all matters pertaining to the building, we find that it is of excellent construction and all the material therein of a durable kind; and we believe that the maintenance will be exceedingly low for many years. We are of the same opinion in regard to the house furniture and furnishings of said residence as to durability and low price paid therefor, it being purchased under a general furnishing contract for the entire institution; and after diligent effort on the part of the board of managers and superintendent, they obtained exceedingly low prices, taking into consideration the quality of the goods. Some charges have been made to the effect that extravagant prices were paid for carpets and rugs and table cloths at the said residence.

We find two Royal Wilton rugs 18x28 feet, the voucher shows the cost thereof to be $2.85 per yard; likewise another rug of the same quality at a cost of $80.00; and the total cost of all furniture, rugs, household goods and furnishings in the Superintendent's residence to be $4,536.10.

We believe the erection of the superintendent's residence and furnishing thereof should have been deferred. The removal of the old superintendent's home could have possibly been removed from the present
site closer to the administration building, and thus saved a considerable expenditure made on the present home, and the same money could have been used for necessary construction material for the cell building, and thus probably advanced the completion thereof many months; or it could have been applied to work shops for the use of the inmates, which are in a very incomplete condition. The administration building and the residence could have been used in an incomplete state with sufficient work done for immediate use, thus saving a considerable sum thereon and that could have been applied for other use and benefit to the inmates.

**Management.**

As heretofore stated, and under the instruction of the resolution, your committee has been appraised of charges of mismanagement of the said board. In summarizing this report, we have been careful to distinguish between the actual conditions and personal opinions given by the witnesses. The institution is under the immediate supervision of a board of managers, superintendent, educational director, chaplain, physician and captain of the guard. The board of managers have met in conformity with the laws as we are informed and believe, and seem to have in mind the permanency of the construction of all buildings, and have made a very creditable showing in the management of per capita cost of maintenance and having in mind the advancement of the inmates' mental, moral and physical condition and they are deserving of high commendation for such service rendered to the state.

A power vested in the board to construct the buildings in their rotation has caused considerable controversy and diversity of opinion, that is, which building should have been first completed. We have heretofore given our opinion relative to the residence and the administration building receiving and using the appropriation for their construction instead of applying a part thereof to the cell building.

**Guards.**

We find the guard system of fairly good standard. The night guards are required to work twelve hours. We are of the opinion that their hours should be reduced to eight working hours, and we would recommend the installation of an automatic checking system to ascertain the time the guards report for and from duty.

We desire at this time to call attention to the present system in vogue at this institution, and as we are informed and believe is used in other state institutions, that is, the taking of the inventory and not reverting the amount of the same back to the general fund. We believe that the same should be charged back and revert to the general fund on the last day of the biennium, and on the first day of the new biennium be charged out and a warrant drawn against the new appropriation for the amount of that inventory, thereby keeping each biennium separate.

We also find to the credit of the management of the institution,
which is a matter of record (page 61, report of the board of control), in which the cost of maintenance per inmate was reduced from seventy-one cents to sixty cents per day.

One of the difficult things that we find in the investigation is to ascertain whether or not there is a deficit in the management of said institution. We find from examining the contracts entered into between the institution and various parties for construction work, that they contain a contingent clause that seemingly carries the right of closing the contract at the end of the biennium without liability. There are two written opinions filed with your committee, and made a part of these findings, relative to the interpretation of such a contract, and whether or not there is a deficit such opinions controvert each other, and your committee are not justified in determining whether or not under the said opinions, or otherwise, there is a deficit; however, we find there is seemingly outstanding obligations in the sum of $3,423.00.

Respectfully submitted,

A. H. IMUS, Chairman.
MRS. FRANCIS C. AXTELL,
GEO. W. SHAEPER,
L. W. FIELD,
G. L. REID.

On motion of Mr. Field, the report was received.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The committee on free conference, having under consideration House bill No. 509, entitled "An act creating a state board of park commissioners and defining their duties, privileges and authority," and Senate amendment thereto, recommend that the Senate recede from its amendment to section 1, and that the bill be amended by adding a new section, to read as follows:

"Section 4. This act is necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing institutions and shall take effect immediately."

J. E. McFARLAND,
V. J. CAPRON,
R. L. PICKEN,
E. L. FRENCH,
D. S. SCOTT,
RALPH METCALF.

Mr. Capron moved that the report of the free conference committee be adopted.

The roll was called and the report was adopted by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those absent or not voting were: Representatives Beam, Childe, Greenbank, McCoy, Sweet—5.

SECOND READING OF BILLS.

Senate bill No. 128, relating to deeds and transfers of interests in real estate.

The bill was read the second time in full by sections.

On motion, the committee amendment was adopted.

Mr. Pierce moved the adoption of the following amendment:

Strike lines 4 to 11 inclusive and insert “that when real property is held by a trustee for numerous owners whose titles are evidenced by stock certificates, bonds, or units, equal in amount, such titles may be transferred by endorsement: Provided further, the spouse of any endorser may file claim of community interest in the county auditor’s office as now providid by law. All transfers heretofore made in accordance with the above proviso are hereby validated.”

Mr. Rowland (D. H.) moved the adoption of the following amendment to the amendment:

Section 1. In amendment of Mr. Pierce after the word “endorsement” insert words “duly acknowledged.”

The amendment to the amendment was lost.

The amendment by Mr. Pierce was lost.
On motion of Mr. Foster, the following amendment was adopted:

In section 1, line 5, strike the words "one person or" and insert in lieu thereof "any."

Mr. Rowland (D. H.) moved the adoption of the following amendments:

Section 1. Line 9, after the word "writing" insert words "witnessed before two witnesses."

Section 1, line 10 after the word "name" insert words "witnessed before two witnesses."

The amendments were lost.

Mr. Farnsworth moved that the rules be suspended, the second reading considered the third, the bill considered engrossed, and placed on final passage.

On motion of Mr. Rowland, a sufficient number arising, the roll was called, and the motion of Mr. Farnsworth was lost by the following vote: Yeas, 56; nays, 32; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Corkery, Davis, Farnsworth, Foster, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, LeSourd, Lum, McArdle, McCoy, McFarland, McKay, Mess, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—56.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Bryant, Childe, Christensen, Craig, Cravate, Darling, Dunning, Earle, Falkner, Fontaine, Gillbo, Herber, Houser, Kingery, Langford, Mapes, Masterson, Merriam, Middaugh, Miles, Murphine, Norton, Overman, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Turnbow—32.

Those absent or not voting were: Representatives Field, Greenbank, Hastings, Hays, Holmes, Kennedy, Moll, Picken, Sweet—9.

Senate bill No. 398, relating to the welfare of dependent and delinquent children.
The bill was read the second time in full by sections.

On motion of Mr. Rowland (D. H.), the following amendment was adopted:


On motion of Mr. Rowland (D. H.), the following amendment was adopted:

Amend title by adding thereto the following before the period at the end: "and repealing sections 1987 to 2004, both inclusive, of Remington and Ballinger's Annotated Codes and Statutes of Washington and chapter 56 of the Laws of 1911."

On motion of Mr. Rowland (D. H.), the rules were suspended the second reading considered the third, the bill considered engrossed, and placed on final passage, passing the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.


Those absent or not voting were: Representatives Conner, Grass, Greenbank, Hill, Hurd, Kennedy, Lum, Sweet—8.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Cleland, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit Senate bill No. 298 to the Senate.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 12, 1913.

MR. SPEAKER:

Your committee on enrolled bills, to whom was referred House bills Nos. 79 and 379, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

We concur in this report:

Walter D. Smith.

BEN HILL, Chairman.

J. J. Falkner, J. E. Beam, M. O. Herber,
Walter D. Smith.

THIRD READING OF BILLS.

House bill No. 455, relating to the secretary of state’s control of private corporations.

The bill was read the third time in full.

The roll was called, and House bill No. 455 failed to pass the House by the following vote: Yeas, 40; nays, 52; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Chamberlin, Conner, Craig, Davis, Farnsworth, Field, Freeman, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McKay, Mess, Moren, Neumann (M. M.), Sims, Stevenson, Stevens, Tonkin, Truax, Wells, Mr. Speaker—40.

Those absent or not voting were: Representatives Childe, Greenbank, Hill, McCoy, Sweet—5.

The bill, having failed to receive the constitutional majority, was declared lost.

House bill No. 392, providing for the sale and purchase of tide lands of the third class for the purpose of oyster planting.

The bill was read the third time in full.

The roll was called and House bill No. 392 passed the House by the following vote: Yeas, 58; nays, 35; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislaw, Brown, Brooks, Capron, Catlin, Cleland, Conner, Craig, Davis, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Lum, Mapes, Mc Ardle, McFarland, McKay, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Summer, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—58.

Those voting nay were: Representatives Arnold (W. A.), Axtell, Black, Bryant, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Gillbo, Gray, Herber, Holmes, Houser, Kingery, Langford, Lessor, Masterson, Merriam, Middaugh, Moll, Murphine, Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Turnbow—35.

Those absent or not voting were: Representatives Hastings, Kennedy, McCoy, Sweet—4.

Mr. Houser gave notice that he would move to reconsider the vote by which House bill No. 392 had passed the House.

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

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

The chair ruled on Mr. Houser's notice, that on the last two
days of the session, motion of reconsideration of a vote by
which a bill had passed, should be given immediately.

Mr. Houser appealed from the decision of the chair.

The roll was called and the chair was sustained by the fol-
lowing vote: Yeas, 70; nays, 23; absent or not voting, 4.

Those voting yea were: Representatives Aagaard, Adams,
Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown,
Brooks, Bryant, Capron, Catlin, Chamberlin, Conner, Craig,
Darling, Davis, Farnsworth, Foster, Fontaine, Field, Freeman,
Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays,
Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen,
Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy,
McFarland, McKay, Mess, Miles, Moren, Neumann (M. M.),
Newman (G. H.), Picken, Rowland (H. K.), Rowland (D. H.),
Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream,
Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells,
Zednick—70.

Those voting nay were: Representatives Arnold (W. A.),
Childe, Christensen, Corkery, Croake, Dunning, Earle, Falkner,
Gillbo, Herber, Holmes, Houser, Langford, Merriam, Middaugh,
Moll, Murphine, Norton, Oaks, Overman, Pierce, Reid, Robe
—23.

Those absent or not voting were: Representatives Cleland,
Kennedy, Sweet, Mr. Speaker—4.

Mr. Foster moved that the vote by which House bill No. 392
had passed the House be reconsidered immediately.

The motion was lost.

On motion of Mr. Cleland, the rules were suspended, and the
chief clerk instructed to immediately transmit the bill to the
Senate.

House bill No. 359, relating to the hours of labor.

Mr. Wray moved that the bill be indefinitely postponed.

The motion was lost.

The following bills were delivered to the governor by the
chief clerk: House bills Nos. 427, 225, 505, 87, 281 and 523.

The speaker announced that he was about to sign House bills
Nos. 79, 385 and 379.
The roll was called on the final passage of House bill No. 359, and the bill failed to pass the House by the following vote: Yeas, 48; nays, 44; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brislawn, Brooks, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Farnsworth, Fontaine, Field, Freeman, Gray, Greenbank, Halsey, Hastings, Hill, Hughes, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McCoy, Miles, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker —48.


Those absent or not voting were: Representatives Davis, Grass, McKay, Mess, Sweet—5.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Halsey, the House was at recess until 1:30 o'clock p. m.

AFTERNOON SESSION.

The speaker called the House to order at 1:30 p. m.

Roll call showed all members present except Messrs. Cleland, Davis, Greenbank, McKay, Sims and Sweet, of whom Messrs. Greenbank and Sweet were excused.

Mr. Foster moved that the House reconsider the vote by which House bill No. 359 was lost.
Mr. Overman demanded a roll call, and a sufficient number arising, the roll was called and the motion to reconsider prevailed by the following vote: Yeas, 52; nays, 40; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brislawn, Brooks, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Farnsworth, Foster, Fontaine, Field, Freeman, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hughes, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Newman (G. H.), Picken, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells, Mr. Speaker—52.


Those absent or not voting were: Representatives Axtell, Davis, Herber, Stream, Sweet—5.

House bill No. 359 was placed on final passage.

Mr. Brown demanded a call of the House, and a sufficient number arising, the roll was called under the call of the House, and the following absentees were noted: Messrs. Stream and Sweet. Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentee within the bar of the House.

On motion of Mr. Chamberlin, further proceedings under the call of the House were dispensed with.

The roll was called, and House bill No. 359 passed the House by the following vote: Yeas, 54; nays, 41; absent or not voting, 2.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brislawn, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Darling, Farnsworth,

Those absent or not voting were: Representatives Stream, Sweet—2.

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

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

On motion of Mr. Lum, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 295, relating to the creation of a state fiscal commission.

The bill was read the third time in full, placed on final passage, and passed the House by the following vote: Yeas, 53; nays, 42; absent or not voting, 2.

Those voting yea were: Representatives Adams, Arnold (W. A.), Axtell, Black, Brislawson, Brown, Brooks, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Grass, Gray, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hutchinson, Langford, Lum, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Smith, Truax, Turnbow, Urquhart, Wray, Zednick—53.
Those voting nay were: Representatives Aagaard, Arnold (W. E.), Beam, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Earle, Field, Freeman, Gilkey, Goss, Greenbank, Halsey, Hays, Houser, Hurd, Jensen, Kennedy, Kingery, Lesourd, Mapes, McArdle, McCoy, McKay, Mess, Moren, Newman (G. H.), Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Wells, Mr. Speaker—42.

Those absent or not voting were: Representatives Stream, Sweet—2.

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

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

On motion of Mr. Hastings, the rules were suspended, and the chief clerk directed to transmit the bill immediately to the Senate.

SECOND READING OF BILLS.

House bill No. 641, relating to the furnishing by sheriffs to the warden of the state penitentiary of photographs, fingerprints, etc., of persons convicted of crime.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the following amendment was adopted:

In section 1, line 3, after the word "crime" change the period to a comma, and add the following: "and to furnish reports and descriptions of all lost and stolen property."

On motion of Mr. McFarland, the following amendment was adopted:

Amend section 1. Strike the period at the end of the section and add thereto "punishable by a term in the state penitentiary."

On motion of Mr. Cleland, 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, 67; nays, 23; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brooks, Catlin, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Croake, Earle,

Those voting nay were: Representatives Adams, Brislawn, Brown, Bryant, Capron, Christensen, Darling, Dunning, Falkner, Foster, Gillbo, Goss, Herber, Holmes, LeSourd, Mapes, Middaugh, Newman (G. H.), Overman, Picrce, Robe, Tonkin, Truax—23.

Those absent or not voting were: Representatives Axtell, Davis, Field, McKay, Neumann (M. M.), Stream, Sweet—7.

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

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

On motion of Mr. Cleland, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 442, relating to the sale of second class tide and shore lands.

The bill was read the second time in full by sections.

On motion of Mr. Houser, the following amendment was adopted:

Amend section 1, line 8 by inserting after the word "commissioners" the following: "or other public board or officer duly authorized so to do."

Mr. Wells moved that the rules be suspended, the second reading considered the third, the bill be considered engrossed, and that it be placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

House bill No. 46, relating to a presidential preference primary.
Mr. Zednick moved to substitute House bill No. 108 for House bill No. 46.

Mr. Foster moved to lay the motion on the table.

The motion to lay on the table was lost.

Mr. Murphine demanded a roll call on the motion to substitute, and a sufficient number arising, the roll was called and the motion was lost by the following vote: Yeas, 52; nays, 41; absent or not voting, 4.

Those voting yea were: Representatives Arnold (W. A.), Black, Brislawn, Brown, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Fontaine, Gilkey, Gilbo, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Stevens, Stewart, Stream, Truax, Zednick—52.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Bean, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Foster, Freeman, Goss, Grass, Gray, Greenbank, Halsey, Hays, Jensen, Kennedy, LeSourd, Lum, Mapes, McArddie, McCoy, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells, Mr. Speaker—41.

Those absent or not voting were: Representatives Axtell, Davis, Field, Sweet—4.

Mr. Cleland moved to lay House bill No. 46 on the table.

Mr. Chamberlin demanded a roll call. A sufficient number did not arise to demand a roll call.

The motion to lay the bill on the table prevailed.

Mr. Speaker:

We, your committee on privileges and elections, to whom was referred House bill No. 486, entitled "An act relating to the registration of voters, providing for the registering of voters at the time of voting, and amending sections 4762, 4764, 4766, 4767, and 4772 of Remington and Ballinger's Annotated Codes and Statutes of Washington,
and repealing section 4773 of Remington and Ballinger's 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.

Add to the end of section 2 the following words: "and before any voter whose name is so stricken shall be allowed to vote at any succeeding election he shall reregister."

Insert new section as section 7 as follows: "Section 7. Registration poll books as provided in section 1 of this act, the same being section 4762 of Remington and Ballinger's Annotated Codes and Statutes of Washington, shall be procured and opened on the first day of January, 1924 and on the first day of January every tenth year thereafter."

Make section 7 of the bill section 8.

W. W. Conner, Chairman.


The bill was read the second time in full by sections.

The committee amendments were adopted.

On motion of Mr. Middaugh, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 78; nays, 11; absent or not voting, 8.


Those voting nay were: Representatives Arnold (W. E.), Craig, Foster, Halsey, Kennedy, Mapes, McKay, Miles, Newman (G. H.), Siler—11.

Those absent or not voting were: Representatives Arnold
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Middaugh, the rules were suspended, the bill considered engrossed and the chief clerk was directed to transmit the bill immediately to the Senate.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 12, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House bills Nos. 381, 509, 284 and 204, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted. Ben Hill, Chairman.

We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

Mr. Speaker:

The president has signed House bill No. 553, entitled "An act modifying the grant of certain tide lands to the city of Seattle for street purposes, and amending chapter 221 of the Laws of the State of Washington for the year 1909;"

Also, House bill No. 379, entitled "An act relating to the improvement and maintenance of public highways, providing for the payment of the cost thereof, and amending sections 2, 7, 9, 10 and 14, of chapter 35 of the Laws of 1911;"

Also, House bill No. 79, entitled "An act providing for the disposition to be made of the rents received from leases of harbor areas and tide lands;"

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

Mr. Hurd moved that the vote by which House bill No. 486 passed the House be reconsidered for the purpose of returning the bill to second reading for amendment.

The motion was lost.
House bill No. 76, relating to the direct election of United States senators.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, 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, 92; nays, 0; absent or not voting, 5.


Those absent or not voting were: Representatives Axtell, Davis, Field, Greenbank, Sweet—5.

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

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

On motion of Mr. Murphine, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

Mr. Wells moved that the House reconsider the vote by which the motion to place the bill on third reading failed to carry.

The motion prevailed.

On motion of Mr. Wells, the rules were suspended, the second reading was considered the third, House bill No. 442 was placed
on final passage, and passed the House by the following vote: Yeas, 71; nays, 15; absent or not voting, 11.


Those voting nay were: Representatives Black, Brislawn, Corkery, Darling, Falkner, Farnsworth, Fontaine, Gillbo, Hedger, Masterson, McFarland, Merriam, Miles, Reid, Smith—15.

Those absent or not voting were: Representatives Axtell, Childe, Davis, Dunning, Foster, Field, Greenbank, Middaugh, Oaks, Sumner, Sweet—11.

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

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

On motion of Mr. Wells, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 630, relating to the working of persons held under sentence in the state penitentiary and state reformatory on public highways.

The bill was read the second time in full by sections.

On motion of Mr. Hays, 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, 62; nays, 25; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brown, Brooks, Cap-

Those voting nay were: Representatives Black, Brislawn, Bryant, Croake, Falkner, Goss, Holmes, Hurd, Kingery McFarland, Merriam, Miles, Moll, Newman (G. H.), Overman, Pierce, Reid, Robe, Rowland (H. K.), Sisson, Stevens, Stewart, Truax, Wells, Zednick—25.

Those absent or not voting were: Representatives Axtell, Conner, Dunning, Field, Greenbank, Hastings, Kingery, McKay, Murphine, Sumner, Sweet—10.

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

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

On motion, the rules were suspended, and the chief clerk directed to transmit the bill immediately to the Senate.

House bill No. 552, to grant a right-of-way through certain land at or near American Lake.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Hughes, Hurd, Hutchinson,

Those absent or not voting were: Representatives Axtell, Catlin, Conner, Dunning, Fontaine, Field, Houser, Murphine, Sims, Sweet—10.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk instructed to immediately transmit House bill No. 552 to the Senate.

MR. SPEAKER:

Olympia, Wash., March 10, 1913.

We, a majority of your committee on appropriations, to whom was referred House bill No. 539, entitled "An act creating the office of state architect, defining his powers and duties 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.

J. H. Davis, Chairman.


MR. SPEAKER:

Olympia, Wash., March 10, 1913.

We, a minority of your committee on appropriations, to whom was referred House bill No. 539, entitled "An act creating the office of state architect, defining his powers and duties 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 indefinitely postponed.

We concur in this report: L. W. Field, A. M. Stevens.

The bill was read the second time in full by sections.
On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 79; nays, 12; absent or not voting, 6.


Those voting nay were: Representatives Bryant, Gillbo, Goss, Houser, Kingery, LeSourd, Merriam, Pierce, Reid, Robe, Tonkin, Mr. Speaker—12.

Those absent or not voting were: Representatives Axtell, Conner, Dunning, McCoy, Sims, Sweet—6.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 27, 1913.

MR. SPEAKER:

We, your committee on education, to whom was referred House bill No. 367, entitled "An act providing for the larger use of school district property and for the establishment, equipment, and maintenance of vocational industrial trades and continuation schools as a part of the public school system of the state and making compulsory the attendance of children between the ages of fifteen and eighteen years for a period of five hours a week," etc., have had the same under consider-
tion, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike section 3, and the remainder of the bill.

Fred M. Hedger, Chairman.


The bill was read the second time in full by sections.

On motion, the committee amendment was adopted.

On motion of Mr. Cleland, the following amendment was adopted:

In section 1, add an additional sub-division, numbered 13.

13. To employ, and for cause, dismiss one or more supervisors of public meetings other than regular school sessions and school elections, that may be held in school and other public buildings, under the authority of said school directors. Such supervisors are to have such qualifications as may be required under section 4643 of Remington and Ballinger's Annotated Codes and Statutes of Washington. It shall be the duty of these supervisors to arrange for such meetings, lectures, and entertainments as they deem expedient, or which the people may petition for; to aid in securing speakers, music, or necessary material or appliances; to set dates, and aid in making up programs, and to have general direction of such use by the people of school buildings as will not interfere with the regular school work or sessions. The actual and necessary expenses of providing for and supervising such use of public buildings shall be paid for out of the school funds.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, the bill considered engrossed and placed on final passage, passing the House by the following vote: Yeas, 89; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Haley, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Langford, Lesourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Oaks, Overman, Picken,
Pierce, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—89.

Those voting nay were: Representatives Hurd, Neumann (M. M.), Reid—3.

Those absent or not voting were: Representatives Axtell, Dunning, Kingery, Sims, Sweet—5.

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

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

On motion of Mr. Cleland, the rules were suspended, the bill ordered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

House bill No. 607, relating to public service properties and utilities.

The bill was read the second time in full by sections.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, failing to pass the House by the following vote: Yeas, 28; nays, 65; absent or not voting, 4.

Those voting yea were: Representatives Adams, Arnold (W. E.), Beam, Darling, Foster, Field, Freeman, Gilkey, Grass, Hays, Horrigan, Hurd, Hutchinson, Jensen, Kennedy, Langford, Lum, Neumann (M. M.), Picken, Pierce, Rowland (H. K.), Siler, Stevenson, Sumner, Truax, Turnbow, Urquhart, Mr. Speaker—28.


Those absent or not voting were: Representatives Conner, Dunning, Sims, Sweet—4.

The bill, having failed to receive the constitutional majority, was declared lost.

House bill No. 595, relating to certain vacated waterways.

The bill was read the second time in full by sections.

On motion of Mr. Murphine, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 79; nays, 19; absent or not voting, 9.


Those voting nay were: Representatives Axtell, Black, Bryant, Catlin, Croake, Darling, Falkner, Fontaine, Gillbo, Herber, Miles, Moll, Oaks, Overman, Reid, Robe, Rowland (H. K.), Stream, Turnbow—19.

Those absent or not voting were: Representatives Brislaw, Dunning, Farnsworth, Grass, Holmes, Kingery, Sims, Stevens, Sweet—9.

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

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

On motion of Mr. Cleland, the rules were suspended, and the
chief clerk instructed to immediately transmit the bill to the Senate.

Substitute House bill No. 1, relating to a minimum wage for women.

The bill was read the second time in full by sections.

Mr. Zednick moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Cleland moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

Senate bill No. 100, relating to a minimum wage for women.

The bill was read the second time in full by sections.

Mr. Zednick moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion carried.

Mr. Langford moved that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

Messrs. Murphine and Corkery presented the following explanation of their vote, and asked that it be spread upon the journal of the House:

"I vote for this bill because it is the best we can get."

Mr. Merriam asked that the following explanation of his vote be spread on the journal of the House:

"In explanation of my vote on Senate bill No. 100 I wish to state that said bill is and will prove to be non-operative, non-effective and will not accomplish the result desired. But believing as I do in the principle of minimum wage and that the present bill is the best to be obtained at this time, I vote 'aye.'"

The roll was called, and Senate bill No. 100 passed the House by the following vote: Yeas, 82; nays, 12; absent or not voting, 3.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Darling, Davis,

Those voting nay were: Representatives Adams, Croake, Foster, Fontaine, Gilkey, Langford, Lum, McArdle, Mess, Reid, Sims, Mr. Speaker—12.

Those absent or not voting were: Representatives Greenbank, Hill, Sweet—3.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 90, relating to houses of prostitution, etc., and declaring the same to be nuisances, etc.

Mr. Hurd moved that the bill be indefinitely postponed. The motion was lost.

The bill was read the second time in full by sections.

Mr. Foster moved the adoption of the following amendment:

Strike section 1 of the printed bill and substitute in lieu thereof the following: “In this act any place maintained or used for the purpose of lewdness, assignation or prostitution is hereby declared to be a nuisance.”

The amendment was lost.

Mr. Hurd moved the adoption of the following amendment:

Section 1, line 2, strike the word “used.”

The amendment was lost.

Mr. Halsey assumed the chair.
Mr. Foster moved the adoption of the following amendment:

In section 2, line 7, after the word "exists" strike the remainder of said section and insert therefor the following: "Upon showing the court shall issue a rule or order to show cause why said nuisance should not be abated. The method of procedure herein shall be the same as that now in use in all the courts of the State of Washington."

The amendment was lost.

Mr. Foster moved the adoption of the following amendment:

Strike section 8 and insert in lieu thereof the following: "When a judgment is entered in all actions under this act the same shall be either for or against the thing complained of as stated in the complaint. If it is determined that a nuisance in fact exists, the jury shall return with such verdict, if tried by jury, the amount of recovery to which the complainant shall be entitled against the defendant and against the property so found to be a nuisance, which recovery shall be by way of punishment against the person who is the owner or occu­pler of such property so found to be a nuisance, and the same shall be a lien against said property. If the said cause is tried before the court without a jury, the court shall make and enter such findings and conclusions as are proper. In case a finding and judgment is entered against the complainant, judgment shall be entered in favor of the defendant in said proceeding named for his costs and disbursements, together with a reasonable attorney's fee to be fixed by the court, and costs shall be taxed as in other proceedings. Any bond or undertaking given or filed during the course of the proceedings on behalf of the complainant shall be liable for such costs and attorney's fees as may be awarded the defendant."

The amendment was lost.

Mr. Wray moved the adoption of the following amendment:

Section 8, line 3, after the word "against" strike out the following: "said building and the ground upon which the same is located."

The amendment was lost.

Mr. Grass moved the adoption of the following amendment:

Amend the bill by adding the following two sections:

Section 9. That the owner or agent of any land or building shall not be liable to the penalties of this act or the land or buildings shall not be liable to the penalties when said land or buildings are under lease, and said lease provides that said land or building shall not be used for illegal or immoral purposes, unless the prosecuting attorney of the county in which said lands or buildings are situated shall give the owner or his agents 15 days notice in writing of the fact that a nuisance as defined by the terms of this act is being conducted on said land or in said buildings, and the owner shall neglect or refuse
promptly to institute legal proceedings to cancel the lease and eject the tenant therefrom.

Section 10¾. The giving of the notice provided for by section 9 of this act by the prosecuting attorney of the county in which said lands or buildings are situated may be pleaded as a bar by the owner or his agent of any lands or buildings in any action brought by the tenant thereof for damages arising out of the cancellation of said lease or the institution of legal proceedings for the restitution of said premises by reason of the violation by the tenant of any of the provisions of this act.

The amendment was lost.

On motion of Mr. Truax, the rules were suspended, the second reading considered the third, the bill considered engrossed, the bill was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 21; absent or not voting, 7.


Those voting nay were: Representatives Adams, Brown, Brooks, Cleland, Craig, Gilkey, Grass, Gray, Hedger, Kennedy, Lum, Masterson, McArdle, McKay, Mess, Neumann (M. M.), Overman, Sims, Stevenson, Tonkin, Mr. Speaker—21.

Those absent or not voting were: Representatives Aagaard, Conner, Field, Greenbank, Hastings, Hill, Sweet—7.

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

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

On motion of Mr. Earle, the rules were suspended, the bill
considered engrossed, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 3, authorizing counties to care for persons suffering from tuberculosis, etc.

The bill was read the second time in full by sections.

On motion of Mr. Chamberlin, 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, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Cleland, CORKERY, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hays, Herber, Holmes, Horrigan, Houser, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McFarland, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Those absent or not voting were: Representatives Aagaard, Conner, Farnsworth, Field, Freeman, Greenbank, Hastings, Hedger, Hill, Hughes, Hurd, Kennedy, McArdle, McCoy, Middaugh, Rowland (H. K.), Sweet—17.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 364, regulating the load in proportion to the width of tires on vehicles on certain highways, etc.

The bill was read the second time in full by sections.
On motion of Mr. Cleland, 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, 69; nays, 6; absent or not voting, 22.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christiansen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Fontaine, Field, Gilkey, Gray, Halsey, Hedger, Herber, Holmes, Horrigan, Houser, Hutchinson, Jensen, Langford, Lum, Masterson, McArdle, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—69.

Those voting nay were: Representatives Gillbo, Goss, Hughes, Kennedy, LeSourd, Miles—6.

Those absent or not voting were: Representatives Adams, Catlin, Farnsworth, Foster, Freeman, Grass, Greenbank, Hastings, Hays, Hill, Hurd, Kingery, Mapes, McCoy, McFarland, McKay, Moren, Oaks, Overman, Pierce, Smith, Sweet—22.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 309, relating to the construction of state roads.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 70; nays, 7; absent or not voting, 20.
Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Foster, Field, Gilkey, Gillbo, Goss, Gray, Halsey, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Picken, Reid, Robe, Siler, Sisson, Smith, Stevenson, Stewart, Stream, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—70.

Those voting nay were: Representatives Black, Falkner, Kennedy, Kingery, Truax, Turnbow—7.

Those absent or not voting were: Representatives Adams, Childe, Conner, Corkery, Earle, Fontaine, Freeman, Grass, Greenbank, Hastings, Hays, McKay, Oaks, Overman, Pierce, Rowland (H. K.), Rowland (D. H.), Sims, Sumner, Sweet—20.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 223, authorizing counties to aid in acquiring rights of way for and to build and improve permanent highways through the corporate limits of cities of the third and fourth class.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 67; nays, 14; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Arnold (W. E.), Axtell, Beam, Black, Brislawn, Capron, Catlin, Cham-

Those voting nay were: Representatives Arnold (W. A.), Brown, Brooks, Bryant, Dunning Falkner, Gilkey, Miles, Moll, Overman; Robe, Stream, Turnbow, Zednick—14.

Those absent or not voting were: Representatives Adams, Childe, Corkery, Davis, Foster, Fontaine, Freeman, Hays, Herber, Kennedy, McFarland, Oaks, Rowland (H. K.), Rowland (D. H.), Sims, Sumner, Sweet—16.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker resumed the chair.

Senate bill No. 388, authorizing counties and cities to contract for joint acquisition, etc., of municipal buildings, etc.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Childe; Christensen, Cleland, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo,
Those absent or not voting were: Representatives Axtell, Capron, Conner, Davis, Freeman, Greenbank, Hays, McArdle, Oaks, Rowland (H. K.), Sims, Sumner, Sweet—13.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

We, your committee on appropriations, to whom was referred Senate bill No. 36, entitled "An act to establish a state trout hatchery on Lake Crescent in Clallam 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 with the following amendment:

In section 2, line 4 of the printed bill, the same being section 2, line 15 of the original bill, strike the words "moneys in the state treasury" and insert in lieu thereof the words "general fund."

J. H. Davis, Chairman.


The bill was read the second time in full by sections.

The committee amendment was adopted.
Mr. Dunning moved the adoption of the following amendment:

Amend line 3, section 2, by inserting a period after the word "Washington" and striking the rest of the sentence.

The amendment was lost.

On motion of Mr. Cleland, 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, 17; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Catlin, Christensen, Cleland, Corkery, Craig, Darling, Davis, Earle, Foster, Fontaine, Field, Gilkey, Goss, Grass, Hays, Hedger, Herber, Horrigan, Houser, Hughes, Hurd, Hutchison, Jensen, Kennedy, Kingery, Langford, Lum, Mapes, McCoy, McFarland, McKay, Mess, Middaugh, Miles, Moll, Moren, Murphy, Newman (G. H.), Overman, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—63.

Those voting nay were: Representatives Axtell, Black, Bryant, Childe, Croake, Dunning, Falkner, Gillbo, Gray, Holmes, LeSourd, Masterson, Merriam, Neumann (M. M.), Norton, Reid, Robe—17.

Those absent or not voting were: Representatives Capron, Chamberlin, Conner, Farnsworth, Freeman, Greenbank, Halsey, Hastings, Hill, McArdle, Oaks, Picken, Pierce, Stevens, Sumner, Sweet, Wells—17.

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

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

On motion of Mr. Sims, the rules were suspended, the bill considered engrossed and the chief clerk was directed to immediately transmit the bill to the Senate.
Senate bill No. 29, for the protection of fish in Lake river and sloughs of the Columbia river in Clarke county.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 70; nays, 8; absent or not voting, 19.


Those voting nay were: Representatives Adams, Axtell, Brown, Bryant, Dunning, Falkner, Norton, Stevenson—8.

Those absent or not voting were: Representatives Capron, Chamberlin, Christensen, Conner, Foster, Freeman, Gray, Greenbank, Houser, Hutchinson, Langford, Mapes, McArdle, McCoy, Picken, Sims, Sumner, Sweet, Wells—19.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 224, preventing persons from going upon or being upon certain portions of rights of way of railroads.

The bill was read the second time in full by sections.

The speaker announced that he was about to sign House bills Nos. 381, 509, 284 and 204.
Mr. Goss moved that the rules be suspended, the second reading considered the third and that the bill be placed on final passage.

The motion carried:

The roll was called and Senate bill No. 224 passed the House by the following vote: Yeas, 73; nays, 14; absent or not voting, 10.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Catlin, Christensen, Cleland, Conner, Corkery, Craig, Darling, Davis, Dunning, Farnsworth, Foster, Fontaine, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Norton, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sissons, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—73.

Those voting nay were: Representatives Black, Bryant, Earle, Falkner, Field, Holmes, Kingery, Moll, Newman (G. H.), Overman, Robe, Truax, Turnbow—14.

Those absent or not voting were: Representatives Arnold (W. A.), Capron, Chamberlin, Childe, Croake, Hill, Houser, Langford, McCoy, Sweet—10.

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

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

Mr. Christensen moved that the vote by which Senate bill No. 224 had passed the House, be reconsidered.

On motion of Mr. Goss, the motion to reconsider was laid on the table.

On motion of Mr. Goss, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third and the bill was placed on final passage, passing the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 11.


Voting nay: Representative Holmes—1.

Those absent or not voting were: Representatives Corkery, Davis, Langford, Miles, Siler, Sims, Sumner, Sweet, Urquhart, Wells, Zednick—11.

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

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

On motion of Mr. Wray, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

MR. SPEAKER:

The president has signed enrolled substitute House bill No. 78, entitled “An act permitting and regulating the use of waterway areas
between the boundaries thereof and government pierhead lines, and providing for the disposition of receipts therefrom;"

Also, enrolled substitute House bill No. 80, entitled "An act providing for the leasing of harbor areas and tide lands situate within the territorial limits of port districts, annulling certain preferences relating to leasing of harbor areas and tide lands, and repealing all conflicting enactments;"

Also, enrolled House bill No. 420, entitled "An act to legalize and validate warrants and obligations heretofore issued or incurred by counties for the purchase of, or in payment for, armory sites;"

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate

SECOND READING OF BILLS.

Senate bill No. 220, authorizing the completion of the survey of the Quincy valley irrigation project.

The bill was read the second time in full by sections.

Mr. Urquhart moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

Mr. Brown moved that the House resolve itself into a committee of the whole for the purpose of allowing Dean Condon of the university of Washington to explain the merits of the bill.

The motion carried.

Mr. Conner assumed the chair.

On motion of Mr. Sumner, Dean Condon was invited within the bar of the House and requested to address the House regarding Senate bill No. 220.

Mr. Condon addressed the House.

On motion of Mr. Taylor, the committee of the whole dissolved.

The speaker resumed the chair.

The motion of Mr. Urquhart carried.

The roll was called, and Senate bill No. 220 passed the House by the following vote: Yeas, 69; nays, 10; absent or not voting, 18.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bristlawn, Brown, Brooks, Capron, Catlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Fontaine, Field, Gilkey, Gillbo, Goss, Grass, Gray, Green-

Those voting nay were: Representatives Bryant, Chamberlin, Foster, Holmes, Houser, LeSourd, Moll, Overman, Reid, Turnbow—10.

Those absent or not voting were: Representatives Childe, Corkery, Farnsworth, Freeman, Halsey, Hill, Kennedy, Kingery, McArdle, McFarland, Neumann (M. M.), Pierce, Robe, Rowland (H. K.), Siler, Sims, Stream, Sweet—18.

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

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

On motion of Mr. Urquhart, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

On motion, recess was taken until 8 o’clock p. m.

EVENING SESSION.

The speaker called the House to order at 8:00 p. m.

Roll call showed all members present except Messrs. Beam, Freeman, Greenbank, Hill, Kennedy, McCoy, Pierce, Sims and Sweet, of whom Messrs. Greenbank and Sweet were excused.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 9, "Relating to the authorization of the state board of control to purchase jute cloth for the manufacture of grain bags in any amount not to exceed the total cost of $50,000.00;"
Also, House concurrent resolution No. 31, "Relating to the time of
consideration of bills, resolutions and memorials," with the following
amendments:
     In line 2, strike the figure and words "9 o'clock p. m."
     In line 3, after the word "memorial" insert a comma and add the
     following: "except special order on Senate bill 445 at 11 o'clock
     Thursday morning."
     And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Sims moved that the House do not concur in the Senate
amendments to House concurrent resolution No. 31 and that the
Senate be asked to recede therefrom.

The motion prevailed.

Mr. Childe moved that House bill No. 108, Senate bill No.
169 and Senate bill No. 66 be made a special order for 10:00 p.
m., this date.

On motion of Mr. Sims, the motion was laid on the table.

Mr. Childe asked for a division.

The motion to lay on the table prevailed.

Senate bill No. 187, relating to irrigation of lands in Grant,
Adams, Chelan and Douglas counties, etc.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the sec­
ond reading considered the third, the bill was placed on final
passage and passed the House by the following vote: Yeas, 83;
nays, 5; absent or not voting, 9.

Those voting yea were: Representatives Adams, Arnold (W.
A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bry­
ant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner,
Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner,
Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass,
Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan,
Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Lang­
ford, Lum, Mapes, Masterson, McArdle, McCoy, McFarland,
McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine,
Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken,
Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson,
Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—83.

Those voting nay were: Representatives Brislawn, Earle, Houser, LeSourd, Reid—5.

Those absent or not voting were: Representatives Aagaard, Childe, Farnsworth, Greenbank, Hastings, Mess, Overman, Pierce, Sweet—9.

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

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

On motion, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 126, providing for the changing of the name of the state institution for the feeble minded.

The bill was read the second time in full by sections.

On motion, 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, 77; nays, 14; absent or not voting, 6.


Those voting nay were: Representatives Adams, Arnold (W. E.), Conner, Craig, Jensen, Mapes, McKay, Moren, Rowland (H. K.), Sisson, Stream, Truax, Turnbow, Wells—14.
Those absent or not voting were: Representatives Aagaard, Childe, Greenbank, Mess, Sumner, Sweet—6.

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

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

On motion, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Mr. Childe moved that the vote by which his motion to make House bill No. 108, Senate bill No. 163 and Senate bill No. 66 a special order, was laid on the table be reconsidered.

Mr. Childe demanded a roll call on his motion and, a sufficient number arising, the roll was called and the motion to reconsider was lost by the following vote: Yeas, 40; nays, 52; absent or not voting, 5.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brown, Bryant, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Gillbo, Grass, Herber, Hill, Holmes, Houser, Kingery, Langford, Masterson, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Smith, Truax, Turnbow—40.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brislawn, Brooks, Capron, Catlin, Chamberlin, Cleland, Conner, Craig, Davis, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Goss, Gray, Greenbank, Halsey, Hays, Hedger, Horrigan, Hughes, Hurd, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McFarland, McKay, Mess, Moren, Newman (G. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Tomkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—52.

Those absent or not voting were: Representatives Hastings, Hutchinson, McCoy, Sumner, Sweet—5.

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

Senate bill No. 249, relating to the trespass of sheep on certain lands.
The bill was read the second time in full by sections.

On motion of Mr. Foster, the following amendment was adopted:

In section 2, line 11, after the word “misdemeanor” strike the comma, add a period, and strike the remainder of section.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 17; absent or not voting, 6.


Those voting nay were: Representatives Capron, Chamberlin, Childe, Christensen, Dunning, Falkner, Gillbo, Hughes, Miles, Murphine, Newman (G. H.), Overman, Reid, Tonkin, Turnbow, Wray, Zednick—17.

Those absent or not voting were: Representatives Hastings, McCoy, Mess, Sumner, Sweet, Truax—6.

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

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

On motion, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to transmit the bill immediately to the Senate.

Senate bill No. 442, relating to compensation of injured workmen and their dependents.

The bill was read the second time in full by sections.
On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.


Those absent or not voting were: Representatives Hastings, McCoy, Oaks, Sims, Sumner, Sweet, Truax—7.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

Mr. Speaker:

The Senate has concurred in House amendments to Senate bill No. 36, entitled "An act to establish a state trout hatchery on Lake Crescent, in Clallam county, State of Washington, and making an appropriation therefor;"

Also, the Senate has refused to recede from its amendments to House concurrent resolution No. 31, "Relating to the time for considera-
tion of bills, memorials and resolutions," and the president has appoint­ed as members of the conference committee, Senators Collins, Sharp­stein and Carlyon.

W. T. Laube, Secretary of the Senate

The speaker announced that he would appoint as a confer­ence committee from the House regarding Senate amendments to House concurrent resolution No. 31, Messrs. Sims, Adams and Conner.

Senate bill No. 466, making appropriations for the pur­chase of land, etc.

On motion of Mr. Davis, the following portion of Senate bill No. 466, being lines 12 and 13 of the printed bill, was stricken:

12 for the Salvation Army rescue home at Spokan... $ 3,000.00
13 for the Lebanon home at Ballard................. 3,000.00

Mr. Childe moved that the following portion, being line 41 of the printed bill, be stricken:

41 For relief of J. M. Ashton........................... $6,067 23

The motion was lost.

Mr. Grass moved that the Senate amendment to the bill regard­ing expenditure to cover a deficiency in the construction of the Monroe reformatory, as follows, be stricken:

"For the relief of the persons named below, $3,800."

This sum or so much thereof as may be necessary is appropriated for the payment of the persons named below of the amounts set opposite their respective names upon contracts for construction and equipment of the Washington state reformatory, with interest from the date of acceptance of the work under such contract, the principal sums being as follows:

C. C. Moore & Co. .................................... $ 1,300.00
Eckhart Plumbing and Heating Co. .................. 1,500 00
Z. C. Miles & Piper Co. ........................... 220 00
Agutter-Griswold Co. ............................... 403 00

The total sum of money paid by this appropriation shall be charged against the appropriation for the Washington state reformatory for the biennium ending March 31, 1913, and no greater sum shall be expended from the state reformatory appropriation for said biennium than the sum resulting from the difference between said reformatory approp­riation and the total amount expended under this appropriation."

The motion was lost.
On motion of Mr. Davis, the following Senate amendment to the bill was stricken:

For the installation of a proper protection and sprinkler system for the school for the deaf and the school for the blind at Vancouver, $10,000.00"

Mr. Christensen moved that lines 167, 168 and 169 of the printed bill, being that portion regarding an appropriation to cover deficiencies at the state fair at North Yakima, be stricken:

The motion was lost.

Mr. Hurd moved the adoption of the following amendment:

Amend line 187½ by adding the following: "For transportation and maintenance of survivors of Union and Confederate soldiers who took part in the battle of Gettysburg and who are bona fide residents of this state to the fiftieth anniversary of said battle, $15,000.

Mr. Childe moved that the amendment be laid on the table.
The motion was lost.

The amendment by Mr. Hurd was adopted.

Mr. Christensen moved the adoption of the following amendment:

Amendment: Adding line as follows. "For the purpose of establishing a state powder factory at the agricultural experiment grounds near Puyallup from the general fund the sum of $50,000.00. Line 143½.

The amendment was adopted.

Messrs. Murphine, Grass and Zednick moved the adoption of the following amendment:

Amend by striking and substituting as follows: "from the general fund for a woman's building at the University of Washington, $100,000."

The amendment was adopted.

On motion of Mr. Christensen, the following amendment was adopted:

Add line 13 for Lebanon Home at Ballard, $1,500.

On motion of Mr. Pierce, the following amendment was adopted:

Amend by restoring line 12: "For Salvation Army Rescue Home, Spokane, $1,500."

On motion of Mr. Chamberlin, the following amendment was adopted:

Line 203. For industrial and agricultural extension work in the public schools of the state to be expended under the direction of the state superintendent of public instruction, $15,000.

On motion of Mr. Davis, the following amendment was adopted:

For the office of secretary of state, department of weights and measures.

"To purchase standards and equipment and for salaries of deputy and inspector, traveling and office expenses, postage and incidentals, $14,000.00”

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and the bill was considered engrossed, placed on final passage, passing the House by the following vote: Yeas, 79; nays, 5; absent or not voting, 13.


Those voting nay were: Representatives Childe, Miles, Truax, Turnbow, Mr. Speaker—5.

Those absent or not voting were: Representatives Adams, Capron, Cleland, Conner, Farnsworth, Greenbank, Hill, Kennedy, Mess, Pierce, Sims, Sweet, Wells—13.

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

There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Davis, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, Office of Governor, Olympia, March 12, 1913.

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

Sir: I have the honor to inform you that the governor has this day vetoed the following: House bill No. 649, being "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads," this bill having been handed to the governor by Attorney General W. V. Tanner this 12th day of March, 1913.

Respectfully yours,

C. C. DILL, Secretary to the Governor.

STATE OF WASHINGTON, Office of Governor, Olympia, March 12, 1913.

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

I herewith hand to you House bill No. 649, being "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads."

This bill has just been handed to me by Attorney General W. V. Tanner who advises that it be vetoed inasmuch as it is superseded by Senate bill No. 447, which bill has already been signed and transmitted to the secretary of state.

For the reasons herein stated the bill is vetoed.

Respectfully submitted.

ERNEST LISTER, Governor.

On motion of Mr. Moren, the bill was laid on the table.

THIRD READING OF BILLS.

Senate bill No. 128, relating to deeds and transfers of real estate.

The bill was read the third time in full.

The roll was called and the bill was passed by the following vote: Yeas, 70; nays, 10; absent or not voting, 17.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Black, Brown, Brooks, Bryant, Catlin, Chamberlin, Christensen, Conner, Corkery, Croake, Darling, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Freeman,

Those voting nay were: Representatives Axtell, Beam, Childe, Falkner, Hughes, Kingery, Langford, Mapes, Masterson, Truax—10.

Those absent or not voting were: Representatives Adams, Brislawn, Capron, Cleland, Craig, Dunning, Greenbank, Hastings, Hurd, Mess, Picken, Pierce, Sims, Stream, Sumner, Sweet, Wells—17.

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

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

On motion of Mr. Rowland (H. K.), the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

SECOND READING OF BILLS.

Mr. Rowland (H. K.), moved that House bill No. 585 be taken off the table.

The motion was lost.

Senate bill No. 241, relating to the transfer of territory from one school district to another.

The bill was read the second time in full by sections.

On motion of Mr. Chamberlin, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 84; nays, 4; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Con-
Those voting nay were: Representatives Black, Childe, Falkner, Overman—4.

Those absent or not voting were: Representatives Brown, Cleland, Freeman, Greenbank, Neumann (M. M.), Picken, Pierce, Sweet, Wells—9.

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

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

On motion of Mr. Chamberlin, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 79, relating to drainage districts.

The bill was read the second time in full by sections.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Sourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—87.

Those absent or not voting were: Representatives Childe, Farnsworth, Greenbank, Hill, Mess, Middaugh, Picken, Pierce, Sweet, Wells—10.

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

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

On motion of Mr. Foster, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 96, relating to road and bridge bonds.

The bill was read the second time in full by sections.

On motion of Mr. Foster, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those absent or not voting were: Representatives Arnold (W. A.), Falkner, Farnsworth, Grass, Greenbank, Lum, Mapes, Pierce, Rowland (D. H.), Sisson, Sweet, Urquhart—12.

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

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

On motion of Mr. Foster, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

Senate bill No. 329, relating to police courts in cities of the second class.

The bill was read the second time in full by sections.

Mr. Moren moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage.

On motion of Mr. McKay, the following amendments were adopted:

That section numbered 8 of the printed bill be numbered section 9.
That the following be substituted for section 8 of the printed bill:

"Section 8. No person shall be eligible to hold the office of police judge who is not a practicing attorney under the laws of this state. The office of police judge shall be elective; and in such cities the police judge shall be elected annually at the general municipal election."

The motion to suspend the rules prevailed.

The roll was called and Senate bill No. 329 passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brown, Brooks, Bryant, Capron, Catlin, Chanberlin, Christensen, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Field, Gilkey, Gillbo, Gray, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Murphine, Neumann (M.
Those voting nay were: Representatives Goss, Tonkin—2.

Those absent or not voting were: Representatives Brislawn, Childe, Cleland, Conner, Fontaine, Freeman, Grass, Greenbank, Herber, Hutchinson, McCoy, Sweet, Urquhart, Zednick—14.

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

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

On motion of Mr. Moren, the rules were suspended, the bill considered engrossed and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 328, to amend section 80 of an act approved March 18, 1911.

The bill was read the second time in full by sections.

Mr. Conner assumed the chair.

On motion of Mr. Hastings, the following amendment was adopted:

Amend section 1, line 15, of the printed bill, by inserting after the words "public service corporations" the words including the parenthesis "(meaning to exclude municipal and other public corporations.)"

On motion of Mr. Chamberlin, the rules were suspended, the second reading considered the third, and the bill was considered engrossed and placed on final passage, passing the House by the following vote: Yeas, 70; nays, 10; absent or not voting, 17.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Lum, Masterson, McCoy, McKay, Merriam,
Mess, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Reid, Rowland (D. H.), Siler, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Turnbow, Urquhart, Wray, Wells—70.

Those voting nay were: Representatives Childe, Dunning, Holmes, Mapes, Middaugh, Norton, Oaks, Overman, Robe, Truax—10.

Those absent or not voting were: Representatives Aagaard, Corkery, Grass, Greenbank, Kennedy, Kingery, McFarland, Moren, Picken, Pierce, Rowland (H. K.), Sims, Smith, Sweet, Zednick, Mr. Speaker—17.

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

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

On motion of Mr. Chamberlin, the rules were suspended and the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate joint memorial No. 18, relating to an investigation of the so-called grain bag trust.

The memorial was read in full the second time.

On motion of Mr. Farnsworth, the rules were suspended, the second reading considered the third, the memorial was placed on final passage and passed the House by the following vote: Yeas, 63; nays, 10; absent or not voting, 24.

Those voting yea were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Fontaine, Freeman, Gilkey, Gillbo, Goss, Gray, Greenbank, Hastings, Herber, Hill, Holmes, Hughes, Hutchinson, Jensen, LeSourd, Lum, Mapes, Masterson, McFarland, Merriam, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Reid, Robe, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Turnbow, Wray, Wells, Mr. Speaker—63.
Those voting nay were: Representatives Aagaard, Catlin, Christensen, Earle, Hays, Hedger, Hurd, Norton, Overman, Tonkin—10.

Those absent or not voting were: Representatives Falkner, Foster, Field, Grass, Halsey, Horrigan, Houser, Kennedy, Kingery, Langford, Mc Ardle, McCoy, McKay, Mess, Moren, Picken, Pierce, Rowland (H. K.), Rowland (D. H.), Sumner, Sweet, Truax, Urquhart, Zednick—24.

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

On motion, the rules were suspended and the chief clerk directed to immediately transmit the memorial to the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1913.

Mr. Speaker:

We, a majority of your committee on municipal corporations of the first class, to whom was referred Senate bill No. 209, entitled “An act relating to local improvements in cities and towns and amending section 6, of an act entitled ‘An act relating to local improvements in cities and towns, repealing certain acts and parts of acts,’ approved March 17, 1911, being chapter 98 of the Laws of 1911,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Add to section 1. Any local improvement payable, in whole or in part, by special assessments, which shall include a charge for the cost and expense of furnishing electrical energy to any system of street lighting shall be initiated only upon petition signed by the owners of two thirds of the lineal frontage upon the improvement to be made and two thirds of the area within the limits of the proposed improvement district.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 7, 1913.

Mr. Speaker:

We, a minority of your committee on municipal corporations of the first class, to whom was referred Senate bill No. 209, entitled “An act relating to local improvements in cities and towns and amending section 6, of an act entitled ‘An act relating to local improvements in cities and towns, repealing certain acts and parts of acts,’ approved March 17, 1911, being chapter 98 of the Laws of 1911,” have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

F. W. Hastings, Chairman.

We concur in this report: H. W. Holmes, Dix H. Rowland, Victor Zednick.

The bill was read the second time in full by sections. Mr. Chamberlin moved that the bill be indefinitely postponed. The motion was lost.

The committee amendment was adopted. Mr. Norton moved the adoption of the following amendment:

Amend to strike out in line 10 after the word "system" to the word "auxillary" in line 11.

The amendment was lost.

On motion of Mr. Cleland, 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, 75; nays, 7; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McKay, Merriam, Mess, Middagh, Moll, Moren, Neumann (M. M.), Newman (G. H.), Oaks, Overman, Pierce, Rowland (H. K.), Sims, Sisson, Smith, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Mr. Speaker—75.

Those voting nay were: Representatives Davis, Gilkey, Langford, Miles, Norton, Rowland (D. H.), Siler—7.

Those absent or not voting were: Representatives Falkner, Grass, Greenbank, McFarland, Murphine, Picken, Reid, Robe, Stevenson, Stevens, Stream, Sweet, Wray, Wells, Zednick—15.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion, the rules were suspended, the bill considered engrossed and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 192, relating to assessment of fish traps, etc.

Mr. Dunning moved that House bill No. 189 be brought from the committee and considered by the House together with Senate bill No. 192.

On motion of Mr. Cleland, the motion was laid on the table.

Mr. Cleland moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

Mr. Dunning demanded a roll call.

A sufficient number arising, the roll was called on the suspension of the rules, and the motion was lost by the following vote: Yeas, 53; nays, 37; absent or not voting, 7.

Those voting yea were: Representatives Adams, Arnold (W. E.), Beam, Brislaw, Brooks, Capron, Catlin, Christensen, Conner, Craig, Darling, Davis, Earle, Farnsworth, Foster, Field, Freeman, Gilkey, Goss, Gray, Halsey, Hays, Hedger, Hill, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Moren, Reid, Sims, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—53.

Those voting nay were: Representatives Aagaard, Arnold (W. A.), Axtell, Black, Brown, Bryant, Chamberlin, Childs, Cleland, Corkery, Croake, Dunning, Falkner, Fontaine, Gillbo, Herber, Holmes, Houser, Kingery, Langford, Masterson, McCoy, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sisson, Truax, Turnbow—37.

Those absent or not voting were: Representatives Grass, Greenbank, Hastings, Picken, Pierce, Stream, Sweet—7.
Mr. Cleland moved to reconsider the vote by which the motion to suspend the rules was lost.

The motion prevailed.

Mr. Farnsworth moved that the bill be placed on final passage.

The motion was lost.

Senate bill No. 435, to carry out the provisions and to facilitate the carrying out of certain provisions of the state constitution of the State of Washington relating to the election of public officers.

On motion of Mr. Conner, the following amendments were adopted:

1. Amend section 15 by striking the word "or" after the word "name" in line 2 of the printed bill and insert in lieu thereof the following: "shall be guilty of a felony; and every person:" Strike the word "knowingly" where it appears in the engrossed bill between the words "shall make," at the end of line 3 in the printed bill, strike the words "or the precinct or county in which he claims to be a legal voter" in lines 4 and 5 of the printed bill, and strike the word "felony" at the end of line 6 of the printed bill and insert in lieu thereof the words "gross misdemeanor."

2. Amend section 4 by striking the words "guilty of a felony," at the end of line 9 of the printed bill and insert in lieu thereof the words "fined, or imprisoned, or both."

3. Amend section 16 by striking the words "within or without," where they have been inserted in place of the words "outside" in line 21 of the printed bill and insert in lieu thereof the word "outside," so that the bill will read "principal office outside of the State of Washington," as it now reads in the printed bill.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Aagaard, Adams, Axtell, Beam, Brislaw, Brown, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Mur-
Those absent or not voting were: Representatives Arnold (W. A.), Arnold (W. E.), Black, Brooks, Davis, Dunning, Foster, Fontaine, Field, Greenbank, Herber, Kennedy, Kingery, Middaugh, Moren, Overman, Picken, Robe, Sweet—19.

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

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

On motion of Mr. Cleland, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to transmit the bill immediately to the Senate.

Senate bill No. 361, relating to the purchase, sale, transfer, and encumbrance of stocks of goods, wares and merchandise, etc., in bulk, etc.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Axtell, Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Earle, Falkner, Farnsworth, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newmann (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—78.
Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Zednick, Mr. Speaker—85.

Those absent or not voting were: Representatives Arnold (W. A.), Arnold (W. E.), Davis, Dunning, Foster, Fontaine, Greenbank, Hurd, McArdle, Moren, Sweet, Wells—12.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk directed to transmit the bill immediately to the Senate.

Senate bill No. 322, relating to the apportionment of public school money and to days' attendance in such schools, etc.

The bill was read the second time in full by sections.

On motion of Mr. Goss, the following amendment was adopted:

In line 4, between the words "two" and "report" insert the words "make a sworn." In line 5 after the word "strike" insert the word "of."

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.


Those absent or not voting were: Representatives Arnold (W. E.), Axtell, Black, Brislawm, Brooks, Chamberlin, Childe,
The bill, having received the constitutional majority, was declared passed.

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

On motion of Mr. Cleland, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to immediately transmit the bill to the Senate.

Senate bill No. 310, changing the corporate name of the town of Little Falls, in Lewis county, to Vader.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Beam, Black, Brown, Bryant, Capron, Catlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Fontaine, Field, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—76.

Those absent or not voting were: Representatives Arnold (W. E.), Axtell, Brislawn, Brooks, Chamberlin, Childe, Farnsworth, Freeman, Grass, Greenbank, Kingery, Masterson, McArdle, Murphine, Overman, Picken, Robe, Rowland (D. H.), Stream, Sumner, Sweet—21.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 321, relating to public libraries and museums.
The bill was read the second time in full by sections.

On motion of Mr. Cleland, 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, 61; nays, 7; absent or not voting, 29.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Black, Brown, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Conner, Corkery, Croake, Davis, Earle, Field, Gilkey, Gillbo, Goss, Gray, Halsey, Hastings, Hays, Hedger, Hill, Horrigan, Hughes, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Norton, Picken, Pierce, Reid, Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Tonkin, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—61.

Those voting nay were: Representatives Brislawn, Darling, Foster, Moss, Oaks, Rowland (H. K.), Truax—7.

Those absent or not voting were: Representatives Arnold (W. E.), Axtell, Beam, Brooks, Chamberlin, Craig, Dunning, Falkner, Farnsworth, Fontaine, Freeman, Grass, Greenbank, Herber, Holmes, House, Hurd, Kennedy, Kingery, Masterson, McArdle, Middaugh, Murphine, Overman, Robe, Rowland (D. H.), Stream, Sumner, Sweet—29.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 88, relating to the protection of game birds, deer, and gray squirrels in certain designated territory in the
State of Washington, to prevent the firing of rifles in said territory, etc.

The bill was read the second time in full by sections.

Mr. Norton moved the adoption of the following amendment:
Amend by striking in line 3, the words "gray squirrel."

The amendment was lost.

On motion of Mr. Davis, 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, 70; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislawn, Brooks, Capron, Childe, Christensen, Cleland, Conner, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Foster, Freeman, Gilkey, Gillbo, Gray, Halsey, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchison, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McArdle, McKay, Merriam, Mess, Miles, Moll, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stream, Tonkin, Truax, Urquhart, Wray, Zednick, Mr. Speaker—70.

Those voting nay were: Representatives Bryant, McFarland, Norton, Turnbow—4.

Those absent or not voting were: Representatives Axtell, Brown, Catlin, Chamberlin Corkery, Farnsworth, Fontaine, Field, Goss, Grass, Greenbank, Hastings, Hays, Hurd, Kingery, Masterson, McCoy, Middaugh, Overman, Stewart, Summer, Sweet, Wells—23.

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

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

On motion, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
MR. SPEAKER:

STATE OF WASHINGTON

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 12, 1913.

We, your conference committee on House concurrent resolution No. 31, report as follows:

In line 2, strike everything following the word "after" and insert the following: "adjournment on March 12, 1913, no bill, joint resolution or memorial shall be passed by either House or Senate; that the Senate shall confine its action to amendments made by the House to Senate bills and that the House shall confine its action to amendments made by the Senate to House bills; and that no other business whatsoever shall be considered by either House except the reports of conference committees and such other business as may properly and strictly pertain to the conclusion of the routine business and affairs of the legislature; Provided, that the provisions of this resolution shall not prevent the Senate from disposing of its special order on Senate bill No. 445 at 11 o'clock a.m., March 13, 1913; Provided further, that no action shall be had in either House on Senate bill No. 445 later than 1:00 p.m. of said March 13th, except the consideration of the reports of conference committees as hereinabove provided."

JOHN L. SHARPSTEIN,
P. H. CARLYON,
JOSIAH COLLINS,
E. A. SIMS,
W. W. CONNER,
P. H. ADAMS.

Mr. Sims moved the adoption of the conference committee report.

The roll was called and the conference committee report was adopted by the following vote: Yeas, 70; nays, 6; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Bam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Hughes, Hurd, Hutchinson, Jensen, Langford, LeSourd, Lum, Mapes, McArdle, McFarland, Merriam, Mess, Moll, Moren, Newman (G. H.), Oaks, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith,
Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—70.

Those voting nay were: Representatives Childe, Houser, McCoy, McKay, Miles, Norton—6.

Those absent or not voting were: Representatives Arnold (W. E.), Axtell, Black, Chamberlin, Earle, Falkner, Farnsworth, Foster, Fontaine, Greenbank, Horrigan, Kennedy, Kingery, Masterson, Middaugh, Murphine, Neumann (M. M.), Overman, Picken, Stream, Sweet—21.

Senate bill No. 422, relating to electrical construction and the maintenance and use of electric wires and providing penalties for the violation thereof.

The bill was read the second time in full by sections.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 72; nays, 7; absent or not voting, 18.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislaw, Bryant, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Davis, Dunning, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Wray, Wells, Zednick, Mr. Speaker—72.

Those voting nay were: Representatives Adams, Brown, Brooks, Catlin, Darling Hurd, Turnbow—7.

Those absent or not voting were: Representatives Aagaard, Axtell, Capron, Chamberlin, Earle, Falkner, Farnsworth, Foster, Fontaine, Greenbank, Horrigan, Masterson, McFarland, Murphine, Overman, Stream, Sweet, Urquhart—18.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Reid, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 131, relating to the levy and collection of revenue for road and bridge purposes.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 53; nays, 25; absent or not voting, 19.

Those voting yeas were: Representatives Aagaard, Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Catlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Davis, Farnsworth, Foster, Field, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hastings, Hays, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Lum, Mapes, McArdle, McKay, Merriam, Mess, Middaugh, Moll, Moren, Newman (G. H.), Pierce, Siler, Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Zednick, Mr. Speaker—53.


Those absent or not voting were: Representatives Adams, Arnold (W. A.), Axtell, Capron, Chamberlin, Earle, Fontaine, Greenbank, Holmes, Horrigan, Kingery, Masterson, McCoy, Murphine, Neumann (M. M.), Overman, Stream, Sweet, Wray—19.

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

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

On motion of Mr. Cleland, the rules were suspended, and the
chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 457, directing the state highway commissioner to examine and report on the feasibility of a state road.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Christensen, Cleland, Corkery, Craig, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Hastings, Hays, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hutchinson, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Voting nay: Representative Robe—1.

Those absent or not voting were: Representatives Capron, Chamberlin, Child, Conner, Croake, Fontaine, Field, Greenbank, Halsey, Horrigan, Hurd, Kingery, Masterson, Moren, Murphine, Sweet—16.

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

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

On motion of Mr. Cleland, the rules were suspended, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 376, granting and conveying the steamer “Yakima” to the United States.
The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 19.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Catlin, Childe, Christensen, Cleland, Craig, Croake, Darling, Davis, Dunning, Farnsworth, Foster, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, LeSourd, Lum, McArdle, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—76.

Those voting nay were: Representatives Falkner, Langford—2.

Those absent or not voting were: Representatives Capron, Chamberlin, Conner, Corkery, Earle, Fontaine, Field, Halsey, Hays, Kingery, Mapes, Masterson, McCoy, Moren, Murphine, Oaks, Robe, Stream, Sweet—19.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 344, providing for the appointment of official court reporters in the State of Washington.

The bill was read the second time in full by sections.
On motion of Mr. McFarland, the following amendment was adopted:

Section 1, line 2, strike the word "twenty" and insert in lieu thereof the word "forty."

Mr. Rowland (D. H.) moved the adoption of the following amendment:

Section 4, lines 1 and 4, insert "two" in place of "one."

The amendment was lost.

Mr. Conner assumed the chair.

Mr. Hill moved the adoption of the following amendment:

Substitute in section 1, line 2, the word "forty" to "thirty-five."

The amendment was lost.

Mr. Hays moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Houser moved the adoption of the following amendment:

Section 1, line 2, strike "forty" and insert "five hundred."

On motion of Mr. Farnsworth, the amendment was laid on the table.

Mr. Cleland moved that the rules be suspended, the second reading considered the third, the bill considered engrossed and placed on final passage.

Mr. Houser moved the adoption of the following amendment:

Strike section 14.

The amendment was lost.

Mr. Dunning moved the adoption of the following amendment:

Amend section 1, line 2, by striking the words "twenty thousand" and inserting in lieu thereof the words "fifty thousand."

The amendment was lost.

The motion to suspend the rules prevailed.

Mr. Childe, rising to a point of order, declared that the House stood ready to vote on the motion to suspend the rules, and not on final passage of the bill.

The chair held that the motion to suspend the rules had carried.

Mr. Childe appealed from the decision of the chair.

The chair was sustained.
The roll was called, and Senate bill No. 344 passed the House by the following vote: Yeas, 61; nays, 24; absent or not voting, 12.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Black, Brislawn, Brown, Brooks, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Croake, Darling, Davis, Farnsworth, Freeman, Gilkey, Goss, Grass, Gray, Halsey, Hill, Holmes, Hughes, Jensen, Kennedy, Langford, Lum, Mc Ardle, McCoy, McFarland, Merriam, Mess, Middaugh, Moll, Moren, Murphine, Neumann (M. M.), Norton, Oaks, Overman, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—61.

Those voting nay were: Representatives Bryant, Childe, Craig, Dunning, Falkner, Foster, Gillbo, Hastings, Hays, Hedger, Herber, Horrigan, House:, Hurd, Hutchinson, Lesourd, McKay, Miles, Newman (G. H.), Picken, Pierce, Smith, Truax, Turnbow—24.

Those absent or not voting were: Representatives Axtell, Beam, Corkery, Earle, Fontaine, Field, Greenbank, Kingery, Mapes, Masterson, Stream, Sweet—12.

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

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

On motion of Mr. Cleland, the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Norton moved that the House adjourn.

The motion was lost.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1913.

MR. SPEAKER:

We, your committee on dikes and drains, to whom was referred Senate bill No. 334, entitled "An act relating to the taking of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or
sanitary purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 1, line 19 of the printed bill by striking the words "roads, railroads," and insert a period after the word "ditches" and strike out the remainder of the section.

E. A. Sisson, Chairman.


The bill was read the second time in full by sections.

Governor Lister, being within the bar of the House, was invited to occupy a seat on the rostrum, and Messrs. Capron and McFarland were appointed to escort him to the chair.

Mr. Sisson moved that the committee amendment be adopted.

The committee amendment was lost.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1, after the word "be" in line 7 of the printed bill strike the rest of the section.

On motion of Mr. Arnold (W. E.), the rules were suspended, the second reading considered the third, and the bill was considered engrossed, placed on final passage, passing the House by the following vote: Yeas, 61; nays, 20; absent or not voting, 16.

Those voting yea were: Representatives Aagaard; Adams, Arnold (W. A.); Arnold (W. E.); Beam, Brown, Brooks, Bryant, Capron, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Jensen, Kennedy, LeSourd, Lum, Mapes, McArtie, McCoy, McKay, Merriam, Middaugh, Moren, Murphine, Neumann (M. M.); Overman, Picken, Pierce, Reid, Robe, Rowland (D. H.); Siler, Sisson, Stevenson, Truax, Turnbow, Wray, Wells, Zednick—61.

Those voting nay were: Representatives Brislawn, Childe, Dunning, Falkner, Farnsworth, Foster, Hutchinson, Langford, McFarland, Mess, Miles, Moll, Norton, Oaks, Sims, Smith, Stevens, Tonkin, Urquhart, Mr. Speaker—20.
Those absent or not voting were: Representatives Axtell, Black, Catlin, Earle, Fontaine, Field, Greenbank, Hastings, Kingery, Masterson, Newman (G. H.), Rowland (H. K.), Stewart, Stream, Sumner, Sweet—16.

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

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

On motion of Mr. Arnold (W. E.), the rules were suspended, the bill considered engrossed, and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate joint memorial No. 7, relating to construction of state roads through National Forest Reserve.

The memorial was read in full the second time.

On motion of Mr. Arnold (W. E.), the rules were suspended, the second reading considered the third, and the memorial placed on final passage, passing the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Falkner, Farnsworth, Foster, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Langford, Lesourd, Lum, Mapes, McArdle, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moren, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Sumner, Tonkin, Truax, Turnbull, Urquhart, Wray, Wells, Zednick, Mr. Speaker—81.

Those absent or not voting were: Representatives Axtell, Black, Chamberlin, Earle, Fontaine, Field, Freeman, Greenbank, Horrigan, Kingery, Masterson, McFarland, Moll, Stewart, Stream, Sweet—16.

The memorial, having received the constitutional majority, was declared passed.
On motion of Mr. Arnold (W. E.), the rules were suspended and the chief clerk instructed to immediately transmit the memorial to the Senate.

Senate bill No. 296, relating to the validation of certain warrants and other obligations on the part of counties.

The bill was read the second time in full by sections.

On motion of Mr. Cleland, the rules were suspended, the second reading considered the third, and the bill placed on final passage, passing the House by the following vote: Yeas, 65; nays, 18; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislaw, Brown, Brooks, Capron, Catlin, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Langford, LeSourd, Lum, Mapes, McArdle, McCoy, McFarland, McKay, Merriam, Middaugh, Miles, Moren, Newman (G. H.), Overman, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Sumner, Tonkin, Truax, Urquhart, Wray, Wells, Zednick, Mr. Speaker—65.

Those voting nay were: Representatives Black, Bryant, Childe, Christensen, Corkery, Croake, Darling, Falkner, Foster, Moll, Murphine, Neumann (M. M.), Norton, Oaks, Picken, Robe, Rowland (D. H.), Turnbow—18.

Those absent or not voting were: Representatives Axtell, Chamberlin, Dunning, Earle, Farnsworth, Fontaine, Greenbank, Horrigan, Kingery, Masterson, Mess, Stewart, Stream, Sweet—14.

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

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

On motion of Mr. Cleland, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.
Senate bill No. 369, to amend certain sections of Remington & Ballinger's Code relating to banking.

The bill was read the second time in full by sections.

Mr. Sims moved that the following amendment, inserted by the Senate, be stricken:

In line 12, section 1 of the printed bill, being line 20, section 1 of the original bill, after the period following the word "association" insert the following: "The provisions of this act shall not be construed to apply to building and loan nor savings and loan associations organized under or transacting business conforming to the laws of this state."

Mr. Farnsworth moved that Senate bill No. 369, together with Senate bill No. 341, be made a special order for Thursday, March 13.

The motion was declared out of order because of the previous adoption by the House of House concurrent resolution No. 31.

The amendment by Mr. Sims was lost.

Mr. Brooks moved the adoption of the following amendment:

Strike the period (.) at the end of section 2 and insert in lieu thereof a comma (,) and add the following words: "Provided, however, that private unincorporated banks now in existence shall not be subject to the provisions of this act and regulations, visitations and control until said private unincorporated banks shall become incorporated as provided in section 4, of this act."

The amendment was lost.

On motion of Mr. Farnsworth, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 56; nays, 26; absent or not voting, 15.

Those voting nay were: Representatives Arnold (W. E.), Brooks, Bryant, Christensen, Craig, Falkner, Foster, Gilkey, Hays, Horrigan, Hughes, Hurd, Kennedy, McKay, Mess, Miles, Murphine, Newman (G. H.), Rowland (H. K.), Siler, Sims, Tonkin, Truax, Turnbow, Urquhart, Mr. Speaker—26.

Those absent or not voting were: Representatives Axtell, Catlin, Chamberlin, Dunning, Earle, Fontaine, Field, Goss, Greenbank, Kingery, Masterson, McArdle, Overman, Stream, Sweet—15.

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

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

On motion of Mr. Farnsworth, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 38, entitled “An act relating to the practice of medicine, surgery, osteopathy, and other modes of treating the sick and afflicted, and amending section 8393 of Remington and Ballinger's Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 37, entitled “An act relating to bar­bering and amending sections 7010 and 7011 of Remington and Ballin­ger's Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 42, entitled “An act relating to com­pensation and duties of the state board of pharmacy, the members and officers thereof, and amending section 8456 of Remington and Ballinger's Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 40, entitled “An act relating to nurses and amending section 8485 of Remington and Ballinger's Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 39, entitled “An act relating to the practice of veterinary medicine, surgery and dentistry, and amending sections 8437, 8438 and 8443 of Remington and Ballinger's Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 41, entitled “An act relating to the practice of dentistry and amending section 8423 of Remington and Ballinger's Annotated Codes and Statutes of Washington;”
Also, engrossed House bill No. 43, entitled "An act relating to the practice of embalming and amending sections 7040 and 7041 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"
Also, engrossed House bill No. 44, entitled "An act relating to the compensation and duties of the board of examiners in optometry and the members and officers thereof, and amending section 8473 of Remington and Ballinger's Annotated Codes and Statutes of Washington and adding section 14 thereto relating to license fee;"
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Senate bill No. 260, to authorize the improvement and use of school buildings.
The bill was read the second time in full by sections.
On motion of Mr. Pierce, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 67; nays, 17; absent or not voting, 13.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hays, Hedger, Herber, Holmes, Houser, Hurd, Jensen, Kennedy, Langford, LeSourd, Lum, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Robe, Rowland (H. K.), Siler, Sims, Sisson, Stevenson, Stevens, Sumner, Tonkin, Turnbow, Wray, Wells, Zednick, Mr. Speaker—67.
Those voting nay were: Representatives Brislawn, Catlin, Darling, Dunning, Falkner, Farnsworth, Foster, Hill, Horrigan, Hughes, Hutchinson, Murphine, Reid, Rowland (D. H.), Smith, Truax, Urquhart—17.
Those absent or not voting were: Representatives Axtell, Corkery, Earle, Fontaine, Field, Greenbank, Hastings, Kingery, Mapes, Masterson, Stewart, Stream, Sweet—13.
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Pierce the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Senate bill No. 216, authorizing and empowering cities and counties to expend moneys from their respective current expense funds.

The bill was read the second time in full by sections.

On motion of Mr. Moren, the rules were suspended, the second reading considered the third, and the bill was placed on final passage, passing the House by the following vote: Yeas, 71; nays, 16; absent or not voting, 10.


Those voting nay were: Representatives Brislawn, Catlin, Christensen, Croake, Dunning, Falkner, Farnsworth, Foster, Gillbo, Goss, Miles, Reid, Robe, Smith, Tonkin, Turnbow—16.

Those absent or not voting were: Representatives Arnold (W. A.), Axtell, Corkery, Earle, Fontaine, Field, Kingery, Masterson, Stream, Sweet—10.

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

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

On motion of Mr. Moren, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.
Mr. Speaker:

The Senate has adopted the report of the conference committee, to whom was referred House concurrent resolution No. 31, "Relating to the time at which the legislature shall cease to consider bills," and Senate amendments thereto.

Wm. T. Laube, Secretary of the Senate.

Senate bill No. 19, establishing a state athletic commission.

On motion of Mr. Wray, a sufficient number arising, call of the House was ordered, the following absentees being noted: Mrs. Axtell and Messrs. Corkery, Earle, Fontaine, Field, Greenbank, Holmes, Kingery, Masterson, Stream and Sweet, of whom Messrs. Greenbank and Sweet were excused.

Mr. Mess moved that further call of the House be discontinued.

The motion was lost.

The sergeant-at-arms was ordered to bring the absentees within the bar of the House.

On motion of Mr. Childe, Mrs. Axtell and Mr. Masterson were excused.

On motion of Mr. Houser, Mr. Earle was excused.

On motion of Mr. Wray, further proceedings under the call of the House were dispensed with.

Mr. Murphine moved that the bill be indefinitely postponed.

On motion of Mr. Davis, the previous question was ordered.

Mr. Murphine demanded a roll call, and a sufficient number arising, the roll was called, and the motion to indefinitely postpone was lost by the following vote: Yeas, 35; nays, 51; absent or not voting, 11.

Those voting yea were: Representatives Arnold (W. A.), Brislaw, Brooks, Bryant, Chamberlin, Christensen, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Gillbo, Hedger, Hill, Holmes, Hughes, Hutchinson, LeSourd, Lum, McFarland, Merriam, Miles, Murphine, Newman (G. H.), Norton, Oaks, Reid, Robe, Rowland (D. H.), Siler, Sisson, Smith, Truax, Turnbow—35.
Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brown, Capron, Childe, Cleland, Conner, Craig, Davis, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Herber, Horrigan, Houser, Hurd, Jensen, Kennedy, Langford, Mapes, McArdle, McCoy, McKay, Mess, Moll, Moren, Neumann (M. M.), Overman, Picken, Pierce, Rowland (H. K.), Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—51.

Those absent or not voting were: Representatives Axtell, Catlin, Corkery, Earle, Fontaine, Field, Kingery, Masterson, Middaugh, Stream, Sweet—11.

Mr. Foster moved the adoption of the following amendment:
In section 1, line 2 after the word "persons" add the words "two of whom shall be women."

The amendment was lost.

Mr. Foster moved the adoption of the following amendment:
In section 2, line 11, after the word "court," strike the period and add the following: "and the commission shall immediatelly proceed to punish any one violating the provisions of this act."

The amendment was lost.

Mr. Foster moved the adoption of the following amendment:
Section 9, line 5, after the word "auditor," strike the words "a tax of five per cent of its" and add in lieu thereof the word "the."

The amendment was lost.

On motion of Mr. Rowland (D. H.), the following amendment was adopted:
Section 11, line 2, insert the word "gross" before the word "misdemeanor."

Mr. Wray moved that the rules be suspended, the second reading considered the third, the bill be considered engrossed and placed on final passage.

Mr. Hill demanded a roll call, and a sufficient number arising, the roll was called and the motion to suspend the rules was lost by the following vote: Yeas, 52; nays, 34; absent or not voting, 11.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Black, Brown, Brooks, Capron, Childe, Cleland, Conner, Craig, Davis, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Herber, Horrigan, Houser, Hurd, Jensen, Kennedy, Langford, Lum, Mapes, McArdle, McCoy, McKay, Mess, Moll, Moren, Neumann (M. M.), Overman, Picken, Pierce, Rowland (H. K.), Siler, Sims, Stevenson, Stevens, Stewart, Sumner, Tonkin, Wray, Wells, Zednick, Mr. Speaker—52.

Those voting nay were: Representatives Arnold (W. A.), Brislawn, Bryant, Chamberlin, Christensen, Corkery, Croake, Darling, Dunning, Falkner, Farnsworth, Foster, Gillbo, Hedger, Hill, Holmes, Hughes, Hutchinson, LeSourd, McFarland, Merriam, Miles, Murphine, Newman (G. H.), Norton, Oaks, Reid, Robe, Rowland (D. H.), Sisson, Smith, Truax, Turnbow, Urquhart—34.

Those absent or not voting were: Representatives Axtell, Catlin, Earle, Fontaine, Field, Hastings, Kingery, Masterson, Middaugh, Stream, Sweet—11.

On motion of Mr. Taylor, the House adjourned until 1:30 p.m., March 13, 1913.

C. R. Maybury, Howard D. Taylor, Chief Clerk. Speaker.

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SIXTIETH DAY.

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AFTERNOON SESSION.

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HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Thursday, March 13, 1913.

The speaker called the House to order at 1:30 p.m.

Roll call showed all members present except Messrs. Dunning, McArdle, Oaks, Picken and Sweet, of whom Mr. Sweet was excused.
Prayer was offered by Rev. James H. Edgar, of the United Presbyterian church, Olympia, Washington.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

MR SPEAKER:

The Senate has passed engrossed House bill No. 397, entitled "An act authorizing the establishment of water districts; providing for the acquirement, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, with full power to regulate and control the use, distribution and price thereof, and providing the method of payment therefor;"

Also, engrossed House bill No. 60, entitled "An act relating to the support of certain destitute women who are mothers, and prescribing penalties for those who fraudulently obtain the benefit thereof;"

Also, engrossed House bill No. 458, entitled "An act relating to the leasing of county property and amending section 3854 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 651, entitled "An act relating to agriculture; promoting the general welfare by bringing into productive use the unimproved agricultural lands in this state and aiding in the production and marketing of agricultural products; providing for the establishment of agricultural development districts and authorizing the investment of all public funds in the bonds of such districts," with the following amendments:

In section 24, line 4 of the printed bill, the same being line 5, section 24 of the engrossed bill, strike the words "condemnation and purchase."

In section 32, line 1 of the printed bill, the same being line 2, section 32 of the engrossed bill, strike the words "or otherwise."

In section 58, line 2 of the printed bill, the same being line 3, section 58 of the engrossed bill, after the word "act" strike the comma, substitute a period therefor, and strike the remainder of the section.

Add a new section to the bill to be known as section 60.

"Section 60. This act shall not apply to the following named counties: Pend Oreille, Spokane, Garfield, Asotin, Columbia, Walla Walla, Grant, Adams, Lincoln, Stevens, Ferry, Okanogan, Chelan, Douglas, Benton, Kittitas, Yakima and Klickitat counties."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.
SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Murphine, the House refused to concur in the Senate amendments to engrossed House bill No. 651, and asked the Senate to recede therefrom.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 107, entitled "An act to redistrict and reapportion the State of Washington into five congressional districts;"

Also, engrossed House bill No. 437, entitled "An act providing for the transfer of moneys from the public highway fund in counties composed entirely of islands;"

Also, House bill No. 399, entitled "An act relating to the employment of matrons, supervisors, nurses in charge, or any attendant having charge of women and children's departments in public institutions," with the following amendments:

In section 1, line 1 of the printed bill, the same being in section 1, lines 1 and 2 of the original bill, strike the words "all matrons, supervisors, nurses in charge, or any attendant" and insert in lieu thereof the following: "the matron, supervisor, or nurse in charge."

In the title strike the words "matrons, supervisors, nurses in charge or any attendant," and insert in lieu thereof the following "matron, supervisor, or nurse in charge."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Black moved that the House concur in the Senate amendments to House bill No. 399.

Mr. Goss moved as a substitute that the House do not concur in the Senate amendments to House bill No. 399 and that the Senate be asked to recede therefrom.

The substitute motion prevailed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 175, entitled "An act to amend section 2665 of Remington and Ballinger's Annotated Codes and Statutes of Washington relating to trespass," with the following amendment: "In section 1, line 7 of the printed bill, the same
being line 10 of section 1 of the original bill, after the word “land” where the same first appears in said line, insert “or shall enter upon any land of another bounded on one or more sides by water when notices not to trespass thereon have been posted as often as every seven hundred feet on or near the other boundaries thereof for either of said purposes;”

Also, engrossed House bill No. 350, entitled “An act relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a state road,” with the following amendments: In line 4 of the title of the engrossed bill, the same being line 2, of the title of the printed bill, strike the words “state road” and insert in lieu thereof the words “secondary highway.” In line 8, section 1 of the engrossed bill, the same being line 5, section 1 of the printed bill, strike the words “state road,” and insert in lieu thereof the words “secondary highway.” In line 1, section 2 of the engrossed bill, the same being line 1, section 2 of the printed bill, strike the word “state road” and insert in lieu thereof the words “secondary highway.” In line 3, section 2 of the engrossed bill, the same being line 2, section 2 of the printed bill, strike the words “state road” and insert in lieu thereof “secondary highway.”

Also, engrossed House bill No. 209, entitled “An act relating to warehouse receipts, the rights, obligations and liabilities of persons under such receipts, and providing penalties for the violation thereof,” with the following amendment: After the word “them” the last word in sub-division “f,” section 2 of the engrossed bill add the following: “If the same be issued for what shall specifically state the variety of wheat by name.”

In line 4 of the title of the re-engrossed bill, after the word “receipts” insert the following words: “creating liens thereunder and providing for the enforcement of the same.”

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Moll, the House concurred in the Senate amendments to engrossed House bill No. 175 by the following vote: Yeas, 61; nays, 23; absent or not voting, 13.

Those voting yea were: Representatives Arnold (W. A.), Arnold (W. E.), Axtell, Black, Brislawm, Brown, Brooks, Bryant, Capron, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Field, Freeman, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Masterson, McArdle, McCoy, McFar-
land, Merriam, Mess, Middaugh, Moll, Murphine, Neumann (M. M.), Pierce, Reid, Robe, Rowland (H. K.), Siler, Sims, Smith, Stewart, Tonkin, Urquhart, Wray, Zednick, Mr. Speaker—61.

Those voting nay were: Representatives Aagaard, Adams, Catlin, Cleland, Craig, Farnsworth, Foster, Fontaine, Gilkey, Gillbo, Hays, Mapes, McKay, Miles, Newman (G. H.), Norton, Overman, Rowland (D. H.), Sisson, Stream, Truax, Turnbow, Wells—23.

Those absent or not voting were: Representatives Bean, Chamberlin, Conner, Falkner, Horrigan, Lum, Moren, Oaks, Picken, Stevenson, Stevens, Sumner, Sweet—13.

On motion of Mr. McArdle, the House concurred in the Senate amendments to engrossed House bill No. 350 by the following vote: Yeas, 87; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brooks, Bryant, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells; Zednick, Mr. Speaker—87.

Voting nay: Representative Brown—1.

Those absent or not voting were: Representatives Adams, Capron, Falkner, Hays, Kennedy, Moren, Oaks, Robe, Sweet—9.

On motion of Mr. Farnsworth, the House concurred in the Senate amendments to engrossed House bill No. 209 by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Voting nay: Representative Miles—1.

Those absent or not voting were: Representatives Black, Conner, Freeman, Hurd, Moll, Oaks, Pierce, Sweet—8.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 369, entitled “An act relating to revenue and taxation and amending section 9098 of Remington and Ballinger’s Annotated Codes and Statutes of Washington,” with the following amendment:

In line 10, section 1 of the printed bill, the same being line 17, section 1 of the re-engrossed bill, after the word “association” insert the following: “or any exhibit deposited in the state historical society building.”

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Kennedy, the House concurred in the Senate amendments to engrossed House bill No. 369 by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe,

Those absent or not voting were: Representatives Black, Freeman, Halsey, Hutchinson, Langford, Moll, Sweet—7.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

MR. SPEAKER:

The Senate has passed House bill No. 466, entitled "An act relating to appeals to the supreme court of the State of Washington and amending sections 1718 and 1740 of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

"Strike sections 3 and 4 from the bill."

Also, House bill No. 344, entitled "An act relating to the lands granted for the use and support of the agricultural college and scientific school;"

Also, engrossed House bill No. 178, entitled "An act regulating the keeping and deposit of municipal funds and amending section 5079 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 317, entitled "An act providing for the protection of incompetents, children and animals, and creating a state bureau therefor, defining its powers and duties, and making an appropriation therefor," with the following amendments:

In the last line of the title, strike the comma and institute therefor a period and strike the rest of the sentence.

Strike section 6.

Also, House bill No. 462, entitled "An act relating to trust companies, incorporation powers and duties," etc.;

Also, House bill No. 501, entitled "An act relating to township organization," etc.;
Also, substitute House bill No. 620, entitled "An act relating to the establishment of drainage improvement districts," etc.;
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Wray, the House refused to concur in the Senate amendments to House bill No. 466 and asked the Senate to recede therefrom.

On motion of Mr. Newman, the House concurred in the Senate amendments to engrossed House bill No. 317 by the following vote: Yeas, 67; nays, 13; absent or not voting, 17.
Those voting yea were: Representatives Aagaard, Adams; Arnold (W. A.), Beam, Brislaw, Brown, Brooks, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Falkner, Farnsworth, Foster, Field, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Moll, Moren, Murphy, Newman (G. H.), Norton, Overman, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Turnbow, Urquhart, Wells, Zednick, Mr. Speaker—67.

Those voting nay were: Representatives Axtell, Bryant, Capron, Childe, Dunning, Fontaine, Gillbo, Hurd, Langford, Masterson, Tonkin, Truax, Wray—13.
Those absent or not voting were: Representatives Arnold (W. E.), Black, Freeman, Herber, Hill, Mapes, Middaugh, Miles, Neumann (M. M.), Oaks, Picken, Pierce, Reid, Smith, Stream, Sumner, Sweet—17.

MESSAGE FROM THE SENATE.

SE N A T E C HA M B E R,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:
The Senate has passed engrossed House bill No. 15, entitled "An act providing for the amendment of section 33 of article 2 of the Constitution of the State of Washington, relating to the ownership of lands by aliens," with the following amendments:
Strike lines 5 to 10 inclusive of the printed bill, the same being lines 12 to 21 inclusive of the original bill, and substitute in lieu thereof the following:

Section 33. The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided that the provisions of this section shall not apply to lands containing valuable deposits of mineral, metals, iron, coal or fire clay, and the necessary land for mills and machinery to be used in the development thereof, and the manufacture of the products therefrom. Every corporation, the majority of the capital stock of which is owned by aliens, shall be considered an alien for the purpose of this prohibition. Provided, however, that this section shall not apply to conveyance of lands lying wholly within the limits of municipal corporations when made to resident aliens. In the event a resident alien becomes a non-resident for the term of five years, his interest in lands in the State of Washington shall be vested in the common school fund.

In section 3, line 3 of the printed bill, same being section 3, line 5 of the engrossed bill, strike all after the first word “aliens” and all of line 4, and insert in lieu thereof a period.

In section 3, line 6 of the printed bill, same being section 3, line 10 of the engrossed bill, strike all after the first word “aliens” and all of line 7, and insert in lieu thereof a period.

And the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

AMENDMENT TO THE STATE CONSTITUTION.

AN ACT, Providing for the amendment of section 33 of article 2 of the Constitution of the State of Washington, relating to the ownership of lands by aliens.

Be It enacted by the Legislature of the State of Washington:

Section 1. That at the general election to be held in this state on the Tuesday next after the first Monday in November, 1914, there shall be submitted to the qualified electors of the state, for their adoption and approval, or rejection, an amendment to section 33 of article 2, of the Constitution of the State of Washington, so that the same shall read, when so amended, as follows:

Section 33. The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under the mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided, that the provisions of this section shall not apply to
lands containing valuable deposits of mineral, metals, iron, coal or fire clay, and the necessary land for mills and machinery to be used in the development thereof, and the manufacture of the products therefrom. Every corporation, the majority of the capital stock of which is owned by aliens, shall be considered an alien for the purpose of this prohibition. Provided, however, that this section shall not apply to conveyance of lands lying wholly within the limits of municipal corporations when made to resident aliens.

In the event a resident alien becomes a non-resident for the term of five years, his interest in lands in the State of Washington shall be vested in the common school fund.

Section 2. The secretary of state is hereby directed to cause the amendment proposed in section 1 of this act to be published for three months next preceding the said election mentioned in section 1 hereof, in some weekly newspaper, in every county where a newspaper is published throughout the state.

Section 3. There shall be printed on all ballots provided for the said election the words:

“For the proposed amendment to section 33 of article 2, of the Constitution providing for the ownership of lands by aliens.”

“Against the proposed amendment to section 33 of article 2 of the Constitution providing for the ownership of lands by aliens.”

Section 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 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.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Cleland moved that the House concur in the Senate amendments to engrossed House bill No. 15.

Mr. Houser moved as a substitute that the House do not concur in the Senate amendments to engrossed House bill No. 15 and that the Senate be asked to recede therefrom.

The substitute motion was lost.

The roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 15 by the following vote: Yeas, 66; nays, 25; absent or not voting, 6.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brislawn, Brown, Brooks, Capron, Catlin, Christensen, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Gray, Greenbank, Halsey,

Those voting nay were: Representatives Black, Bryant, Chamberlin, Childe, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Grass, Houser, Kingery, Masterson, Norton, Overman, Pierce, Robe, Sumner, Truax, Turnbow—25.

Those absent or not voting were: Representatives Axtell, Hill, Oaks, Stream, Sweet, Zednick—6.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

Mr. Speaker:

The Senate has passed substitute House bill No. 324, entitled "An act to amend section 982, of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony," with the following amendment:

In line 5 of page 2 of the substitute House bill strike the word "five" and insert in lieu thereof the word "ten."

Also, House bill No. 48, entitled "An act making an appropriation for the bureau of statistics, agriculture and immigration for the fiscal period commencing April 1st, 1913, and ending April 1st, 1915," with the following amendment:

In lines 5 and 6 of section 1 of the printed bill, the same being line 9 of section 1 of the original bill, strike the word "fifty" and insert in lieu thereof the word "twenty-five"; and in the same line strike the figures "($50,000)" and insert in lieu thereof the figures "($25,000)."

Also, House bill No. 595, entitled "An act to amend an act approved March 6, 1909, 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.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Cleland, the House concurred in the Senate amendments to substitute House bill No. 324 by the following vote: Yeas, 71; nays, 11; absent or not voting, 15.
Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Black, Bris­lawn, Brown, Brooks, Bryant, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Field, Gilkey, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Hughes, Hutchinson, Jensen, Kingery, Lum, Mapes, Masterson, McCoy, McKay, Merriam, Mess, Middaugh, Miles, Moren, Neumann (M. M.), Oaks, Overman, Picken, Rowland (H. K.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Sum­ner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zed­nick, Mr. Speaker—11.

Those voting nay were: Representatives Childe, Fontaine, Holmes, Houser, Hurd, Langford, LeSourd, McFarland, Pierce, Reid, Rowland (D. H.)—11.

Those absent or not voting were: Representatives Capron, Davis, Foster, Freeman, Hill, Kennedy, McArdle, Moll, Mur­phine, Newman (G. H.), Norton, Robe, Sims, Stream, Sweet—15.

Mr. Zednick moved that the House do not concur in the Sen­ate amendments to House bill No. 48 and that the Senate be asked to recede therefrom.

Mr. McFarland moved as a substitute that the House do con­cur in the Senate amendments to House bill No. 48.

The substitute motion prevailed, the roll was called, and a tie vote resulted: Yeas, 45; nays, 45; absent or not voting, 7.

Those voting yea were: Representatives Adams, Arnold (W. A.), Beam, Black, Bris­lawn, Bryant, Chamberlin, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gray, Hedger, Hill, Holmes, Horrigan, Houser, Hutch­inson, LeSourd, Lum, Masterson, McFarland, Merriam, Miles, Moll, Moren, Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Truax, Turnbow, Urquhart, Wells—45.

Those voting nay were: Representatives Aagaard, Arnold (W. E.), Axtell, Brown, Brooks, Capron, Catlin, Childe, Christensen, Cleland, Conner, Davis, Field, Freeman, Gilkey,
Gillbo, Goss, Grass, Greenbank, Halsey, Hastings, Hays, Herber, Hughes, Hurd, Jensen, Kingery, Langford, Mapes, McCoy, McKay, Mess, Middaugh, Murphine, Neumann (M. M.), Robe, Siler, Sims, Stevenson, Stewart, Sumner, Tonkin, Wray, Zednick, Mr. Speaker—45.

Those absent or not voting were: Representatives Corkery, Kennedy, McArdle, Oaks, Stevens, Stream, Sweet—7.

Mr. Zednick demanded a call of the House, and a sufficient number arising, the roll was called under the call of the House, and the following absentees were noted: Messrs. Corkery, Kennedy, Oaks and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Zednick, further proceedings under the call of the House were dispensed with.

The roll was called, and the substitute motion failed by the following vote: Yeas, 46; nays, 47; absent or not voting, 4.

Those voting yea were: Representatives Beam, Black, Brislawn, Bryant, Chamberlin, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Gray, Hedger, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, LeSourd, Lum, Masterson, McFarland, Merriam, Miles, Moll, Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Smith, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wells—46.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Brown, Brooks, Capron, Catlin, Childe, Christensen, Cleland, Conner, Craig, Davis, Field, Freeman, Gilkey, Goss, Grass, Greenbank, Halsey, Hastings, Hays, Herber, Hurd, Jensen, Kingery, Langford, Mapes, McArdle, McCoy, McKay, Mess, Middaugh, Moren, Murphine, Neumann (M. M.), Siler, Sims, Stevenson, Stevens, Stewart, Stream, Wray, Zednick, Mr. Speaker—47.

Those absent or not voting were: Representatives Corkery, Kennedy, Oaks, Sweet—4.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Mr. Speaker: Olympia, Wash., March 13, 1913.

The Senate refuses to concur in House amendments to Senate bill No. 329, entitled "An act relating to police courts in cities of the second class and cities operating under the provisions of chapter 116, of the Session Laws of 1911," and asks the House to recede therefrom;

Also, the Senate refuses to concur in House amendments to Senate bill No. 344, entitled "An act providing for the appointment of official court reporters in the State of Washington, prescribing their duties, oath of office, and qualifications, and providing for their compensation and the manner of their appointment," and asks the House to recede therefrom;

Also, the Senate refuses to concur in House amendments to Senate bill No. 334, entitled "An act relating to the taxing of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or sanitary purposes," and asks the House to recede therefrom;

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Moren, the House refused to recede from its amendments to Senate bill No. 329, and the speaker appointed as a conference committee to confer thereon with a like committee from the Senate, Messrs. Horrigan, Moren and McKay.

Mr. Cleland moved that the House recede from its amendments to Senate bill No. 344.

Mr. McCoy moved as a substitute that the House do not recede from its amendments to Senate bill No. 344.

The substitute motion prevailed, and the speaker appointed as members of a conference committee to confer thereon with a like committee from the Senate, Messrs. McCoy, Sumner and Hill.

Mr. Cleland moved that the House recede from its amendments to Senate bill No. 334.

Mr. Foster moved as a substitute that the House do not recede from its amendments to Senate bill No. 334.

The substitute motion prevailed, and the speaker appointed as a conference committee to confer thereon with a like committee from the Senate, Messrs. Conner, Wray and Rowland (D. H.).
MESSAGE FROM THE SENATE.

STATE OF WASHINGTON

SENATE CHAMBER, OLYMPIA, WASH., March 12, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 510, entitled "An act amending section 7685 of Remington and Ballinger's Annotated Codes and Statutes of Washington relating to the powers of the city council of third class cities," with the following amendments:

Amend the title by striking the period at the end of title, and add the following: "and declaring the act necessary for the immediate preservation of the public peace, health and safety, and providing that it shall take effect on its approval."

Add a section thereto to be known as section 2, as follows:

"Section 2. That this act be and is hereby declared to be necessary for the immediate preservation of the public peace, health and safety, and it shall accordingly take effect upon its approval by the governor."

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Greenbank moved that the House do not concur in the Senate amendments to House bill No. 510; that a conference committee be appointed, and that the Senate be asked to appoint a conference committee.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Wray, Cleland and Greenbank.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House bills Nos. 37, 42, 38, 40, 41, 39, 43, 44, 60 and 209, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN HILL, Chairman.

We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 12, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 341, entitled "An act relating to the organization and to the management, regulation and control of building and loan and savings and loan associations
and societies; providing penalties for the violation thereof; and repealing sections 3601 to 3638 inclusive, of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In line 6, section 5 of the printed bill, being line 10, section 5, page 4 of the original bill, after the word "association," strike the remainder of the section and add the following: "as provided in section 7 of this act."

In line 12, section 6, of printed bill, being line 5, section 6, page 5 of the original bill, before the word "stipulated" insert the words "different or." In the same line strike the word "interest" and substitute therefor the word "dividends."

In line 13 of said section in printed bill, being line 6 of said section, page 5 of the original bill, strike the word "and" and insert in lieu thereof the word "or."

In line 25 of said section of printed bill, being line 25, page 5 of the original bill, after the word "liquidated" strike the period (.), and substitute a comma (,) therefor, and add the following: "and any such association may agree to mature its other classes of stock at a fixed time, providing any deficiency arising therefrom shall be chargeable only to such reserve fund stock.

In line 1, section 7 of the printed bill, being line 2, section 7 of the original bill, after the word "distributed" strike the words "at least" and insert in lieu thereof the words "semi-annually or."

In line 4, section 7 of the printed bill, the same being in line 6, section 7 of the original bill, after the word "provided," strike the remainder of said line and all of lines 5, 6 and 7 and line 8 to and including the word "provided" in printed bill, the same being lines 7, 8, 9, 10, 11 and line 12 to and including the word "provided" in original bill, and insert in lieu thereof the following: "that when stock is withdrawn within two years of its issuance, the withdrawing member shall receive only such proportion of the dividends as may be provided in the by-laws, but when such stock is more than two years old, the withdrawing member shall receive at least seventy-five per cent. of the dividends. The remaining dividends may revert to the undistributed earnings."

In line 20, section 8 of the printed bill, being line 10, page 8 of the original bill, strike the words "or certificates."

In line 22, section 8 of the printed bill, being line 13, page 8 of the original bill, strike the words "or certificates."

In line 24, section 8 of the printed bill, being line 17, page 8 of the original bill, strike the words "or certificates."

In line 27, section 8 of the printed bill, being line 22, page 8 of the original bill, strike the words "or certificates."

In line 29, section 8 of the printed bill, being line 24, page 8 of the original bill, strike the words "or certificates."
In line 29, section 8 of the printed bill, being line 25, page 8 of the original bill, after the word "interest," add the following: "Whenever the state auditor shall deem any indebtedness incurred under the provisions of this section to be detrimental to the interests of the shareholders of any such association, he shall notify such association to reduce its indebtedness to such amount as he shall consider reasonable, giving such association such reasonable time as may be necessary to effect such reduction of indebtedness."

Strike section 12 of the printed bill, the same being section 12 of original bill, and insert in lieu thereof the following: "Section 12. No savings and loan association shall carry any demand, commercial or checking account and no such association shall receive any savings account or any sum of money on deposit without issuing shares of stock for the same."

Strike lines 1, 2, 3 and 4 and line 5 of section 16, to and including the word "notice" in printed bill, the same being lines 1, 2, 3, 4, 5, 6 and 7, section 16 of the original bill, and insert in lieu thereof the following: "Shares shall not be withdrawn until after a lapse of three months from the time of issuance of such shares and not then except at the option of the association, and after one day's written notice of intention to withdraw such shares shall have been given subsequent to the expiration of such three months; but shares may be withdrawn at any time after one year from the time of issuance and after one day's written notice of such withdrawal has been given to the association."

In line 30, section 16 of the printed bill, being line 13, page 15 of the original bill, after the word "fund" strike the remainder of the line and all of lines 31 and 32 of the printed bill, the same being lines 14, 15 and 16 of the original bill.

In line 2, section 23 of the printed bill, being in line 3, section 23 of the original bill, strike the word "corporation," and insert in lieu thereof the word "association."

In line 6, section 23 of the printed bill, being in line 9, section 23 of the original bill, strike the word "corporation" and insert in lieu thereof the word "association."

In line 8, section 23 of the printed bill, being line 12, section 23 of the original bill, strike the word "all" and insert in lieu thereof the word "no."

In line 8, section 23 of printed bill, being line 13 of said section of original bill, after the word "state," insert the words, "not already lawfully engaged in the business of a savings and loan association outside of the State of Washington."

In line 8, section 23 of printed bill, being line 13, section 23 of the original bill, strike the word "not," and insert in lieu thereof the words "be permitted to."

In line 9, section 23 of the printed bill, being line 14, section 23 of the original bill, after the word "state" strike the period (.) and substitute a comma (,) therefor, and add the following: "provided that no
such association shall loan on property outside of this state more than
the aggregate of the amount from time to time standing to the credit
of members outside of the state."

Strike line 10 of section 23 of the printed bill, the same being lines
15 and 16, page 20 of original bill.

Make section 26 section 27, and insert section 26 as follows:

"Section 26. Every officer, director, agent or other employe of any
savings and loan association, who shall willfully violate or fail to comply
with any of the provisions of this act, shall be guilty of a misdemeanor."

Make section 27, section 28.

Insert between section 23 and 24 a new section to be known as sec­
tion 24, as follows:

"Section 24. It shall be unlawful for any savings and loan associa­
tion to make, publish or circulate any advertisement, sign, circular or
statement intended or calculated to induce persons to purchase stock of
such association in the belief that such stock is subject to withdrawal
on demand or that a stipulated or agreed rate of interest or dividend
is payable thereon, except as provided in section 6."

Renumber the remaining sections to conform.

In section 8, line 2 of the printed bill, the same being line 3, section
8 of the engrossed bill, after the word "on" insert the word "improved."

In section 8, line 3 of the printed bill, the same being line 4 of sec­
tion 8 of the engrossed bill, substitute a period for the comma after
the word "loan" and strike the remainder of the sentence.

And the same is herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Halsey assumed the chair.

Mr. Sumner moved that the House concur in the Senate
amendments to engrossed House bill No. 341.

Mr. McKay moved as a substitute that the House do not con­
cur in the Senate amendments to engrossed House bill No. 341,
and that the Senate be asked to recede therefrom.

The substitute motion was lost.

The roll was called and the House concurred in the Senate
amendments to engrossed House bill No. 341 by the following
vote: Yeas, 73; nays, 16; absent or not voting, 8.

Those voting yea were: Representatives Adams, Arnold (W. A.),
Arnold (W. E.), Axtell, Beam, Black, Brislawn, Brown,
Brooks, Chamberlin, Childe, Christensen, Cleland, Cork­
ey, Croake, Darling, Davis, Dunning, Earle, Falkner, Farns­
worth, Foster, Gillbo, Goss, Gray, Greenbank, Halsey, Hast-

Those voting nay were: Representatives Conner, Craig, Fontaine, Field, Gilkey, Hays, Hughes, Hurd, Kennedy, Mapes, McArdle, McKay, Mess, Siler, Sims, Stream—16.

Those absent or not voting were: Representatives Aagaard, Bryant, Capron, Catlin, Freeman, Grass, Sweet, Mr. Speaker—8.

The speaker resumed the chair.

The speaker announced that he was about to sign House bills Nos. 37, 42, 38, 40, 41, 39, 43, 44, 60 and 209.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

Mr. Speaker:

The Senate has passed House bill No. 420, entitled "An act to legalize and validate warrants and obligations heretofore issued or incurred by counties for the purchase of or in payment for armory sites;"

Also, engrossed House bill No. 275, entitled "An act relating to bonds of irrigation districts, providing under what circumstances such bonds may be made legal investments for the funds of banks," etc., with the following amendments:

In line 3 of the title of the printed bill, the same being line 5 of the title of the engrossed bill, strike the word "the" and also the word "school," making that portion read "for state funds," etc.

In line 11 of section 4 of the printed bill, the same being lines 14 and 15 of page 3 of section 4 of the engrossed bill, strike out the word "the" and also the word "school."

In line 5 of section 7 of the printed bill, same being line 7 of section 7, page 4 of the engrossed bill, strike out the word "the" and also the word "school."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.
SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Adams, the House concurred in the Senate amendments to engrossed House bill No. 275 by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris­lawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gillkey, Gillbo, Goss, Gray, Greenbank, Hast­ings, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, Masterson, McCoy, McFarland, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Pierce, Reid, Robe, Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Wray, Zednick, Mr. Speak­er—82.

Those absent or not voting were: Representatives Freeman, Grass, Halsey, Hays, Hurd, McArdle, McKay, Moren, Mur­prime, Rowland (H. K.), Sims, Sumner, Sweet, Urquhart, Wells —15.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

The president has signed enrolled House bill No. 37, entitled "An act relating to barbering and amending sections 7010 and 7011 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 42, entitled "An act relating to compensation and duties of the state board of pharmacy, the members and officers thereof, and amending section 8456 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 38, entitled "An act relating to the practice of medicine, surgery, osteopathy and other modes of treating the sick and afflicted and amending section 8393 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 40, entitled "An act relating to nurses and amending section 8485 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"
Also, enrolled House bill No. 41, entitled "An act relating to the practice of dentistry and amending section 8423 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 39, entitled "An act relating to the practice of veterinary medicine, surgery and dentistry and amending sections 8437, 8438 and 8443 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 43, entitled "An act relating to the practice of embalming and amending sections 7040 and 7041 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 44, entitled "An act relating to the compensation and duties of the board of examiners in optometry and the members and officers thereof, and amending section 8473 of Remington and Ballinger's Annotated Codes and Statutes of Washington and adding section 14 thereto relating to license fee;"

Also, enrolled House bill No. 60, entitled "An act relating to the support of certain destitute women who are mothers, and prescribing penalties for those who fraudulently obtain the benefit thereof;"

Also, enrolled House bill No. 209, entitled "An act relating to warehouse receipts, the rights, obligations and liabilities of persons under such receipts, creating liens thereunder and providing for the enforcement of the same, providing penalties for the violation thereof;"

Also, enrolled House bill No. 369, entitled "An act relating to revenue and taxation and amending section 9098 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 309, entitled "An act relating to the construction of state roads;"

Also, enrolled Senate bill No. 36, entitled "An act to establish a state trout hatchery on Lake Crescent, in Clallam county, State of Washington, and making an appropriation therefor;"

Also, enrolled substitute Senate bill No. 224, entitled "An act prohibiting persons from going upon or being upon certain portions of rights of way of railroads and interurban electric roads, providing penalties for violation hereof," etc.;

Also, enrolled Senate bill No. 240, entitled "An act appropriating the sum of one hundred twenty eight thousand dollars from the state shore land improvement fund," etc.;

Also, enrolled Senate bill No. 3, entitled "An act authorizing counties to care for persons suffering from tuberculosis and providing state aid therefor;"

Also, enrolled Senate bill No. 90, entitled "An act relating to houses or places of lewdness, assignation and prostitution, to declare the same to be nuisances," etc.;

Also, enrolled Senate bill No. 29, entitled, "An act for the protection of fish in Lake river and sloughs of the Columbia river in Clarke county, limiting the catch of black bass and croppies in the same waters;"
Also, enrolled Senate bill No. 364, entitled "An act regulating the load in proportion to the width of tires that may be transported on vehicles over and along certain state and county roads," etc.;

Also, enrolled Senate bill No. 100, entitled "An act to protect the lives, health, morals of women and minors, workers, establishing an industrial welfare commission for women and minors, prescribing its powers and duties," etc.;

Also, enrolled Senate bill No. 298, entitled "An act relating to the welfare of dependent and delinquent children, providing for the punishment of persons responsible for or contributing to their dependency or delinquency," etc.;

Also, enrolled Senate bill No. 223, entitled "An act authorizing counties to aid in acquiring right of way for, and to build and improve permanent highways through the corporate limits of cities of the third or fourth class of the State of Washington;"

Also, enrolled Senate bill No. 96, entitled "An act relating to road and bridge bonds, and amending section 5095 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 321, entitled "An act relating to public libraries and museums," etc.;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 12, 1913.

Mr. Speaker:

We, a majority of your committee, to whom was referred House amendments to Senate bill No. 381, entitled "An act establishing a state school for girls in conjunction with the Washington state training school," etc., recommend as follows:

First: That the House recede from the following amendments to the bill:

"Amend line 1 of the title by inserting after the word "state" the word "training" and insert a comma after the word "girls" and striking the words "in conjunction with the Washington state training school."

"Section 2, lines 3, 4 and 5 after the word "land" strike the remainder of sentence."

"In line 4 of the printed bill, between the words "reputable" and "physician" insert a comma and the word "woman."

Second: That the Senate concur in the following amendments to the bill:

"Section 6, line 1, strike the word "eight" and insert the word "ten."
"Section 12, line 2 strike the words "any temporary employment outside the institution" and insert in lieu thereof "any employment for account of the institution or the girl employed."

Josiah Collins, Chairman.
J. H. Davis,
L. W. Field,
John L. Sharpstein,
J. E. Leonard.

House of Representatives,
Olympia, Wash., March 12, 1913.

Mr. Speaker:

I, the minority of your conference committee, to whom was referred House amendments to Senate bill No. 381, entitled "An act establishing a state school for girls in conjunction with the Washington state training school," etc., recommend that the Senate concur in the following amendments to the bill:

"Amend line 1 of the title by inserting after the word "state" the word "training" and insert a comma after the word "girls" and striking the words "in conjunction with the Washington state training school."

"Section 2, lines 3, 4 and 5, after the word "land" strike the remainder of sentence."

"In line 4 of the printed bill, between the words "reputable" and "physician" insert a comma and the word "woman."

"Section 6, line 1, strike the word "eight" and insert the word "ten."

"Section 12, line 2, strike the words "any temporary employment outside the institution" and insert in lieu thereof "any employment for account of the institution or the girl employed."

Mrs. Frances C. Axtell.

Mr. Davis moved the adoption of the majority report.

Mrs. Axtell moved as a substitute that the minority report be adopted, and demanded a roll call.

A sufficient number arising, the roll was called and the substitute motion was lost by the following vote: Yeas, 48; nays, 45; absent or not voting, 9.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Chamberlin, Childe, Christensen, Conner, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Freeman, Gillbo, Hastings, Herber, Holmes, Houser, Hughes, Hutchinson, Kingery, Masterson, McFarland, Merriam, Middaugh, Miles, Murphine,
Norton, Oaks, Overman, Picken, Pierce, Reid, Stream, Truax, Turnbow—43.

Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Capron, Catlin, Cleland, Craig, Davis, Field, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Horrigan, Jensen, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, Mess, Moren, Neumann (M. M.), Newman (G. H.), Robe, Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Sumner, Tonkin, Urquhart, Wray, Wells, Mr. Speaker—45.

Those absent or not voting were: Representatives Goss, Hill, Hurd, Langford, McKay, Moll, Rowland (H. K.), Sweet, Zednick—9.

Mr. Murphine demanded a call of the House and, a sufficient number arising, the roll was called under the call of the House, and the following absentees were noted: Messrs. Jensen, Rowland (H. K.) and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

Mr. Cleland moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Brown, further proceedings under the call of the House were dispensed with.

Mr. Robe moved to reconsider the vote by which the minority report was lost, and demanded a roll call.

A sufficient number arising, the roll was called, and the motion to reconsider failed by the following vote: Yeas, 45; nays, 48; absent or not voting, 4.

Those voting yea were: Representatives Arnold (W. A.), Axtell, Black, Brislawn, Brown, Bryant, Capron, Chamberlin, Childe, Christensen, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Gillbo, Hastings, Herbert, Holmes, Houser, Hughes, Hutchinson, Kingery, Langford, Masterson, McFarland, Merriam, Middaugh, Moll, Murphine, Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Smith, Turnbow, Wray, Zednick—45.
Those voting nay were: Representatives Aagaard, Adams, Arnold (W. E.), Beam, Brooks, Catlin, Cleland, Craig, Davis, Field, Freeman, Gilkey, Goss, Grass, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hurd, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Neu- man (M. M.), Newman (G. H.), Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stewart, Stream, Sumner, Ton- kin, Truax, Urquhart, Wells, Mr. Speaker—48.

Those absent or not voting were: Representatives Conner, Jensen, Rowland (H. K.), Sweet—4.

The roll was called and the majority report was adopted by the following vote: Yeas, 51; nays, 41; absent or not voting, 5.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Brooks, Capron, Cat- lin, Cleland, Craig, Davis, Field, Freeman, Gilkey, Goss, Gray, Greenbank, Halsey, Hays, Hedger, Hill, Horrigan, Hurd, Kennedy, LeSourd, Lum, Mapes, McArdle, McCoy, McKay, Mess, Miles, Moren, Neumann (M. M.), Newman (G. H.), Robe, Rowland (D. H.), Siler, Sims, Sisson, Stevenson, Stevens, Stew- art, Stream, Sumner, Tonkin, Truax, Urquhart, Wells, Mr. Speaker—51.


Those absent or not voting were: Representatives Conner, Farnsworth, Jensen, Rowland (H. K.), Sweet—5.

The speaker announced that he was about to sign Senate bills Nos. 21, 96, 223, 298, 100, 364, 29, 90, 3, 240, 36, 309, and substitute Senate bill No. 224.

The speaker announced that he would appoint under Senate joint resolution No. 7, Dr. V. J. Capron.
Mr. Wells moved that the House do not concur in the Senate amendments to engrossed House bill No. 404, and that the Senate be asked to recede therefrom.

Mr. Moll moved as a substitute motion that the House do concur.

The roll was called and the substitute motion prevailed by the following vote: Yeas, 61; nays, 24; absent or not voting, 12.


Those voting nay were: Representatives Aagaard, Adams, Brislawn, Catlin, Conner, Craig, Grass, Hastings, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Langford, Lum, Mapes, McCoy, McKay, Miles, Newman (G. H.), Siler, Sisson, Turnbow, Wells—24.

Those absent or not voting were: Representatives Arnold (W. A.), Cleland, Field, Greenbank, Robe, Rowland (H. K.), Sims, Stevenson, Steward, Sweet, Urquhart, Wray—12.

(For Senate amendments to engrossed House bill No. 404, see Journal of March 7, 1913, morning session.)

REPORT OF CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., MARCH 13, 1913.

MR. SPEAKER:

We, your committee on conference, to whom was referred Senate bill No. 329, entitled "An act relating to police courts in cities of the second class and cities operating under the provisions of chapter 116 of the Session Laws of 1911 and repealing sections 7656, 7657, 7658, 7659,
7660, 7661, 7662, 7663, 7664 and 7666 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report that we are unable to agree and request that this committee be appointed as a committee of free conference thereon.

HENRY H. WENDE, Chairman.

We concur in this report: D. Landon, G. E. Steiner, Walker Moren, B. B. Horrigan, T. H. McKay.

The speaker declared the request granted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1913.

MR. SPEAKER:

The Senate has passed re-engrossed substitute House bill No. 8, entitled "An act granting and confirming to purchasers of second class shore lands the title to shore lands, including those uncovered by the artificial lowering of the waters upon which they abut, and providing for the setting apart for public purposes of parts of the same," with the following amendments:

In section 1, line 12 of the printed bill, the same being section 1, line 18 of the re-engrossed bill, after the word "avenues," insert the words "parkways and boulevards."

At the end of section 1, strike the period and insert in lieu thereof a colon and add the following:

"Provided, further, That all shore lands and the bed of Lake Washington from the southerly margin of the plat of Lake Washington shore lands southerly along the westerly shore of said lake to a line three hundred feet south of and parallel with the east and west center line of section 35, township 24 north, range 4 east, W. M., are hereby reserved for public uses and are hereby granted and donated to the city of Seattle for public park, parkway and boulevard purposes, and as a part of its public park, parkway and boulevard system and any diversion or attempted diversion of such lands so donated from such purposes shall cause the title to said lands to revert to the state."

In section 2, line 1 of the printed bill, the same being line 1 of said section of the re-engrossed bill, strike the word "nine" and insert in lieu thereof the word "twelve."

In section 2, line 5 of the printed bill, the same being section 2, line 8 of the re-engrossed bill, after the word "avenues" insert the words "parkways and boulevards."

In section 2, line 14 of the re-engrossed bill, after the word "situate" insert the following: "the title to and control of any lands so selected and designated upon such plat for parkway and boulevard purposes shall, if the same lie outside of the corporate limits of any city or town and if the same form a part of the general parkway and boulevard system of a city of the first class, be in such city."
Amend the title as follows:
In second line of title, re-engrossed bill, strike the words “second class” and insert in lieu thereof the word “certain.”
In next to last line, after the word “apart,” re-engrossed bill, insert the words “and donating.”
In last line, re-engrossed bill, strike the words “of parts of the same” and insert in lieu thereof the words “certain shore lands.”
And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Wray, the House concurred in the Senate amendments to re-engrossed substitute House bill No. 8 by the following vote: Yeas, 67; nays, 0; absent or not voting, 30.


Those absent or not voting were: Representatives Adams, Arnold (W. A.), Arnold (W. E.), Brislawn, Catlin, Craig, Falkner, Farnsworth, Field, Gilkey, Hays, Hill, Holmes, Hughes, Lum, McCoy, McFarland, McKay, Mess, Moren, Oaks, Overman, Pierce, Rowland (H. K.), Rowland (D. H.), Stevenson, Stewart, Stream, Sweet, Urquhart—30.

REPORT OF CONFERENCE COMMITTEE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 13, 1913.

MR. SPEAKER:

We, your conference committee, to whom was referred House bill No. 510, entitled “An act amending section 7685 of Remington and Ballinger’s Annotated Codes and Statutes of Washington, relating to powers of the city council of third class cities,” etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that we amend amendment to section
2, by striking out "upon its approval by the governor" and inserting in lieu thereof the word "immediately." Amend the amended title in the same manner.

H. H. Cleland, Chairman.

We concur in this report: P. H. Carlyon, E. Hammer, William Wray, G. H. Greenbank.

On motion of Mr. Cleland, the report was adopted by the following vote: Yeas, 66; nays, 4; absent or not voting, 27.

Those voting nay were: Representatives Aagaard, Adams, Axtell, Beam, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Fontaine, Field, Freeman, Gillbo, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hedger, Herber, Holmes, Horrigan, Houser, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, Merriam, Middaugh, Miles, Murphine, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Siler, Sisson, Smith, Stevens, Tonkin, Truax, Turnbow, Wray, Wells, Mr. Speaker—66.

Those voting nay were: Representatives Black, Dunning, Falkner, McFarland—4.

Those absent or not voting were: Representatives Arnold (W. A.), Arnold (W. E.), Chamberlin, Conner, Farnsworth, Foster, Gilkey, Hays, Hill, Hughes, Langford, McKay, Mess, Moll, Moren, Oaks, Robe, Rowland (H. K.), Rowland (D. H.), Sims, Stevenson, Stewart, Stream, Sumner, Sweet, Urquhart, Zednick—27.

The speaker announced that he would appoint as a conference committee to confer with a like committee from the Senate on Senate amendments to House bill No. 651, Messrs. Murphine, Aagaard and Mapes.

MESSAGE FROM THE SENATE.

Senate Chamber,  
Olympia, Wash., March 12, 1913.

Mr. Speaker:

The Senate has passed engrossed House bill No. 184, entitled "An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Panama-Pacific International Exposition," etc.;
Also, House bill No. 653, entitled "An act making an appropriation for the office of secretary of state for the purpose of carrying out the law relative to the initiative and referendum and the recall;"

Also, House bill No. 542, entitled "An act appropriating the sum of $4,250,000 from the permanent highway fund to complete contracts and construction work now in force on permanent highways and for the purpose of making payments on new contracts on permanent highways," with the following amendments:

In line 1 of the title strike the figure "4" and insert in lieu thereof the figure "3."

In line 1, section 1 of the engrossed bill, strike the figure "4" and insert in lieu thereof the figure "3."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. McArdle, the House concurred in the Senate amendments to House bill No. 542 by the following vote: Yeas, 68; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Aagaard, Arnold, (W. A.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childe, Christensen, Cleland, Conner, Craig, Croake, Davis, Earle, Farnsworth, Fontaine, Field, Goss, Grass, Gray, Greenbank, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, LeSourd, Lum, Mapes, Masterson, McArdle, McCoy, McFarland, Merriam, Middaugh, Miles, Neumann (M. M.), Newman (G. H.), Norton, Overman, Picken, Pierce, Reid, Rowland (D. H.), Siler, Sisson, Smith, Stevenson, Stevens, Stewart, Tonkin, Truax, Turnbow, Wray, Mr. Speaker — 68.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Corkery, Darling, Dunning, Falkner, Foster, Freeman, Gilkey, Gilbo, Hill, Holmes, Houser, Langford, McKay, Mess, Moll, Moren, Murphine, Oaks, Robe, Rowland (H. K.), Sims, Stream, Sumner, Sweet, Urquhart, Wells, Zednick— 29.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

MR. SPEAKER: OLYMPIA, WASH., March 13, 1913.

The Senate has adopted the report of the conference committee on Senate amendments to House bill No. 510.

WM. T. LAUBE, Secretary of the Senate.
STATE OF WASHINGTON
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REPORT OF CONFERENCE COMMITTEE.

Mr. Conner reported that the conference committee on Senate bill No. 334 was unable to agree, and asked that the committee be granted the power of free conference.

The speaker declared the power granted.

REPORT OF STANDING COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House bills Nos. 93, 283, 251, 329, 27, 207, 372, 21, 523, 281, 478, substitute 80, 420, 553, 87, 505, 225, 427, 369, 244, 653, 184, substitute 78, 542, and 399 and House concurrent resolutions Nos. 30 and 29, have compared same with the engrossed bills and find them correctly enrolled.

BEN HILL, Chairman.

We concur in this report: Walter D. Smith, J. J. Falkner, J. E. Beam, M. O. Herber.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

The president has appointed as members of a conference committee on House amendments to Senate bill No. 329, Senators Wende, Landon and Steiner.

Also, the president has appointed as members of a conference committee on House amendments to Senate bill No. 334, Senators Rosenhaupt, Imus and Metcalf.

Also, the president has appointed as members of a conference committee on House amendments to House bill No. 344, Senators Sharpstein, White and Allen.

Also, the Senate has refused to recede from its amendments to House bill No. 399, and the president has appointed as members of a conference committee on the part of the Senate, Senators Hall, Nichols and Shaefer.

Also, the Senate has refused to recede from its amendments to House bill No. 466, and the president has appointed as members of a conference committee on the part of the Senate, Senators Rosenhaupt, Collins and McGuire.

Also, the Senate has refused to recede from its amendments to House bill No. 48, and the president has appointed as members of a conference committee on the part of the Senate, Senators Brown, Landon and Allen.

Also, the Senate has refused to recede from its amendments to House bill No. 510, and the president has appointed as members of a
conference committee on the part of the Senate, Senators Carlyon, Cotter and Hammer.

Wm. T. Laube, Secretary of the Senate.

Senate Chamber,
Olympia, Wash., March 12, 1913.

Mr. Speaker:

The Senate has passed House bill No. 528, entitled "An act amending section 92 of an act entitled 'An act relating to public service properties and utilities, providing for the regulation of the same, fixing penalties for the violation thereof, making an appropriation and repealing certain acts,' being chapter 117, Session Laws, 1911;"

Also, engrossed House bill No. 252, entitled "An act relating to the submission of constitutional amendments and other questions to popular vote and amending section 4890 of Remington and Ballenger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 200, entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington and Ballenger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 407, entitled "An act to amend sections 4047, 4048 and 4049 of Remington and Ballenger's Annotated Codes and Statutes of Washington," with the following amendments:

Add a new section as follows:

"Section 4. That section 4046 of Remington and Ballenger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 4046. County auditor, fifteen hundred dollars; county clerk, fourteen hundred dollars; county treasurer, fifteen hundred dollars; county sheriff, fifteen hundred dollars; county attorney, fourteen hundred dollars; county superintendent of common schools, twelve hundred dollars; county commissioners, four dollars per day; county assessor, fifteen hundred dollars; county coroner, such fees as are allowed by law."

Before the word "fifteen" insert the word "fourteenth" in line 2, and before the figures "4047" the figures "4046" in line three of the title.

And the same are herewith transmitted.

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 engrossed House bill No. 407 by the following vote:  Yeas, 58; nays, 6; absent or not voting, 33.

Those voting yea were: Representatives Aagaard, Arnold, (W. A.), Brislawn, Brown, Brooks, Bryant, Capron, Childe, Christensen, Cleland, Conner, Craig, Croake, Darling, Earle, Farnsworth, Fontaine, Field, Gillbo, Grass, Gray, Greenbank,

Those voting nay were: Representatives Axtell, Dunning, Falkner, Hughes, Norton, Truax—6.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Beam, Black, Catlin, Chamberlin, Corkery, Davis, Foster, Freeman, Gilkey, Goss, Halsey, Hill, Holmes, Kennedy, Kingery, Langford, Moren, Murphine, Neumann (M. M.), Oaks, Picken, Reid, Robe, Rowland (H. K.), Stevenson, Stewart, Stream, Sweet, Urquhart, Wells, Zednick—33.

The speaker appointed as members of a conference committee on House bill No. 399, to confer with a like committee from the Senate on amendments thereon, Messrs. Davis, Goss and McArdle.

REPORT OF STANDING COMMITTEE.

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 13, 1913.

Your committee on enrolled bills, to whom was referred House bills Nos. 501, 344, 178, 350, 462, 15, 175, 317, 397 and substitute House bill No. 324, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN HILL, Chairman.

We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

Mr. Speaker:

The Senate has passed House bill No. 406, entitled “An act providing for the issuance of bonds by diking districts on petition of sixty per cent. in acreage, of the property owners of such district, to provide for the expense of repairs, improvements, maintenance and the purchase of machinery and other appliances;”

Also, House bill No. 374, entitled “An act to allow counties of the first class to pay employes for services heretofore rendered in any case
where such county had not at the time such services were rendered, the authority in law to make payments therefor;"

Also, House bill No. 630, entitled "An act authorizing the working of persons being held under sentence in the state penitentiary and the state reformatory upon the construction and improvement of highways, and providing for the control, management and expense of the same," with the following amendments:

In section 1, lines 1 and 2 of the printed bill, the same being section 1, line 2 of the original bill, strike the words "or in the state reformatory."

In section 1, line 4 of the printed bill, the same being section 1, line 7 of the original bill, strike remainder of section after word "state."

In section 2, line 2 of the printed bill, the same being section 2, lines 2 and 3 of the original bill, substitute the word "institution" for the word "institutions."

In section 3, line 3 of the printed bill, the same being section 3, line 4 of the original bill, strike the words "or reformatory."

In line 2 of the title strike the words "and the state reformatory."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. McFarland moved that the House concur in the Senate amendments to House bill No. 630.

Mr. McArdle moved as a substitute that the House do not concur.

The substitute motion prevailed.

MESSAGES FROM THE SENATE.

Olympia, Wash., March 13, 1913.

The Senate has passed over the veto of the governor the following items under the caption of "Cheney Normal School" provided for in House bill No. 525:

For the Cheney Normal School.

(From the Cheney Normal School Fund.)

Salaries of principal, instructors and other employees .................................................. $ 146,460
Permanent improvements .................................. 13,740
Fuel, pumping plant, telephone, traveling expenses, postage and miscellaneous expenses and printing and purchase of land ............... 21,600
Miscellaneous supplies for training school and other departments ............................. 13,200

$ 195,000

(The sum of $14,854 of the above amount to be paid from the Normal School current fund.)
The Senate has failed to pass, however, over the vote of the governor, the item under the caption

FOR THE OFFICE OF STATE AUDITOR.

For checking land commissioner's Office ........ $ 30,000

and the certified copy of House bill No. 525, together with the governor's veto message on said bill, are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 12, 1913.

The Senate has passed engrossed House bill No. 235, entitled "An act relating to the commitment of persons to the Washington state training school, and to their discharge therefrom;"

Also, engrossed House bill No. 303, entitled "An act relating to stamps, coupons, tickets, certificates, cards or other similar devices, for or with the sale of goods, wares and merchandise, and providing a penalty for violation thereof," with the following amendment:

In line 2 of the title of the engrossed bill, after the word "to" insert the words "the use and furnishing of."

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Hastings, the House concurred in the Senate amendments to engrossed House bill No. 303 by the following vote: Yeas, 59; nays, 0; absent or not voting, 38.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Black, Brooks, Bryant, Capron, Childe, Christensen, Corkery, Croake, Darling, Davis, Dunning, Earle, Falkner, Field, Freeman, Gilbo, Goss, Grass, Gray, Hastings, Hays, Hedger, Herber, Horrigan, Houser, Hughes, Hutchinson, Jensen, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Miles, Moll, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Pierce, Rowland (D. H.), Sims, Sisson, Smith, Stevens, Stewart, Sumner, Tonkin, Truax, Turnbow Urquhart, Mr. Speaker—59.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Beam, Brislawn, Brown, Catlin, Chamberlin, Cleland, Conner, Craig, Farnsworth, Foster, Fontaine, Gilkey, Greenbank, Halsey, Hill, Holmes, Hurd, Kennedy, Kingery, Langford, Mapes, Middaugh, Moren, Murphine, Overman, Pick-
en, Reid, Robe, Rowland (H. K.), Siler, Stevenson, Stream, Sweet, Wray, Wells, Zednick—38.

The speaker appointed as members of conference committees to confer with like committees from the Senate on Senate amendments to House bills as follows:

On House bill No. 630, Messrs. Craig, Brislawn, and Brooks.
On House bill No. 466, Messrs. Cleland, Corkery and Wray.
On House bill No. 48, Messrs. Zednick, Greenbank and Sims.

The speaker announced that he was about to sign House bills Nos. 501, 344, 178, 350, 462, 15, 175, 317 and 397, and substitute House bill No. 324.

On motion, 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. Arnold (W. A.), Arnold (W. E.), Childe, Grass, Houser, Kennedy, Kingery, Norton, Robe, Siler, Sumner, Sweet and Truax, of whom Mr. Sweet was excused.

MESSAGES FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., March 13, 1913.

The president has appointed as Senate members of a conference committee on House bill No. 651, Senators Metcalf, Nichols and Imus;

Also, the president has signed enrolled House bill No. 350, "Relating to the feasibility and utility of certain lands for state road purposes, describing and defining the same and declaring the same to be a secondary highway;"

Also, enrolled House bill No. 462, relating to trust companies, incorporation powers and duties and amending section 3349 of Remington and Ballinger's Annotated Codes and Statutes of Washington;

Also, enrolled substitute House bill No. 324, amending section 982 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony;

Also, enrolled House bill No. 15, providing for the amendment of section 33 of article 2 of the constitution of the State of Washington, relating to the ownership of lands by aliens;
Also, enrolled House bill No. 175, amending section 2665 of Remington and Ballinger's Codes and Statutes of Washington relating to trespass;

Also, enrolled House bill No. 317, providing for the protection of incompetents, children and animals, and creating a state bureau therefor, defining its powers and duties;

Also, enrolled House bill No. 397, authorizing the establishment of water districts, providing for the acquirement, construction, maintenance, operation, development and regulation of a water supply for all uses and purposes, public and private other than irrigation, with full power to regulate and control the use, distribution and price thereof, and providing a method of payment therefor;

Also, enrolled House bill No. 178, regulating the keeping and deposit of municipal funds and amending section 5079 of Remington and Ballinger's Annotated Codes and Statutes of Washington;

Also, enrolled House bill No. 344, relating to the lands granted for the use and support of the agricultural college and scientific school;

Also, enrolled House bill No. 501, relating to township organization, amending title 505, sections 37, 73, 75, 83, 87, 91, 143, and 165 of Pierce's Washington Code, 1912;

Also, the Senate refuses to concur in the House amendments to Senate bill No. 466 and asks that the House recede therefrom.

WM. T. LAUBE, Secretary of the Senate.

On motion of Mr. Davis, the House refused to recede from its position with reference to Senate bill No. 466, and the speaker appointed as a conference committee, to confer with a like committee from the Senate thereon, Representatives Davis, Halsey and Brislawn.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

We, your committee on free conference, to whom was referred Senate bill No. 329, entitled "An act relating to police courts in cities of the second class and cities operating under the provisions of chapter 116 of the Session Laws of 1911 and repealing sections 7656, 7657, 7658, 7659, 7660, 7661, 7662, 7663, 7664 and 7666 of Remington and Ballinger's Annotated Codes and Statutes of Washington," and House amendments thereto, recommend that the House recede from its amendments and that the following amendment be adopted:

Section 8. "No person shall be eligible to hold the office of police judge who is not a practicing attorney under the laws of this state. In all cities of the second class, except such as have a commission form of government, a police judge shall be elected annually at the general
municipal election and shall hold his office until his successor is elected and qualified."

We, your committee further recommend that section 8 of the original bill be "Section 9" of the amended bill.

HENRY H. WENDE, Chairman.


On motion of Mr. Moren, the report was adopted by the following vote: Yeas, 80; nays, 2; absent or not voting, 15.


Those voting nay were: Representatives Goss, Tonkin—2.

Those absent or not voting were: Representatives Arnold (W. E.), Black, Childe, Conner, Darling, Davis, Dunning, Grass, Greenbank, Houser, Jensen, Kingery, Robe, Sweet, Urquhart—15.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1913.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 290, entitled "An act relating to the public school system of the State of Washington, and amending section 4657 of Remington and Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

"In the first and second lines of the title, strike the following words: 'public school system of the State of Washington' and insert in lieu thereof the following words: 'election of school directors.'"

Also, engrossed House bill No. 269, entitled "An act to prevent the removal of timber standing upon lands which taxes are delinquent and
providing a penalty for the violation of the same," with the following amendments:

"In the title insert before the word 'lands' the word 'timbered,' and insert after said word 'lands' the words ', no portion of which is occupied for farming purposes by the owner thereof,' including the comma preceding and comma succeeding."

"In section 1, line 2 of the printed bill, same being section 1, line 2 of the original bill, before the word 'lands' insert the word 'timbered', and insert after said word 'lands' the words ', no portion of which is occupied for farming purposes by the owner thereof,' including comma preceding and comma succeeding."

And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Hedger, the House concurred in the Senate amendments to engrossed House bill No. 290 by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Axtell, Beam, Black, Brislawn, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hastings, Hays, Hedger, Herber, Horrigan, Houser, Hughes, Hurd, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, McArdle, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Pierce, Reid, Rowland (H. K.), Siler, Sims, Sisson, Smith, Stevenson, Stevens, Stewart, Stream, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—82.

Those absent or not voting were: Representatives Arnold (W. E.), Childe, Conner, Dunning, Falkner, Greenbank, Hill, Holmes, Mapes, Moren, Murphine, Robe, Rowland (D. H.), Sumner, Sweet—15.

On motion of Mr. Earle, the House concurred in the Senate amendments to engrossed House bill No. 269, by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bris-

Voting nay: Representative Hurd—1.

Those absent or not voting were: Representatives Chamberlin, Farnsworth, Foster, Field, Grass, Houser, Jensen, Langford, Miles, Murphine, Robe, Sims, Sumner, Sweet—14.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

WM. T. LAUBE,
Secretary of the Senate.

At the invitation of the speaker, Mrs. Cosgrove, widow of Hon. S. G. Cosgrove, late governor of the State of Washington, was escorted to a seat on the rostrum by Messrs. Freeman and Kennedy.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 12, 1913.

Hon. Howard Taylor, Speaker of the House, Olympia, Washington:

Sir: I have the honor to inform you that the governor has taken action on the following bills:

Substitute House bill No. 170, "An act providing for an annual tax levy for the public highway fund to be used for the purpose of constructing bridges in this state and between this state and adjoining states and making appropriations for the construction of a bridge across the Columbia river at Vancouver, Washington. Vetoed, March 12, 1913. Statement attached.
House bill No. 474, An act to provide for the use, at the option of indicated local authorities, of voting machines at any primary, general, special or other elections within the State of Washington, etc., and providing penalties for violation of the provisions of this act. Approved March 11, 1913.

House bill No. 121, “An act relating to the duties and functions of coroners and justices of the peace, abolishing the office of county coroner in certain counties and repealing all acts in conflict herewith.” Approved March 11, 1913.

House bill No. 393, “An act relating to the purchase, construction, maintenance, control and operation of bridges in this state and between this state and adjoining states, counties, cities and towns, and providing for the co-operation of the said counties, cities and towns in this state with each other and with the United States, or the counties, cities or towns therein, in the purchase, construction, maintenance, control and operation of the same.” Approved, March 11, 1913.

House bill No. 283, “An act authorizing cities of the second class under 18,000 inhabitants to create a publicity fund and to levy taxes for that purpose, and providing for the manner of the expenditure of such funds.” Approved, March 11, 1913.

House bill No. 478, “An act vacating a portion of Smith’s Cove waterway in the city of Seattle, and vesting the title of the vacated portion in the port of Seattle.” Approved, March 11, 1913.

Respectfully yours,

C. C. DILL, Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 13, 1913.

Mr. Speaker:

The Senate has concurred in House amendments to engrossed Senate bill No. 128, entitled “An act relating to deeds and transfers of interest in real estate,” etc.;

Also, in House amendments to Senate bill No. 328, entitled “An act to amend section 80 of an act approved March 18, 1911,” etc.;

Also, to House amendments to engrossed Senate bill No. 435, entitled “An act to carry out the provisions and to facilitate the operation and effect of sections 33 and 34 of Article 1 of the constitution,” etc.;

Also, to House amendments to Senate bill No. 209, entitled “An act relating to local improvements in cities and towns,” etc.;

Also, to House amendments to engrossed Senate bill No. 249, entitled “An act relating to the trespass of sheep on certain lands,” etc.;

Also, the Senate has adopted the report of the free conference committee, to whom was referred House bill No. 509, entitled “An act creating a state board of park commissioners, providing their duties, privileges and authority,” and the Senate amendment thereto;
Also, the Senate has concurred in House amendments to Senate bill No. 298, entitled "An act relating to the welfare of delinquent and dependent children," etc.;

Also, the Senate has adopted the report of the conference committee on House bill No. 509, which recommended that a free conference committee be appointed, and the president has appointed as members of a free conference committee, Senators French, Metcalf and Troy;

WM. T. LAUBE, Secretary of the Senate.

The speaker directed all committee clerks to return all bills in their possession to the docket clerk and obtain receipts for the same.

The speaker announced that, as Mr. Corkery preferred not to serve on the conference committee on House bill No. 466, he would appoint Mr. Rowland (D. H.), to serve in his stead.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 13, 1913

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

Sir: I have the honor to inform you that the governor has this day vetoed the following:

House bill No. 535, being "An act to provide for procuring plans and for the construction and maintenance of a public highway bridge across the Pend Oreille river between the States of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor."

Respectfully yours,

C. C. DILL, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 13, 1913

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

I herewith return House bill No. 535 without my approval.

This is "An act to provide for procuring plans and for the construction and maintenance of a public highway bridge across the Pend Oreille river between the states of Washington and Idaho, near the town of Newport, Washington, and making an appropriation therefor."

After carefully investigating this matter it is my opinion that the state would not be justified in expending $50,000.00 at this time for the construction of a bridge at this point.

The call for appropriations during the present session of the legislature is so large that, in considering the same, I feel it my duty to
veto such appropriation bills and items for which there appears to be no immediate necessity.

For these reasons House bill No. 535 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

House bill No. 535 was read by the clerk, and on motion of Mr. Jensen, was laid on the table.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

The president has appointed Senator Metcalf as the Senate member of the committee authorized to be appointed under Senate joint resolution No. 7, relating to the appointment of a commission to report on systems of agricultural credit.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred House bills Nos. 275, 235, 374 and 303, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN HILL, Chairman.

We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 12, 1913.

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

Sir: I have the honor to inform you that the governor has this day vetoed the following:

Substitute House bill No. 170, entitled "An act providing for an annual tax levy for the public highway fund to be used for the purpose of constructing bridges in this state and between this state and adjoining states and making appropriations for the construction of the bridges across the Columbia river at Vancouver, Washington."

Respectfully yours,

C. C. DILL, Secretary to the Governor.
To the Honorable, the House of Representatives of the State of Washington:

I herewith return substitute House bill No. 170, without my approval. This is "An act providing for an annual tax levy for the public highway fund to be used for the purpose of constructing bridges in this state and between this state and adjoining states and making appropriations for the construction of the bridge across the Columbia river at Vancouver, Washington."

This bill provides for an annual levy of one-fourth mill upon each dollar of taxable property in the state for the year 1913 and the year 1914 and the revenue derived would be approximately $500,000.00 for the biennium.

While recognizing the great advantages to certain portions of the state, should such a bridge be constructed, I cannot but feel that the increased levies necessary on account of appropriations already made during the present session of the legislature are such that there is, in my opinion, not sufficient necessity or justification for further adding to the taxes of the state the cost of this bridge at the present time.

The proper location for an interstate bridge connecting the states of Washington and Oregon is, without doubt, at Vancouver, the location fixed in this bill. There is, however, at the present time a railroad bridge at that point and also a ferry of sufficient capacity to care for ordinary passenger and vehicle transportation. This ferry can be used at all seasons of the year.

This bill is therefore vetoed and returned to your honorable body for such action as you may deem advisable.

Respectfully submitted,

Ernest Lister, Governor.

The clerk read substitute House bill No. 170, and, on motion of Mr. McCoy, it was laid on the table.

The speaker announced that he was about to sign House bills Nos. 275, 235, 374, 554, 303 and substitute House bill No. 8.

REPORT OF CONFERENCE COMMITTEE.

To the Honorable, the President and the State Senate of the State of Washington, and

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

We, the committee appointed by the Senate, and we, the committee appointed by the House to confer as to the amendment made by the House to Senate bill No. 344, beg to report that we recommend that the House refuse to recede from the amendment and that the Senate refuse to concur in said amendment as made, but we further recommend that
the amendment as made by the House be amended by striking out the said amendment whereby the word "forty" was inserted in line 3 of the first section and the word "thirty" inserted in lieu thereof, so that the said line, which is line 3 of the engrossed bill, will read "having a population of over thirty thousand inhabitants."

Respectfully submitted,

SAM R. SUMNER,  
BEN F. HILL,  
GEO. McCoY,

House Committee.

JOHN L. SHARPSTEIN,  
H. M. WHITE,  
PULNY L. ALLEN,

Senate Committee.

On motion of Mr. Sumner, the report was adopted by the following vote: Yeas, 77; nays, 9; absent or not voting, 11.

Those voting yea were: Representatives Aagaard, Adams, Arnold (W. A.), Arnold (W. E.), Beam, Black, Brislaw, Brown, Brooks, Bryant, Capron, Chamberlin, Childe, Christiansen, Cleland, Conner, Corkery, Craig, Croake, Darling, Davis, Earle, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Goss, Grass, Gray, Halsey, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hutchinson, Jensen, Kennedy, Kingery, Langford, LeSourd, Lum, Masterson, Mc Ardle, Mc Coy, McFarland, McKay, Merriam, Mess, Middaugh, Moll, Moren, Neumann (M. M.), Norton, Oaks, Overman, Picken, Pierce, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Sisson, Stevenson, Stewart, Stream, Sumner, Tonkin, Urquhart, Wray, Wells, Zednick, Mr. Speaker—77.

Those voting nay were: Representatives Catlin, Dunning, Falkner, Hays, Newman (G. H.), Siler, Smith, Truax, Turnbow—9.

Those absent or not voting: Representatives Axtell, Greenbank, Hastings, Hill, Hurd, Mapes, Miles, Murphine, Sims, Stevens, Sweet—11.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,  
OLYMPIA, WASH., March 13, 1913.

The president has signed enrolled substitute House bill No. 8, entitled "An act granting and confirming to purchasers of certain shore lands the title to shore lands," etc.;

Also, enrolled House bill No. 235, entitled "An act relating to the commitment of persons to the Washington state training school and to their discharge therefrom;"
Also, enrolled House bill No. 275, entitled "An act relating to bonds of irrigation districts, providing under what circumstances such bonds may be made legal investments for the funds of banks," etc.;
Also, enrolled House bill No. 303, entitled "An act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards or other similar device for or with the sale of goods," etc.;
Also, enrolled House bill No. 374, entitled "An act to allow counties of the first class to pay employees for services heretofore rendered," etc.;
Also, enrolled House bill No. 542, entitled "An act appropriating the sum of $3,250,000 from the permanent highway fund," etc.;
And the same are herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

Mr. Murphine reported that the conference committee on House bill No. 651 was unable to agree, and asked that power of free conference be granted.

The speaker declared the power granted.

At the direction of the speaker, boxes of candy made by the domestic science class of the Cheney normal school were distributed to the members of the House.

REPORT OF FREE CONFERENCE COMMITTEE.

The report of the free conference committee on Senate bill No. 334, relating to the taking of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or sanitary purposes, was read by the clerk.

Mr. Conner moved that the report be adopted.

Mr. Farnsworth moved as a substitute that the bill be re-referred to the committee with instructions to so amend the same that it specifically state the reasonableness of the rates shall be subject to the determination of the public service commission.

Mr. Halsey assumed the chair.

The speaker resumed the chair.

The substitute motion prevailed.

REPORT OF CONFERENCE COMMITTEE.

Mr. Wray reported that the conference committee on House bill No. 466 was unable to agree, and asked for power of free conference.

The speaker declared the power granted.
Mr. Cleland asked to be permitted to withdraw from the committee, and that Mr. Corkery be appointed in his stead.

It was so ordered.

The governor, appearing within the bar of the House, at the invitation of the speaker, occupied a seat upon the rostrum.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1913.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 244, entitled "An act relating to the organization and government of irrigation districts, and the sale of bonds arising therefrom, and amending sections 6417, 6418, 6419, 6425, 6426, 6427, 6431, 6432, 6433, 6437, 6438, 6439, 6440, 6441, 6442, 6443, 6444, 6450, 6451, 6452, 6466 and 6488 of Remington and Ballinger's Annotated Codes and Statutes of Washington, contained in chapter VII, title XLVIII of said Codes and Statutes, relating to irrigation districts, and repealing sections 6448, 6458, 6459, 6460, 6461, 6474, 6484, and 6485 thereof, and saving rights relating to or affecting existing irrigation districts or any proceedings therein," with the following amendments:

In line 9 of section 12 of the bill, same being line 12 of section 12 of the engrossed bill, after the word "thereof" insert the following sentence: "The notice shall be published once a week for four successive weeks, and posted for the same length of time in some public place in said district."

In line 4 of section 14 of the printed bill, same being line 4 of section 14 on page 15 of the engrossed bill, strike out all the remainder of the sentence following the words "delinquent list" and in lieu thereof insert the words "five per cent. of the amount thereof."

In line 8 of section 15 of the printed bill, same being line 11 of section 15 on page 16 of the engrossed bill, change the words "two dollars" to "one dollar."

In line 9 of section 15 of the printed bill, same being line 13 of section 15 on page 16 of the engrossed bill, change the words "two dollars" to "one dollar."

Add to section 15 the following proviso: "Provided that upon the sale of any lot, parcel or tract of land not larger than an acre, the fee for a duplicate certificate shall be twenty-five cents, and in case of a sale to a person or a district of more than one parcel or tract of land, the several parcels or tracts may be included in one certificate."

In the last line of section 17 of the printed bill, same being line 24, page 18 of the engrossed bill, change the words "two dollars" to read "one dollar." Add to section 17 the following proviso: "Provided, if redemption is not made of any lot, parcel or tract of land not larger than one acre, the fee for a deed shall be twenty-five cents and any per-
son or the district holding a duplicate certificate covering more than one tract of land, the several parcels or tracts of land mentioned in the certificate may be included in one deed."

There shall be added a new section to be known as section 25, and the same shall read as follows: "whereas, an emergency act entitled 'An act relating to irrigation districts, amending sections 6427, 6439, 6441, 6442 and 6444, Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring the same necessary for the immediate need of the public peace, health and safety," was passed and enacted at the present session of the legislature of the State of Washington; and whereas, the subject matter of said entitled act is (the same as covered by certain provisions of this act, and this act is) the latest legislative declaration upon the subject matter contained therein, it is hereby declared that the prior emergency act aforesaid be, and the same shall be repealed upon the taking effect of this act, but said prior act shall remain in full force and virtue until the time when this act shall become effective."

And the same is herewith transmitted.

Wm. T. Laube, Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Adams, the House concurred in the Senate amendments to engrossed House bill No. 244 by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.


Those absent or not voting were: Representatives Arnold (W. E.), Beam, Conner, Corkery, Falkner, Farnsworth, Greenbank, Hurd, Lum, McArdle, Murphine, Rowland (H. K.), Rowland (D. H.), Sweet—14.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

MR. SPEAKER:

The president has appointed as members of the free conference committee on House bill No. 651, Senators Metcalf, Nichols and Imus;

Also, the president has appointed as members of a conference committee on House amendments to Senate bill No. 466, Senators Troy, Anderson and Scott.

WM. T. LAUBE, Secretary of the Senate.

RESOLUTIONS.

By the committee on rules and order:

WHEREAS, It will be necessary to hold a late session of the House on the night of the sixtieth day to complete the business of the legislature, and

WHEREAS, It will be necessary for most of the employes to put in overtime in addition to their regular services

Therefore Be It Resolved, That each employe of the House be entitled to one day's extra compensation, and that the speaker and chief clerk be and hereby are authorized and directed to make out the necessary vouchers upon which warrants for the same shall be drawn.

Mr. Chamberlin moved to amend so that the resolution would apply to typists and desk clerks only.

The motion was lost.

On motion of Mr. Sims, the resolution was adopted.

Mr. Reid demanded a roll call, but a sufficient number did not arise in support of the demand.

By the committee on rules and order:

Resolved, That C. R. Maybury, chief clerk of the House, be authorized to have a 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 of such 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 proof on the journal and index has been completed and found to be correct.

On motion of Mr. Sims, the resolution was adopted.

By the committee on rules and order:

Resolved, That the following officers and employes be, and they hereby are allowed the number of days set opposite their respective names
in which to complete the work of the session and be allowed the regular per diem therefor:

Speaker ....................................... 10 days.
Chief clerk .................................... 20 days.
Assistant chief clerk ........................... 15 days.
Minute clerk ................................... 15 days.
Speaker's clerk ................................ 10 days.
Sergeant-at-arms ............................... 10 days.
One stenographer .............................. 10 days.
Journal clerk .................................. 15 days.
Docket clerk ................................... 5 days.
Proof clerk .................................... 5 days.
One stenographer ................................ 5 days.

And Be It Further Resolved, That Thomas Ryan, Wm. Collins and Walter Strauther, be allowed the sum of twelve dollars and fifty cents each, for cleaning the House chamber and committee rooms after the close of the session.

And Be It Further Resolved, That the speaker and chief clerk be and they are hereby authorized and directed to make out the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

Mr. Hastings moved to amend the resolution by including the reading clerk with an allowance of fifteen days.

Mr. Norton seconded the motion.

The amendment was adopted.

The resolution as amended was adopted.

By Mr. Conner:

WHEREAS, It has been necessary for members of the House of representatives to appeal for aid in drafting bills, resolutions and memorials to others than those regularly employed for that purpose, and

WHEREAS, The Honorable C. Will Shaffer has been of great and material assistance to the members of this House, and has not been compensated for his work, therefore,

Be It Resolved, That said C. Will Shaffer be paid the sum of five dollars per day for the sixty days of the session as compensation for his services, and that the speaker and chief clerk be and are hereby authorized and directed to make out the necessary vouchers upon which warrants shall be drawn.

Mr. Murphine moved to amend the resolution by adding the name of Dr. Hermann A. Brauer for the same compensation.

Mr. Conner accepted the amendment.

The resolution as amended was adopted.
By Messrs. Hurd, Zednick and Kennedy:

Inasmuch as James Dyal has been present during the entire session of this legislature and has assisted in doing the janitor work necessary to be done, now, therefore,

Be It Resolved, That said James Dyal be compensated for his services as janitor in the sum of three dollars per day for sixty days.

On motion of Mr. Kennedy, the resolution was adopted.

By the committee on rules and order:

Resolved, By the House that the book typewriter machine owned by the House of Representatives be and the same is hereby loaned to the department of state during the coming biennium.

On motion of Mr. Sims, the resolution was adopted.

On motion of Mr. Kennedy, all bills in the hands of the chief clerk, committees or committee clerks, with the exception of those in conference committees, were indefinitely postponed.

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 13, 1913.

Mr. Speaker:

The president has appointed as members of a free conference committee on the part of the Senate on Senate bill No. 466, and amendments thereto; Senators Troy, Anderson and Scott;

Also, the president has appointed as members of a free conference committee on House bill No. 399, Senators Hall, Nichols and Shaefer;

WM. T. Laube, Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

Mr. Davis reported that the committee on conference on House bill No. 399 failed to agree, and asked for power of free conference.

The speaker declared the power granted.

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 13, 1913.

Mr. Speaker:

The Senate has adopted the report of the free conference committee on Senate bill No. 334;

Also, the Senate has adopted the report of the conference committee on Senate bill No. 344;
Also, the president has appointed as members of a free conference committee on Senate bill No. 329, Senators Wende, Steiner and Landon;

Also, the Senate has adopted the report of the conference committee on House bill No. 48;

WM. T. LAUBE, Secretary of the Senate.

Mr. Tonkin assumed the chair.

REPORT OF CONFERENCE COMMITTEE.

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

We, your conference committee on Senate amendments to House bill No. 48, have had the same under consideration and recommend that House concur in the Senate amendments to said bill.

VICTOR ZEDNICK,
G. H. GREENBANK,
E. A. SIMS,
PLINY L. ALLEN,
ED. BROWN,
D. LANDON.

On motion of Mr. Davis, the report was adopted by the following vote: Yeas, 51; nays, 12; absent or not voting, 34.

Those voting yea were: Representatives Aagaard, Adams, Axtell, Beam, Black, Capron, Christensen, Conner, Croake, Darling, Davis, Earle, Farnsworth, Fontaine, Field, Gilkey, Gillbo, Grass, Gray, Greenbank, Halsey, Hedger, Herber, Holmes, Hurd, Hutchinson, Jensen, LeSourd, Lum, Mapes, McCoy, McFarland, Merriam, Mess, Miles, Murphine, Newman (G. H.), Norton, Oaks, Overman, Reid, Rowland (D. H.), Siler, Sisson, Stevenson, Stevens, Stewart, Stream, Tonkin, Wells, Mr. Speaker—51.

Those voting nay were: Representatives Brown, Childe, Foster, Houser, Langford, Masterson, Middaugh, Picken, Robe, Truax, Turnbow, Urquhart—12.

Those absent or not voting: Representatives Arnold (W. A.), Arnold (W. E.), Brislawn, Brooks, Bryant, Catlin, Chamberlin, Cleland, Corkery, Craig, Dunning, Falkner, Freeman, Goss, Hastings, Hays, Hill, Horrigan, Hughes, Kennedy, Kingery, McArdle, McKay, Moll, Moren, Neumann (M. M.),
Pierce, Rowland (H. K.), Sims, Smith, Sumner, Sweet, Wray, Zednick—34.

REPORT OF FREE CONFERENCE COMMITTEE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 13, 1913.

Mr. Speaker:

We, your committee on free conference, to whom was referred Senate bill No. 334, together with House amendment thereon, have had the same under consideration, and beg to report as follows:

First: That the House recede from its amendment to said bill.

Second: (a) To amend by striking in the printed bill, section 1, line 9, the same being in line 19 of the original bill, the word "railroads" and substitute therefor the words "logging roads;" (b) Add a new paragraph, known as section 3, as follows:

"Section 3. That any person or corporation availing themselves of the provisions of this act for the purpose of acquiring a right of way for a logging road as a condition precedent contract and agree to carry and convey over such roads to either termini thereof any of the timber or other produce of the lands through which such right is acquired at any and all times, so long as said road is maintained and operated, and at reasonable prices; and a failure so to do shall terminate such right of way. The reasonableness of the rate shall be subject to determination by the public service commission."

W. W. Conner,
Dix H. Rowland,
William Wray,
Harry Rosenhaupt,
A. H. Imus,
Ralph Metcalf.

On motion of Mr. Conner, the report was adopted by the following vote: Yeas, 47; nays, 24; absent or not voting, 26.


Those voting nay were: Representatives Brown, Childe, Christensen, Corkery, Dunning, Earle, Falkner, Foster, Gillbo, Houser, Hughes, Hutchinson, Langford, Masterson, Merriam,
Middaugh, Miles, Murphine, Norton, Picken, Robe, Rowland (H. K.), Truax, Turnbow—24.

Those absent or not voting were: Representatives Brislawn, Brooks, Cleland, Conner, Craig, Freeman, Grass, Hastings, Holmes, Horrigan, Kennedy, Kingery, Mapes, McArdle, McKay, Moll, Moren, Neumann (M. M.), Oaks, Pierce, Sims, Summers, Sweet, Wray, Zednick, Mr. Speaker—26.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

The Senate has adopted the report of the free conference committee on House bill No. 651.

WM. T. LAUBE,
Secretary of the Senate.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

We your committee on free conference, to whom was referred House bill No. 651, with amendments thereto, recommend that the Senate recede from all amendments and the following amendments be adopted:

Amend section 32 by inserting after the word "otherwise" in line 1 of the printed bill, a comma "", and the words "except by condemnation."

At the end of section 58, strike the period and insert in lieu thereof a comma and add the following words: "except when a higher rate of interest can be secured for the school fund by investment in other municipal bonds."

THOS. F. MURPHINE,
J. A. MAPES,
O. B. AAGAARD,
RALPH METCALF,
A. H. IMUS,
RALPH D. NICHOLS.

On motion of Mr. Murphine, the report was adopted by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Aagaard, Arnold, (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bryant, Capron, Catlin, Childe, Christensen, Cleland, Corkery, Craig, Croake, Darling, Davis, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Gilkey, Gillbo, Gray, Hastings, Hays, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hughes,

Those absent or not voting were: Representatives Adams, Brislawn, Brown, Brooks, Chamberlin, Conner, Freeman, Goss, Grass, Greenbank, Halsey, Kennedy, Kingery, McArdle, Middaugh, Neumann (M. M.), Pierce, Rowland (H. K), Sweet, Turnbow, Wells—21.

REPORT OF FREE CONFERENCE COMMITTEE.

Mr. Speaker:

We, your committee on free conference, to whom was referred House bill No. 466, beg leave to report as follows:

First: Amend section 1, line 2 of the printed bill by striking out the words “printed or.”

Amend section 1, line 7 of the printed bill by striking out the words “printed or.”

Amend section 1, line 10 of the printed bill by striking out the words “printing or.”

Amend section 1, line 12 of the printed bill, by striking out the word “printing” and substituting therefor the word “typewriting.”

Amend section 1, line 15 of the printed bill by striking out the words “printed or.”

Amend section 3, line 3 of the printed bill by striking out the word “thirty” and substituting therefor the word “ninety.”

Amend section 3, lines 5 and 6 of the printed bill by striking out the word “ten” and substituting therefor the word “fifteen.”

Second: That the House concur in the Senate amendment in striking section 4 of the bill.

John L. Sharpstein,
Arthur McGuire,
Josiah Collins,
William Wray,
Dix H. Rowland,
Thomas Corkery.

On motion of Mr. Wray, the report was adopted by the following vote: Yeas, 68; nays, 3; absent or not voting, 26.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Bryant, Cap-
Those voting nay were: Representatives Brown, Houser, Truax—3.

Those absent or not voting were: Representatives Adams, Brislawn, Brooks, Chamberlin, Conner, Craig, Davis, Falkner, Goss, Greenbank, Hays, Jensen, Kennedy, Lum, Masterson, McArdle, Moren, Overman, Reid, Siler, Sims, Stevenson, Stevens, Stewart, Sumner, Sweet—26.

The speaker resumed the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 13, 1913.

Mr. Speaker:

The president has signed enrolled Senate bill No. 260, entitled "An act to authorize the improvement and use of school buildings, etc.;"

Also, enrolled Senate bill No. 310, entitled "An act changing the corporate name of the town of Little Falls, in Lewis county, State of Washington, to Vader;"

Also, enrolled Senate bill No. 126, entitled "An act providing for changing the name of the state institution for feeble minded to state school and colony," etc.;

Also, enrolled Senate bill No. 241, entitled "An act relating to the transfer of territory from one school district to another," etc.;

Also, enrolled Senate bill No. 216, entitled "An act authorizing and empowering cities and counties to expend money from their respective current expense funds, for the purchase of armory sites;"

Also, enrolled Senate joint memorial No. 18, "Relating to an investigation of the so-called grain bag trust;"

Also, enrolled Senate bill No. 296, entitled "An act relating to the validation of certain warrants and other obligations," etc.;

Also, enrolled Senate bill No. 128, entitled "An act relating to deeds and transfers of interest in real estate, validating all deeds and
transfers heretofore made in accordance with the provisions of this act;" etc.;

Also, enrolled Senate bill No. 79, entitled "An act relating to drainage districts and amending sections 4138, 4139, 4144 and 4145, Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 388, entitled "An act authorizing counties and cities to contract for joint acquisition, ownership, construction, control and use of municipal buildings and property necessary, and permitting the use of certain funds therefor;"

Also, enrolled Senate bill No. 220, entitled "An act authorizing the completion of the final survey of the Quincy Valley Irrigation project," etc.;

Also, enrolled Senate bill No. 187, entitled "An act relating to the irrigation of lands in Grant, Adams, Chelan and Douglas county," etc.;

Also, enrolled Senate bill No. 369, entitled "An act relating to banking," etc.;

Also, enrolled Senate bill No. 322, entitled "An act relating to the apportionment of public school money and days' attendance in such schools," etc.;

Also, enrolled Senate joint memorial No. 7, "Relating to construction of state roads," etc.;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

REPORT OF FREE CONFERENCE COMMITTEE.

To the President of the Senate and Speaker of the House of Representatives:

We, your committee on free conference, to whom was referred House bill No. 399, beg to report as follows: That section 1 be stricken, and that the following be substituted:

"Section 1. The matron, supervisor, nurse in charge, or any attendant having charge of women's or children's departments in public institutions, as hereinafter defined, shall be state registered nurses; provided that any person now holding such position may be continued therein."

We further recommend that the Senate recede from the amendment to the title, striking the words "or any attendant."

Geo. W. Shaefer,
Oliver Hall,
Ralph D. Nichols,
J. H. Davis,
L. D. McCordle.

On motion of Mr. Houser, the report was adopted by the following vote: Yeas, 74; nays, 4; absent or not voting, 19.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Axtell, Beam, Black, Brooks,

Those voting nay were: Representatives Brown, Masterson, Middaugh, Truax—4.

Those absent or not voting were: Representatives Adams, Brislawn, Conner, Corkery, Davis, Goss, Greenbank, Halsey, Jensen, Lum, McArdle, Murphine, Oaks, Picken, Pierce, Sims, Smith, Sumner, Sweet—19.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

Your committee on enrolled bills, to whom was referred substitute House bill No. 620, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted.

BEN. HILL, Chairman.

We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

We, your conference committee, to whom was referred House bill No. 630, respectfully report and recommend that the House concur in the Senate amendments.

FRANK C. JACKSON,
OLIVER HALL,
RALPH D. NICHOLS,
J. W. BRISLAWN,
R. W. CRAIG,
N. B. BROOKS.
On motion of Mr. Brooks, the report was adopted by the following vote: Yeas, 80; nays, 2; absent or not voting, 15.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Axtell, Beam, Brislaw, Brown, Brooks, Bryant, Capron, Catlin, Chamberlin, Childs, Christensen, Corkery, Craig, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Foster, Fontaine, Field, Freeman, Gilkey, Gillbo, Grass, Gray, Halsey, Hays, Hedger, Herber, Holmes, Horrigan, Houser, Hughes, Hurd, Hutchinson, Kennedy, Kingery, Langford, LeSourd, Lum, Mapes, McCoy, McFarland, McKay, Merriam, Mess, Middaugh, Miles, Moll, Moren, Neumann (M. M.), Newman (G. H.), Norton, Oaks, Overman, Picken, Reid, Robe, Rowland (H. K.), Rowland (D. H.), Siler, Sims, Sisson, Smith, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—80.

Those voting nay were: Representatives Hill, Masterson—2.

Those absent or not voting were: Representatives Adams, Arnold (W. E.), Black, Cleland, Conner, Davis, Goss, Greenbank, Hastings, Jensen, McArdle, Murphine, Pierce, Stevenson, Sweet—15.

The speaker announced that he was about the sign substitute House bill No. 620, enrolled Senate joint memorials No. 18 and 7, and enrolled Senate bills Nos. 79, 128, 296, 216, 241, 126, 310, 187, 220, 388, 322, 369 and 260.

REPORT OF CONFERENCE COMMITTEE.

Mr. Davis reported that the conference committee on House bill No. 446 had failed to agree and asked for power of free conference.

The speaker declared the power granted.

REPORT OF STANDING COMMITTEE.

MR. SPEAKER: OLYMPIA, WASH., March 13, 1913.

Your committee on enrolled bills, to whom was referred House bills Nos. 528, 107, 437, 269, 200, 290, 252, 407, 406, 458 and 595, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

BEN HILL, Chairman.

We concur in this report: J. J. Falkner, E. Beam, M. O. Herber, Walter D. Smith.
REPORT OF FREE CONFERENCE COMMITTEE.

To the President of the Senate and the Speaker of the House of Representatives:

We, your committee on free conference, to whom was referred Senate bill No. 466, beg to report as follows:

That the Senate concur in House amendment, line 12, “for the Salvation Army rescue home at Spokane, $1,500,” line 13, “for the Lebanon Home at Ballard, $1,500.”

We further ask that the House recede from the amendment whereby the appropriation for the women’s building at the state university was taken out of the general fund instead of the university fund.

Your committee also recommends that the Senate concur in the House amendment providing for an expenditure of $50,000 for the establishment of a powder factory, with the following further amendment:

“Provided this amount shall be expended under the direction of the state board of control who shall acquire by purchase, condemnation or otherwise, a suitable site for such factory and make all needful rules and regulations for the construction and operation of such factory, and of the sale of the product thereof, provided, powder manufactured in such establishment shall be sold only to the state, county or other municipality for improvement purposes or to actual citizens of the United States and the citizens of the State of Washington for land clearing purposes, and shall be sold as nearly the cost of manufacture as the board may deem advisable; and provided further, the governor may, if he deems best, appoint a committee of three, one of whom shall be the chemist of the state college, to make an investigation and report back in detail the best possible plan for the construction of such factory and the manufacture of powder therein, and the governor may authorize such committee to superintend the construction of such factory; and provided further, that if some other site or location shall be deemed by said board or committee better than the site or location at or adjoining the agricultural experiment station grounds, then such site may be selected and such factory constructed thereon.

Provided further, that in case the governor after a thorough investigation finds that it is not advisable for the state to expend the money hereby appropriated for the purpose above specified, the above amount or so much thereof as is not expended for investigation shall return to the general fund.

Your committee also recommends that the Senate concur in the House amendment, striking the $10,000 providing for the sprinkler system at the schools for the deaf and the blind at Vancouver, Washington.

Your committee also recommends that the Senate concur in the House amendment providing for the department of weights and measures in the secretary of state’s office and making an appropriation of $14,000.
Your committee also recommends that the Senate concur in the House amendment appropriating $15,000 for the industrial and agricultural extension work in the office of the superintendent of public instruction.

Your committee further recommends that the House recede from the amendment providing for the transportation and maintenance of the survivors of the Union and Confederate armies who took part in the battle of Gettysburg, appropriating $15,000, to be expended in attending the fiftieth anniversary of said battle.

Your committee recommends that the amount appropriated from the salmon hatchery fund amounting to $181,100 and the amount appropriated for the Everett vocational school, amounting to $20,000, be stricken from the bill.

D. S. Troy,  
D. A. Scott,  
A. W. Anderson,  
J. A. Davis,  
Elmer E. Halsey,  
J. W. Brislawn.

Mr. Davis moved the adoption of the report.

Mr. Grass moved as a substitute that the House refuse to adopt the report until such time as the committee would recommend that the appropriation for the women's building at the University of Washington should be paid out of the general fund.

Mr. Earle moved to amend the substitute motion to the effect that the committee recommend that the appropriation for the transportation of veterans to the Gettysburg celebration be included.

The amendment to the substitute motion was adopted.  
The substitute motion as amended was adopted.  
The speaker appointed the same members to act on the committee.  
The speaker announced that he was about to sign House bills Nos. 528, 107, 437, 269, 200, 290, 252, 407, 406, 458 and 595.

REPORT OF FREE CONFERENCE COMMITTEE.

Mr. Davis reported that the free conference committee on Senate bill No. 466 had failed to agree and that the Senate had appointed a new committee on same.
On motion of Mr. Zednick, the same members were appointed on the committee on free conference, with the same instructions as before.

**INTRODUCTION AND FIRST READING OF BILLS.**

House concurrent resolution No. 32, by Messrs. Rowland (D. H.), Sumner, Truax, Cleland and Corkery: Relating to the printing of 1000 copies of House bill No. 347.

On motion of Mr. Rowland, the rules were suspended and the resolution was placed on second reading.

The resolution was read the second time in full.

On motion of Mr. Rowland, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and passed the House by the following vote:

Yea, 64; nays, 1; absent or not voting, 32.

Those voting yea were: Representatives Aagaard, Arnold (W. A.), Arnold (W. E.), Black, Brooks, Bryant, Capron, Catlin, Chamberlin, Christensen, Cleland, Conner, Corkery, Croake, Darling, Dunning, Earle, Falkner, Farnsworth, Field, Gilkey, Gillbo, Goss, Grass, Gray, Hedger, Herber, Hill, Holmes, Horrigan, Houser, Hutchinson, Kingery, Langford, Lum, Mapes, McKay, Merriam, Middaugh, Miles, Moll, Moren, Murphine, Newman (G. H.), Norton, Overman, Picken, Reid, Robe, Rowland (D. H.), Siler, Sisson, Stevens, Stewart, Stream, Sumner, Tonkin, Truax, Turnbow, Urquhart, Wray, Wells, Zednick, Mr. Speaker—64.

Voting nay: Representative Neumann (M. M.)—1.

Those absent or not voting were: Representatives Adams, Axtell, Beam, Brislawm, Brown, Childe, Craig, Davis, Foster, Fontaine, Freeman, Greenbank, Halsey, Hastings, Hays, Hughes, Hurd, Jensen, Kennedy, LeSourd, Masterson, McArdle, McCoy, McFarland, Mess, Oaks, Pierce, Rowland (H. K.), Sims, Smith, Stevenson, Sweet—32.

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

On motion of Mr. Rowland, the rules were suspended and the chief clerk was directed to immediately transmit the resolution to the Senate.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:
The Senate has adopted the report of the committee on free conference on House bill No. 466;
Also, the Senate has adopted the report of the committee on free conference on House bill No. 630;
Also, the Senate has adopted the report of the committee on free conference on House bill No. 399;
Also, the Senate has discharged the conference committee, consisting of Senators Troy, Scott and Anderson, on Senate bill No. 466, and has appointed a new committee on said bill and House amendments thereto, consisting of Senators Collins, Sharpstein and Carlyon;

WM. T. LAUBE, Secretary of the Senate.

REPORT OF FREE CONFERENCE COMMITTEE.

To the President of the Senate and Speaker of the House of Representatives:
We, your committee on free conference, to whom was referred Senate bill No. 466, beg to report as follows: That the Senate concur in House amendment, line 12, appropriating $1,500.00 for the Salvation Army Home at Spokane; line 13, for the Lebanon Home at Ballard, $1,500;
We further recommend, that the Senate concur in the House amendment appropriating $100,000 for the women's building at the state university to be taken from the general fund instead of the university fund.
Your committee also recommends that the Senate concur in the House amendment providing for the expenditure of $50,000 for the establishment of a powder factory with the following further amendment:
"Provided this amount shall be expended under the direction of the state board of control who shall acquire by purchase, condemnation or otherwise, a suitable site for such factory and make all needful rules and regulations for the construction and operation of such factory, and for the sale of the product thereof, provided, powder manufactured in such establishment shall be sold only to the state, county or other municipality for improvement purposes or to actual citizens of the United States and the citizens of the state of Washington for land clearing purposes and shall be sold at nearly the cost of the manufacture as the board may deem advisable; and provided further, the governor may if he deems best, appoint a committee of three, one of whom shall be the chemist of the state college, to make an investigation and report back in detail, the best possible plan for the construction of such factory and the manufacture of powder therein and the governor may authorize such committee to superintend the construction of such factory; and provided further, that if some other site or location shall be deemed by said board or committee better than the site or location at or adjoin-
ing the agricultural experimental station grounds, then such site may be selected and such factory constructed thereon. Provided further, that in case the governor after a thorough investigation finds that it is not advisable for the state to expend the money hereby appropriated for the purpose above specified, the above amount or so much thereof as is not expended for investigation shall return to the general fund.

Your committee also recommends that the House recede from its amendment striking the appropriation of $10,000 providing for the sprinkler system at the schools for the deaf and the blind at Vancouver, Washington.

Your committee also recommends that the Senate concur in the House amendment providing for the department of weights and measures in the secretary's of state's office, and making appropriation of $14,000 therefor.

Your committee also recommends that the Senate concur in the House amendment appropriating $15,000 for the industrial and agricultural extension work in the office of the state superintendent of public instruction.

Your committee further recommends that the Senate concur in the House amendment providing for the transportation and maintenance of the survivors of Union and Confederate armies who took part in the battle of Gettysburg and appropriating $15,000 therefor, to be expended in the attendance at the fiftieth anniversary of said battle.

Your committee recommends that the appropriation amounting to $181,100 from the salmon hatchery fund and the $20,000 appropriated for the Everett vocational school be stricken from the bill.

P. H. CARLYON,
JOSIAH COLLINS,
JOHN L. SHARPSTEIN,
J. H. DAVIS,
ELMER E. HALSEY,
J. W. BRISLAWN.

Mr. Davis moved the adoption of the report.

Mr. Freeman demanded a call of the House, and a sufficient number arising, the roll was called under the call of the House and the following absentees were noted: Messrs. Brooks, Fontaine, Greenbank, Hughes, LeSourd, Masterson, McArdle, Miles, Rowland (H. K.), and Sweet, of whom Mr. Sweet was excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Freeman, further proceedings under the call of the House were dispensed with.
Mr. Farnsworth asked that the following explanation of his vote on Senate bill No. 466 be entered on the journal of the House.

"The custom of uniting numerous items in one budget makes it impossible for a member of this body to express by his vote his true convictions. The only way left open to express my disapproval of some items of this bill is to vote 'no.'"

The roll was called and the report was adopted by the following vote: Yeas, 64; nays, 23; absent or not voting, 10.


Those voting nay were: Representatives Arnold (W. E.), Black, Brislaw, Bryant, Craig, Farnsworth, Field, Gray, Hill, Hutchinson, Lum, Mapes, McFarland, McKay, More, Picken, Reid, Smith, Stream, Tonkin, Truax, Turnbow, Urquhart—23.

Those absent or not voting were: Representatives Brooks, Fontaine, Greenbank, Hughes, LeSourd, Masterson, McArdle, Miles, Rowland (H. K.), Sweet—10.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 13, 1913.

MR. SPEAKER:

The Senate has adopted the report of the committee on free conference on Senate bill No. 466, entitled "An act making an appropriation for the purchase of lands for the construction of buildings," etc.;

Also, the Senate has passed House concurrent resolution No. 32, relating to the printing of 1,000 copies of House bill No. 347, and has amended the same to include 1,000 copies of Senate bill No. 450, being the fish code;
Also, the president has signed enrolled Senate bill No. 466, entitled "An act making appropriations for the purchase of land for; construction of buildings at; for maintenance of and sundry expenses at, the various state institutions," etc;
And the same are herewith transmitted.
WM. T. LAUBE, Secretary of the Senate.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 13, 1913.

MR. SPEAKER:
Your committee on enrolled bills, to whom was referred House bills Nos. 404, 510, 48, 466, 341, 630, 651, and House concurrent resolution No. 31, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted.
BEN HILL, Chairman.
We concur in this report: J. J. Falkner, J. E. Beam, M. O. Herber, Walter D. Smith.

MESSAGES FROM THE SENATE.

SENAE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

MR. SPEAKER:
The president has signed enrolled Senate bill No. 209, entitled "An act relating to local improvements;"
Also, enrolled Senate bill No. 361, entitled "An act relating to the purchase of wares, etc;"
Also, enrolled Senate bill No. 249, entitled "An act relating to trespass of sheep;"
Also, enrolled Senate bill No. 376, entitled "An act relating to steamer 'Yakima;'
Also, enrolled Senate bill No. 88, entitled "An act relating to protection of game birds;"
Also, enrolled Senate bill No. 457, entitled "An act relating to state highway commissioner;"
Also, enrolled Senate bill No. 131, entitled "An act relating to levy and collection of revenues;"
Also, enrolled Senate bill No. 435, entitled "An act to carry out the provisions, etc., of sections 33 and 34 of article 1 of constitution;"
Also, enrolled Senate bill No. 442, entitled "An act relating to compensation of injured workmen;"
Also, enrolled Senate bill No. 422, entitled "An act relating to electrical construction;"
Also, enrolled Senate bill No. 381, entitled "An act establishing a state school for girls;"
Also, enrolled Senate bill No. 329, entitled "An act relating to police courts in cities;"
Also, enrolled Senate bill No. 334, entitled "An act relating to the taking of private property for private ways of necessity and for drains, flumes and ditches on or across the lands of others for agricultural, domestic or sanitary purposes;"

Also, enrolled Senate bill No. 328, entitled "An act to amend section 80 of an act relating to public service properties;"

Also, enrolled Senate bill No. 344, entitled "An act providing for the appointment of official court reporters," etc.;

Also, substitute House bill No. 620, entitled "An act relating to establishment of drainage improvement districts, providing for the construction, maintenance, extension and protection of drainage systems, the methods of apportioning," etc.;

Also, enrolled House bill No. 204, "Relating to validation of indebtedness of school districts," etc.;

Also, enrolled House bill No. 284, entitled "An act relating to the dissolution of high school districts," etc.;

Also, enrolled House bill No. 381, entitled "An act to adopt Pierce's Washington Code as an official compilation;"

Also, enrolled House bill No. 569, entitled "An act creating state board of park commissioners and defining their duties, privileges and authority;"

Also, enrolled House bill No. 184, entitled "An act to provide for the exhibit of resources, products and advantages of the State of Washington," etc.;

Also, enrolled House bill No. 244, entitled "An act relating to the organization and government of irrigation districts, and the sale of bonds arising therefrom," etc.;

Also, enrolled House bill No. 653, entitled "An act making an appropriation to the office of the secretary of state for the purpose of carrying out the law relative to the initiative and referendum and the recall;"

Also, enrolled House bill No. 595, entitled "An act to amend an act approved March 6, 1909, entitled 'An act to provide for the vacation of portions of waterways,'" etc.;

Also, enrolled House bill No. 458, entitled "An act relating to the leasing of county property and amending section 3854 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 406, entitled "An act providing for the issuing of bonds by diking districts on petition of sixty per cent.," etc.;

Also, enrolled House bill No. 407, entitled "An act relating to the salaries of county officers," etc.;

Also, enrolled House bill No. 252, entitled "An act relating to the submission of constitutional amendments and other questions to popular vote," etc.;

Also, enrolled House bill No. 290, entitled "An act relating to elections of school directors," etc.;
Also, enrolled House bill No. 200, entitled "An act relating to the crime of murder and the punishment therefor;" etc.;

Also, enrolled House bill No. 269, entitled "An act to prevent the removal of timber standing on timbered lands, no portion of which is occupied for farming purposes by the owner," etc.;

Also, enrolled House bill No. 437, entitled "An act providing for the transfer of moneys for the public highway fund in counties composed of islands;"

Also, enrolled House bill No. 107, entitled "An act to redistrict and reapportion the State of Washington into five congressional districts;"

Also, enrolled House bill No. 528, entitled "An act amending section 92 of an act entitled 'An act relating to public service properties and utilities,'" etc.;

Also, the Senate has passed Senate concurrent resolution No. 23 relating to the adjournment of the thirteenth legislature;

Also, the Senate has tabled engrossed House bill No. 173, entitled "An act to provide for the selection and adoption of an official state flag;"

Also, the Senate has indefinitely postponed engrossed House bill No. 125, entitled "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturday, and amending section 3863 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 544, entitled "An act relating to the sale of land and to false representations concerning land and fixing a punishment therefor, and amending section 2621 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 598, entitled "An act authorizing the creation of a commission to be known as the 'vocational and industrial training commission,' defining its duties, providing for the maintenance thereof;"

Also, House bill No. 444, entitled "An act relating to local improvements in cities and towns and amending sections 47 and 52 of chapter 98 of the Laws of 1911;"

Also, the Senate has voted upon and failed to pass, engrossed House bill No. 190, entitled "An act providing for the transfer of territory from one county to another and amending sections 3812 and 3821 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 355, entitled "An act relating to consolidated school districts, providing for compensation for directors, and amending section 4447 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 392, entitled "An act conveying title in fee simple to certain lands granted by the state for the propagation and cultivation of oysters, declaring forfeitures of certain lands granted for said purposes," etc.;
Also, House bill No. 301, entitled "An act amending section 2 of chapter 92, of the Session Laws of Washington of 1911, and providing for the exclusion of territory and property included or hereinafter to be included, in any port district;"

Also, House bill No. 477, entitled "An act to provide for performing operations to prevent procreation by certain insane, feeble minded and defective persons," etc.;

Also, House bill No. 536, entitled "An act relating to public service properties and amending," etc.;

Also, engrossed House concurrent resolution No. 25, relating to the office of the commissioner of public lands;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

Mr. Walter Thompson, member of the House of Representatives at the session of 1887-88, was escorted to a seat upon the rostrum by Mr. Rowland (D. H.).

The speaker announced that he was about to sign Senate bills Nos. 328, 334, 329, 381, 422, 442, 209, 344, 435, 131, 457 and 361, and House bills Nos. 404, 510, 48, 466, 341, 630 and House concurrent resolution No. 31.

Mr. Halsey assumed the chair.

Mr. Moll moved that the chief clerk be directed to convey to Mr. Frank Sweet the hearty and best wishes of the House of Representatives, and hopes for his speedy recovery.

The motion was unanimously carried by a rising vote.

On motion of Mr. Norton, Mr. Pierce and the people of Bremerton, Washington, were tendered a vote of thanks for the excursion given to the legislature to the opening of the dry dock at the U. S. navy yard, March 1, 1913.

The speaker resumed the chair.

The speaker announced that he was about to sign House bill No. 651 and Senate bill No. 466.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 24, relating to the adjournment of the thirteenth legislature of the State of Washington, was read in full the first time, and under suspension of rules, passed the House by a unanimous rising vote.

38-H
The speaker appointed Messrs. Foster, Farnsworth and Moll as the House members of the committee under Senate concurrent resolution No. 24 to notify the Governor that the House was ready to adjourn.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1913.

Mr. Speaker:

The president has signed enrolled House bill No. 404, entitled "An act relating to the protection, propagation, introduction, purchase and restoration of game birds, game animals and game fish, creating a chief game warden and a chief deputy game warden," etc.;

Also, enrolled House bill No. 510, entitled "An act amending section 7685 of Remington and Ballinger's Annotated Codes and Statutes of Washington relating to the powers of the city council of third class cities," etc.;

Also, enrolled House bill No. 48, entitled "An act making an appropriation for the bureau of statistics, agriculture and immigration," etc.;

Also, enrolled House bill No. 466, entitled "An act relating to appeals to the supreme court of the State of Washington," etc.;

Also, House concurrent resolution No. 31, "Relating to the limit of time for the consideration of bills, resolutions or memorials;"

Also, enrolled House bill No. 341, entitled "An act relating to the organization and the management, regulation and control of building, and loan and savings and loan associations and societies," etc.;

Also, enrolled House bill No. 399, entitled "An act relating to the employment of matron, supervisor, or nurse in charge having charge of women and children's departments in public institutions;"

Also, enrolled House bill No. 630, entitled "An act authorizing the working of persons being held under sentence in the state penitentiary," etc.;

Also, enrolled House bill No. 651, entitled "An act relating to agriculture, promoting the general welfare by bringing into productive use the unimproved agricultural lands," etc.;

And the same are herewith transmitted.

WM. T. LAUBE, Secretary of the Senate.

House bill No. 651 was delivered to the Governor by the chief clerk.

The joint committee of the Senate and House appointed to inquire of the Governor if he had any further communications for the legislature, reported that the Governor had nothing further to communicate, and that he knew of no reason why the legislature should not adjourn sine die.
The speaker appointed Messrs. Tonkin, Murphine and Newman to notify the Senate that the House was about to adjourn sine die.

A committee from the Senate notified the House that the Senate was about to adjourn sine die.

The committee appointed to notify the Senate that the House was about to adjourn sine die, reported that they had performed their duty.

Benediction was pronounced by Mr. Arnold (W. A.).

On motion of Mr. Goss, the journal of the day was approved. On motion of Mr. Sims, the House adjourned sine die.

C. R. Maybury, Howard D. Taylor,
Chief Clerk. Speaker.
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<td>400</td>
<td>Messrs. Grass, Goss and Gillbo</td>
<td>Relating to the payment of wages to employes</td>
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<td>Mr. Smith</td>
<td>Relating to grand juries</td>
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<td>Mr. Goss</td>
<td>Relating to the disposal of the bodies of paupers</td>
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<td>Messrs. Field, Arnold (W. E.), Siler, Newman (G. H.), McCoy and Aagaard</td>
<td>Relating to establishing a state school for girls in conjunction with the Washington State Training School</td>
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<td>Committee on Game and Game Fish</td>
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<td>The entire Spokane Delegation</td>
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<td>Relating to a wagon bridge on State Road No. 15</td>
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<td>Relating to the corporate powers of corporations</td>
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<td>419. Mr. <strong>HOLMES</strong>: Relating to the compilation and codification of the laws of the state</td>
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<td>420. Mr. <strong>HUGHES</strong>: To legalize and validate certain warrants and obligations incurred by counties</td>
<td>350  438  709  1135  1177  1075  1186</td>
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<td>424. Mr. <strong>ROBE</strong>: Relating to the appraise ment and sale of state lands</td>
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<td>426. Snohomish County Delegation: Relating to the impounding of waters</td>
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<td>351  563  580  1008  1032  1045</td>
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<td>428. Mr. <strong>EARLE</strong>: Relating to street railroads</td>
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<td>429. Mr. <strong>EARLE</strong>: Relating to actions for tort</td>
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<td>430. Mr. <strong>ROBE</strong>: Relating to inheritances</td>
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<td>431. Messrs. <strong>MAPES, MCKAY and CRAIG</strong>: To change the name of Chehalis county to Grays Harbor county</td>
<td>351  438  1016</td>
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<td>433. Messrs. <strong>CONNER and HUGHES</strong>: Relating to State Road No. 11</td>
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<td>434. Messrs. <strong>CONNER and HUGHES</strong>: Relating to State Road No. 6</td>
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<td>436. Mr. <strong>CHRISTENSEN</strong>: Relating to the office of lieutenant governor</td>
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<td>437. Messrs. Capron and Lesourd: Providing for the transfer of moneys from the public highway fund to the permanent highway fund...</td>
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<td>440. Messrs. Davis, Mess and Brown: Relating to the state militia...</td>
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<td>441. Committee on Railroads: To regulate the delivery of freight...</td>
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<td>443. Mr. Newman (G. H.) (by request): Relating to gambling...</td>
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<td>444. Mr. McCoy: Relating to local improvements in cities and towns...</td>
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<td>445. Mr. Zednick: Relating to the corrupt use of public office for lobbying...</td>
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<td>Mr. Earle</td>
<td>Relating to the disposition of lands uncovered by the permanent lowering of the level of navigable waters.</td>
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<td>Messrs. Brown, House, Merriam, LeSourd, Wells and Hughes</td>
<td>Relating to the use and desecration of flags, etc.</td>
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<td>Relating to pilots and pilotage</td>
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<td>Mr. Gray</td>
<td>Relating to the secretary of state's control of private corporations</td>
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<td>Relating to the jurisdiction of police judges</td>
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<td>457</td>
<td>Mr. Freeman</td>
<td>Relating to the sale of certain tide and shore lands of the first class</td>
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<td>Mr. Foster</td>
<td>Relating to banks and banking and trust companies</td>
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<td>Mr. Foster</td>
<td>Relating to the incorporation of trust companies</td>
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<td>Mr. Foster</td>
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<td>Relating to the hours of employment of laborers</td>
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<td>Relating to the investment of idle moneys of municipalities</td>
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| Number | Bill Details                                                                                   | Code | Rating
|--------|----------------------------------------------------------------------------------------------|------|--------
<p>| 191    | Senate Committee on Public Revenue and Taxation: Relating to changes in boundaries of road and school districts | 310  | 316    |
| 192    | Senate Committee on Public Revenue and Taxation: Relating to the assessment of fish traps.     | 310  | 316    |
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| 195    | Senate Committee on Public Revenue and Taxation: Relating to the equalization of assessments.  | 310  | 316    |
| 196    | Senate Committee on Public Revenue and Taxation: Relating to irrigation companies.             | 349  | 354    |
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| 201    | Senator Nichols: Relating to commercial waterway districts.                                   | 327  | 347    |
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| 212    | Senator McCoy: Relating to liens for service of sires.                                        | 348  | 351    |
| 216    | Senator Wende: An act authorizing and empowering cities and counties to expend money from their respective current expense funds for the purchase of armory sites. | 871  | 879    |
| 218    | Senator Hutchinson: To protect the public peace, health and safety from habitual criminals.    | 668  | 671    |
| 219    | Pierce and King County Delegations: Authorizing counties to contract together for administrative and financial co-operation in the improvement and protection of rivers and river banks. | 573  | 576    |
| 220    | Senators Phipps and McGuire: An act authorizing the completion of the final survey of the Quincy Valley irrigation project. | 971  | 971    |
| 223    | Senator Bowen: RELATING TO THE BUILDING AND IMPROVEMENT OF PERMANENT HIGHWAYS.               | 463  | 469    |</p>
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### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Concluded.

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## HISTORY OF HOUSE CONCURRENT RESOLUTIONS.

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