HOUSE JOURNAL

OF THE

Fourteenth Legislature

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

Olympia, the State Capital

January 11, 1915

Adjourned Sine Die, March 11, 1915

W. W. CONNER, Speaker
C. R. MAYBURY, Chief Clerk

OLYMPIA:
FRANK M. LAMBORN, PUBLIC PRINTER
1915
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 fourteenth biennial session in the representative hall at Olympia, at 12 o'clock, noon, and was called to order by Chas. R. Maybury, chief clerk of the thirteenth session.

Prayer was offered by Rev. Robert H. Edmonds, of Olympia.

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

UNITED STATES OF AMERICA,  
STATE OF WASHINGTON, DEPARTMENT OF STATE,  
OFFICE OF THE SECRETARY, OLYMPIA.

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 general election held on the 3rd day of November, A. D. 1914, as representatives from their respective districts, as taken from official returns of said election on file in this office, and are entitled to seats in the House of Representatives of the State of Washington, at its 14th biennial session of the legislature, commencing on the 11th day of January, A. D. 1915.

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In testimony whereof, I have hereunto set my hand and affixed here-to the seal of the State of Washington. Done at Olympia this 11th day of January, 1915.

I. M. Howell,  
Secretary of State.
The roll was called with all members present except Francis Rotch, who was excused.

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

Chas. R. Maybury, chief clerk of the thirteenth session, called for nominations for speaker of the House. Mr. Elmer E. Halsey, of Asotin county, nominated Mr. W. W. Conner, of Skagit county.

The nomination was seconded by James H. Davis, of Pierce county, W. H. Cameron, of Lewis county, Roland H. Hartley, of Snohomish county, James H. T. Smith, of Whitman county, and Alex. M. Winston, of Spokane county.

Senators Hall, Taylor and Stevenson, as a committee of the Senate, announced that the Senate was organized and ready to proceed to business.

Mr. Philip Adams, of Kittitas county, nominated for speaker Mr. E. L. Farnsworth, of Lincoln county.

The nomination was seconded by Frank Reeves, of Chelan county, and John W. Hanna, of Douglas county.

Mr. Thomas Murphine, of King county, nominated Dr. Clark G. Black, of Garfield county.

The nomination was seconded by Arthur H. Moll, of Snohomish county, and W. D. Lane, of King county.

There being no further nominations the roll was called and resulted in the election of Mr. Conner by the following vote: Conner, 75; Farnsworth, 12; Black, 6; absent or not voting, 4.

Those voting for Mr. Conner were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom). Bucklin, Comeron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hartings, Hawthorne, Heinly, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth,
Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick—75.

Those voting for Mr. Farnsworth were: Messrs. Adams, Hanna, Hill, Jarvis, Kelly (T. J.), Lowman, Masterson, Nickle Perkins, Reeves, Urquhart, Wiley—12.

Those voting for Mr. Black were: Representatives Comstock, Lane, Moll, Murphine, Robe, Swale—6.

Those present and not voting were: Messrs. Black, Conner, Farnsworth.

Those absent and not voting were: Rotch.

The chair appointed Messrs. Black, Farnsworth and Sims to escort the speaker to the rostrum.

The oath of office was administered to the speaker by Associate Justice Chadwick.

The speaker called for nominations for chief clerk.

Mr. Robert Grass, of King county, nominated Chas. R. Maybury.

Mr. Grass moved that the nominations be closed and that the speaker be directed to cast a unanimous ballot for Mr. Maybury.

Mr. Siler, of Lewis county, seconded the motion.

Mr. Murphine raised the point of order that the state constitution made it mandatory that a roll call be had.

The speaker declared that the point was not well taken, and called for a viva voce vote, which resulted in the unanimous election of Mr. Maybury.

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

Mr. Chas. Timblin, of Spokane county, nominated Mr. Chas. H. Goodsell.

The nomination was seconded by Mr. Hubbell, of Kittitas county.

Mr. Frank Renick, of King county, moved that the nominations be closed and that the speaker be directed to cast a unanimous ballot for Mr. Goodsell.

Mr. McCoy, of Clarke county, seconded the motion.
Mr. Goodsell was unanimously elected sergeant-at-arms by a viva voce vote.

Mr. Maybury and Mr. Goodsell were sworn in by Associate Justice Chadwick.

RESOLUTIONS.

By Mr. Sims:

Resolved, That the rules which governed the House of Representatives for the session of 1913 be adopted by this House until permanent rules be adopted and that the committee on rules 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. Lane offered the following amendment:

Amend by adding, "with the exception of Rule 51," which shall be amended by striking the words "appointed by the Speaker" in the second line of said Rule 51, and substituting therefor the following:

"Chosen by a committee to be known as the 'Committee on Committees,' to consist of the Speaker and ten additional members of the House, two to be chosen from the members from each congressional district by a caucus of the members from each of said congressional districts."

Mr. Lane moved the adoption of the amendment.

Mr. Murphine seconded the motion.

Mr. Grass moved the previous question.

The amendment was lost.

The resolution was adopted.

By Mr. Halsey:

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

Mr. Halsey moved the adoption of the resolution.

Mr. Davis seconded the motion.

The resolution was adopted.

Pursuant to the resolution, the speaker appointed Messrs. Roth, Stevens and McCoy.

By Mr. Cameron:

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

Mr. Cameron moved the adoption of the resolution.
Mr. Davis seconded the motion.
The resolution was adopted.

By Mr. Ginn:

Resolved, That the sergeant-at-arms be and is hereby instructed to purchase postage stamps to the amount of five dollars ($5.00) worth for each member of the House and the chief clerk, from the Olympia postoffice, and deliver same to the members and chief clerk as soon as possible.

Mr. Ginn moved the adoption of the resolution.
Mr. Sims seconded the motion.
The resolution was adopted.

By Mr. Smith (Maurice):

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

Mr. Smith moved the adoption of the resolution.
Mr. Adams seconded the motion.
The resolution was adopted.

By Mr. Manogue:

Whereas, The Honorable Francis Rotch, a member of this House, has been seriously ill for the past several days and is unable to be present, 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. Rotch immediately.

Mr. Manogue moved the adoption of the resolution.
Mr. Grass seconded the motion.
The resolution was unanimously adopted by a unanimous rising vote.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 11, 1915.

MR. SPEAKER:

The Senate has passed Senate bill No. 1, entitled: "An act appropriating the sum of ninety thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth Legislature;"—
Also Senate bill No. 2, entitled: "An act appropriating the sum of fifteen thousand dollars for the printing of the Fourteenth Legislature,"
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASH., JANUARY 11, 1915.

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

Sir: I have the honor to transmit herewith, pursuant to section 12, article III, of the constitution of the State of Washington, for the consideration of the House of Representatives, the following bills passed by the Senate and House and vetoed by the Governor, together with his veto message attached thereto.
House bill 344, House bill 399, House bill 275, Substitute House bill 324.

Respectfully submitted,

I. M. HOWELL,
Secretary of State.

Mr. Guie moved that the vetoed bills be made a special order for January 12, 1915, at 11:00 a. m.
Mr. Davis seconded the motion.
The motion was carried.

CONCURRENT RESOLUTIONS.

House concurrent resolution No. 1, by Mr. Hart, relating to the appointment of a committee to notify the governor that the House is now in session.
The resolution was read the first time, and, on motion of Mr. Davis, 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
the following vote: Yeas, 95; nays, 0; absent or not voting 2.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—95.

Those absent or not voting were: Messrs. Pearsall, Rotch —2.

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

On motion of Mr. Sims, the rules were suspended and House concurrent resolution No. 1 was immediately transmitted to the Senate.

Pursuant to House concurrent resolution No. 1, the speaker appointed Messrs. J. S. Brown, Murphine and Farnsworth.

FIRST READING OF SENATE BILLS.

Senate bill No. 1, appropriating ninety thousand dollars for the expenses of the Fourteenth legislature.

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

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley,
Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hasting, Hawthorne, Heinly, Hill, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Master­son, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—92.

Absent or not voting were: Messrs. Brown (J. S.), Farnsworth, Hoff, Murphine, Rotch—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. 2, appropriating fifteen thousand dollars for printing of the Fourteenth Legislature.

The bill was read the first time, and on motion of Mr. Davis, the rules were suspended, the first reading considered the second and third, and Senate bill 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 voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morris­son, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick,
Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—93.

Those absent or not voting were: Messrs. Brown (J. S.), Farnsworth, Murphine, Rotch—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. Hastings, the rules were suspended, and Senate bills Nos. 1 and 2 were considered engrossed and immediately transmitted to the Senate.

The committee appointed to notify the governor that the House was in session reported that they had performed their duty.

CONCURRENT RESOLUTIONS.

House concurrent resolution No. 2, by Mr. Hubbell, relating to a joint session of the House and Senate to receive the governor's message.

The resolution was read the first time, and on motion of Mr. Hubbell, 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, 95; nays, 0; absent or not voting, 2.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear-
sall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—95.

Those absent or not voting were: Messrs. Robe, Rotch.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1915.

MR. SPEAKER:

The president has signed enrolled Senate bill No. 1, entitled: "An act appropriating the sum of ninety thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth Legislature;"—

Also Senate bill No. 2, entitled: "An act appropriating the sum of fifteen thousand dollars for the printing of the Fourteenth Legislature,"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1915.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 1, "Relating to printing of five thousand copies of the report of the commission of rural credits;"

Also the Senate has passed House concurrent resolution No. 1 relating to the "appointment of a committee to notify the Governor that the Legislature is now in session;" and the president has appointed Senators Palmer and McGuire thereunder.

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that he was about to sign Senate bills Nos. 1 and 2.

On motion of Mr. McArdle the House adjourned to 10:30 a. m., January 12, 1915.

C. R. MAYBURY, 
Chief Clerk.

W. W. CONNER, 
Speaker.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 19, 1915.

The House was called to order by the speaker at 10:30 a. m. Roll call showed all members present, except Mr. Rotch, who was excused.

Prayer was offered by Rev. Robert H. Edmonds, of Olympia.

On motion, the reading of the previous day’s journal was dispensed with.

MESSAGE FROM THE SECRETARY OF STATE.

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

Sir: I have the honor to transmit herewith a certified copy of initiative measure No. 18, and to certify that a petition containing a requisite number of names of certified legal voters has been filed with this department and that the same has been canvassed and counted, as required by law.

Done at Olympia, this 11th day of January, 1915.

I. M. Howell,
[Seal.]
Secretary of State.

Initiative measure No. 18 was referred to the committee on public morals.

The speaker announced as members of the committee on patronage, the following members: Messrs. Ginn, Grass, Hawthorne, Hoff, Long, Stevens, McArdle, Pearsall, McCoy, Tonkin and Watt.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 11, 1915.

Mr. Speaker:
The Senate has passed House concurrent resolution No. 2, “relating to a joint session of the House and Senate,”

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.
On motion of Mr. Sims, the introduction and first reading of bills was dispensed with.

On motion of Mr. Sims, the special order set for 11:00 a.m. was taken up.

COMMUNICATIONS FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, MARCH 25, 1913.

Honorable I. M. Howell, Secretary of State, Capitol.

Dear Sir: I herewith transmit to you House bill No. 275 without my approval. This is an act 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 state 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 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."

To carry out the provisions of this act the state board of finance, consisting of the governor, state auditor and state treasurer, would constitute the commission. Whenever requested so to do by resolution of the board of directors of any irrigation project, organized and existing at present or that may be hereafter organized under the laws of this state, it would be the duty of the commission to make or cause to be made an investigation of the affairs of any irrigation district in behalf of which any such request is made. Upon the completion of the investigation, if the project is found to be a feasible one, bonds of such irrigation district to the amount of 70 per cent. of the aggregate market value of the lands, water rights, works, etc., would be available for certification by the state. When so certified such bonds would become legal investments for all trust funds, and for the funds of all insurance companies, banks, banking associations and trust companies and for state funds and whenever any money or funds may, by law now or hereafter enacted, be invested in bonds of cities, counties, school districts or municipalities in the State of Washington, such money or funds may be invested in the said bonds of irrigation districts, and whenever bonds of cities, counties, school districts or municipalities may by any law now or hereafter enacted be deposited as security for any public money or deposits or for the performance of any act, bonds of irrigation districts under the limitations in this act provided, may be so used or deposited.

It is necessary to read this act a number of times before one can fully realize the tremendous responsibility that is placed upon the
shoulders of the board of finance by the provisions of this bill. Without doubt should its provisions be carefully followed it might result in a great deal of benefit in two lines. First: by giving a meritorious irrigation project financial standing such as it probably would not have to the same degree were it not for the investigation made under the terms of this bill. Second: for the reason that it would afford better protection to those of the public who desire to invest their moneys in projects of this character.

The board of finance, the commission placed in charge of these investigations, is comprised of state officers whose duties preclude the idea of their traveling about the state and personally investigating projects of this description, and were they in position to do so it is not to be presumed they possess the technical knowledge to pass upon the quality of soil, quantity of water necessary, or availability of such project, or to pass upon the numerous matters that must be considered in connection with the investigation. Hence it would be necessary for the commission to rely entirely upon the reports of experts, employed for the purpose of making the investigation.

I do not believe that the three state officers named in this bill should be placed in the position of guaranteeing to the public, in the name of the state, the bonds of a project, developed or undeveloped, that is of a semi-public nature. In conclusion as one of the members of the state board of finance, I will frankly say that I do not desire to assume such responsibility and in this expression I am joined by the other two members of the board.

For the reasons herein given House bill No. 275 is vetoed.

Respectfully submitted,

Ernest Lister, Governor.

On motion of Mr. Guic, seconded by Mr. McArdle, the bill was laid on the table.


Honorable I. M. Howell, Secretary of State, Capitol.

Dear Sir: I am herewith handing you House bill No. 399 without my approval. This is an act 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."

There has been very strong objection raised to this bill by a large number of those having control of institutions enumerated in the bill, based on the fact that it makes compulsory the employment of a state registered nurse in the position of matron, supervisor, nurse in charge or attendant having charge of women’s or children’s departments in these institutions. Objections have also been raised to the bill by some of those in charge of state institutions, in this case calling particular
attention to the wording "or any attendant having charge of women's or children's departments in public institutions."

Under existing laws there is no reason why a state registered nurse cannot be employed in any of the positions enumerated in this bill should it appear to be for the best interests and welfare of the institutions or those confined therein. Should this bill become a law it will be imperative that a state registered nurse be employed in all of the state hospitals for the insane, state school for the feeble minded, state penitentiary, state training schools, county hospitals, poor farms, city and emergency hospitals, county jails, city jails, detention hospitals, public homes for the aged, and all public institutions for the detention and care of women and children.

After having heard lengthy arguments on both sides of this question and giving it careful consideration I cannot but feel that this bill is too broad in its scope.

For these reasons House bill No. 399 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Mr. Guie, seconded by Mr. Reed, the bill was laid on the table.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, March 20, 1913.

Honorable I. M. Howell, Secretary of State, Capitol.

DEAR SIR: I herewith hand you House bill No. 344 without my approval. This is an act entitled:

"An act relating to the lands granted for the use and support of the agricultural college and scientific school."

This bill provides that no land nor the timber or other valuable material thereon, granted for the use and support of an agricultural college or scientific school, shall be sold or otherwise disposed of except by and with the consent of the board of regents of the State College of Washington. I find that the agricultural college and scientific school granted land originally comprised 190,000 acres of which 36,409 acres have been sold, the amount derived from the sale of these lands being $600,853.00. This makes an average price of $16.77 per acre. There is now a balance unsold of 153,591 acres.

I do not approve of the plan of placing in the board of regents of this institution the absolute power of disposition of these lands. The probable result of this power being in the hands of the board of regents would be a tendency to keep the land grant intact for an indefinite time. This would result in the state losing a large amount in taxes which would be derived in case of sale of these lands and improvement of the same by settlers.

The state is called upon every two years to appropriate from the general fund large amounts to construct permanent buildings at these
institutions. While I do not believe in squandering the patrimony given to our institutions by the federal government upon our admission to statehood, neither do I believe that the present generation should be excluded from enjoying their fair share of the benefit to be derived from this source. My opinion is that the interests of the state and the institution will be as well served by leaving the power of disposition of these lands as exists under present laws.

For these reasons House bill No. 344 is handed to you with by veto.

Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Mr. Guie, seconded by Mr. Reed, the bill was laid on the table.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, March 21, 1913.

Honorable I. M. Howell, Secretary of State, Capitol.

DEAR SIR: I return herewith substitute House bill No. 324 without my approval. This is an act entitled:

"An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to divorce and alimony."

The amended matter consists of an additional section which reads as follows:

"8. Where the parties are estranged and have lived separate and apart three years or more and the court shall be satisfied that the parties can no longer live together."

The present law among other grounds provides:

"And a divorce may be granted upon application of either party for any other cause deemed by the court sufficient, where the court shall be satisfied that the parties can no longer live together."

It would appear to me that this paragraph of the present law is broad enough and gives to the court sufficient discretion in the matter of granting divorces. I believe that the amendment contained in the bill herewith returned is not in accord with the wishes of the great majority of the people of the state. In my opinion a compliance with public opinion would be to favor further restriction rather than an enlargement of the grounds for divorce.

I, therefore, return substitute House bill No. 324 with my veto.

Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Mr. Guie, seconded by Mr. Reed, the bill was laid on the table.
RESOLUTION.

By Mr. Davis:

Resolved, That the chief clerk of the House of Representatives be and he is hereby instructed to purchase for the use of said House, one mimeograph machine, to be purchased as soon as possible.

On motion of Mr. Davis, the resolution was adopted.

On motion of Mr. Sims, the House took a recess to 2:15 p. m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2:15 p. m. Roll call showed all members present except Mr. Rotch, who was excused, and Mr. Hoff.

The speaker instructed the sergeant-at-arms to inform the Senate that the House was ready to receive the Senate.

JOINT SESSION.

The sergeant-at-arms of the Senate 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.

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

A call of the Senate roll showed all members present.

The House roll call showed all members present, except Representatives Hoff and Rotch. Mr. Rotch was excused.

The president announced that the joint session was held for the purpose of hearing the message of Governor Lister, and appointed Senators McMillan and White, and Representatives Hubbell, Urquhart and Moll, a committee to wait upon the governor and inform him that the joint session awaited his pleasure.

Governor Ernest Lister appeared before the joint session and addressed the joint session as follows:

(See Governor's message in Senate Journal.)
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 12, 1915.

Mr. Speaker:

The Senate respectfully requests that the House return Senate joint resolution No. 1 for further consideration.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Sims moved that the request be complied with.
The motion prevailed.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY,
OLYMPIA, WASH., JANUARY 12, 1915.

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 James M. Hogan of the election of Thos. N. Swale, as representatives of the 48th legislative district of the State of Washington.

I deliver sealed package containing this instrument filed with this department January 2, 1915.

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

The document was referred to the committee on privileges and elections, when appointed.

REPORT OF COMMITTEE ON HOUSE EMPLOYES.

We, your Committee on House Employes, beg to submit herewith the following report:

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Per Diem</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. I. McLaughlin</td>
<td>Assistant chief clerk</td>
<td>$6 00</td>
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<tr>
<td>Wee Coyle</td>
<td>Reading clerk</td>
<td>6 00</td>
</tr>
<tr>
<td>Geo. L. Harrigan</td>
<td>Minute clerk</td>
<td>6 00</td>
</tr>
<tr>
<td>A. W. Calder</td>
<td>Engrossing clerk</td>
<td>6 00</td>
</tr>
<tr>
<td>W. Dean Hays</td>
<td>Docket clerk</td>
<td>6 00</td>
</tr>
<tr>
<td>C. H. Renschler</td>
<td>Journal clerk</td>
<td>6 00</td>
</tr>
<tr>
<td>Geo. Oyster, Jr.</td>
<td>Speaker's clerk</td>
<td>5 50</td>
</tr>
<tr>
<td>R. Neville</td>
<td>Proof clerk</td>
<td>5 00</td>
</tr>
<tr>
<td>Name</td>
<td>Position</td>
<td>Per Diem</td>
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</tr>
<tr>
<td>E. C. Neal</td>
<td>Bill clerk</td>
<td>5 00</td>
</tr>
<tr>
<td>Lon A. Shimp</td>
<td>Index clerk</td>
<td>5 00</td>
</tr>
<tr>
<td>Clair Stockdale</td>
<td>Judiciary clerk</td>
<td>5 00</td>
</tr>
<tr>
<td>Miss Amy Albright</td>
<td>Appropriation clerk</td>
<td>5 00</td>
</tr>
<tr>
<td>Charles Goodsell</td>
<td>Sergeant-at-arms</td>
<td>6 00</td>
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<tr>
<td>W. B. Hawthorne</td>
<td>Asst. sergeant-at-arms</td>
<td>5 00</td>
</tr>
<tr>
<td>J. B. Edwards</td>
<td>Postmaster</td>
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</tr>
<tr>
<td>Geo. Jeffries</td>
<td>Assistant postmaster</td>
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<tr>
<td>I. J. Macomber</td>
<td>Chief doorkeeper</td>
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<tr>
<td>R. S. Weston</td>
<td>Doorkeeper</td>
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<tr>
<td>Herman Squires</td>
<td>Doorkeeper</td>
<td>4 50</td>
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<tr>
<td>Frank Schusler</td>
<td>Doorkeeper</td>
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</tr>
<tr>
<td>James Gleason</td>
<td>Watchman</td>
<td>4 00</td>
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<tr>
<td>J. H. Leiter</td>
<td>Watchman</td>
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</tr>
<tr>
<td>Walter Strauther</td>
<td>Janitor</td>
<td>4 00</td>
</tr>
<tr>
<td>W. A. Ryan</td>
<td>Janitor</td>
<td>4 00</td>
</tr>
<tr>
<td>W. A. Dixon</td>
<td>Janitor</td>
<td>4 00</td>
</tr>
<tr>
<td>J. Dyal</td>
<td>In charge of cloak room and bootblack cloak room</td>
<td>4 00</td>
</tr>
<tr>
<td>Alvord Wagner</td>
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<td>2 00</td>
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<tr>
<td>R. Harrigan</td>
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<tr>
<td>Ashmun Brown</td>
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<tr>
<td>Wm. Gaddy</td>
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<td>2 00</td>
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<tr>
<td>Tom Halloran</td>
<td>Page</td>
<td>2 00</td>
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We further recommend that the following named persons be employed and at the salaries per diem herein specified and that they be under the direction and supervision of the chief clerk:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Per Diem</th>
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</thead>
<tbody>
<tr>
<td>Charles E. Keagy</td>
<td>Male stenographer</td>
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<tr>
<td>Gust Jensen</td>
<td>Male stenographer</td>
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<tr>
<td>J. E. Griffin</td>
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<tr>
<td>O. E. Watson</td>
<td>Male stenographer</td>
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<tr>
<td>P. C. Morrill</td>
<td>Male stenographer</td>
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<tr>
<td>James Campbell</td>
<td>Male stenographer</td>
<td>5 50</td>
</tr>
<tr>
<td>Miss Myrtle White</td>
<td>Female stenographer</td>
<td>4 50</td>
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<tr>
<td>Marie Weisenberger</td>
<td>Female stenographer</td>
<td>4 50</td>
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<tr>
<td>E. Hubbert</td>
<td>Female stenographer</td>
<td>4 50</td>
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<tr>
<td>Veda Moe</td>
<td>Female stenographer</td>
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</tr>
<tr>
<td>Myrtle Childs</td>
<td>Female stenographer</td>
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<tr>
<td>D. Dennis</td>
<td>Female stenographer</td>
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<tr>
<td>Vernon McCardle</td>
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<td>W. S. McCalley</td>
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<td>T. B. Wilson</td>
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<td>Cas. A. Burr</td>
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<td>Peter Summerset, Jr.</td>
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<td>A. P. Spooner</td>
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<td>5 00</td>
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<tr>
<td>Name</td>
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<td>Per Diem</td>
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<tr>
<td>W. J. Bradford</td>
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<td>Herb Shaw</td>
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<td>Fred H. Richardson</td>
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<tr>
<td>F. A. Hall</td>
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<tr>
<td>E. L. Powers</td>
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<tr>
<td>Gray Harrower</td>
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<tr>
<td>H. C. Lum</td>
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<td>Earl Upton</td>
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<td>Stewart Perry</td>
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<td>Fritz Lundstrum</td>
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<td>Ivan Talbot</td>
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<td>Lin Shields</td>
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<td>Dee Gaddis</td>
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<td>Geo. Mueller</td>
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<td>Wayne Murray</td>
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<tr>
<td>Robert Newton</td>
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<td>C. G. Warren</td>
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<td>C. D. Allen</td>
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<td>J. Pitt</td>
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<tr>
<td>G. C. Newman</td>
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<td>5 00</td>
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<tr>
<td>Cora Coffin</td>
<td>Female clerk</td>
<td>4 00</td>
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<tr>
<td>Anne Agnew</td>
<td>Female clerk</td>
<td>4 00</td>
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<tr>
<td>Ivesa Beach</td>
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Your committee recommends that the speaker be allowed five dollars per day in addition to the statutory compensation; that the compensation of the chief clerk be fixed at $10.00 per day; that the compensation of the sergeant-at-arms be fixed at $6 per day; that the compensation of the assistant chief clerk be fixed at $6 per day. Your committee recommends that the chief clerk assign a clerk to assist Mr. Masterson of Walla Walla and to perform such other duties as the chief clerk may designate.

Your committee desires to state that in selecting the above employees it has endeavored to employ persons competent for their respective positions.

W. W. Conner, Chairman.


On motion of Mr. McArdle, the report was adopted.

On motion of Mr. Sims, the House adjourned.

THIRD DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, January 13, 1915.

The House was called to order by the speaker at 10:00 a.m.
Roll call showed all members present, except Messrs. Davis, Marshall, Pearsall and Rotch, who were excused.

Prayer was offered by Rev. Robert H. Edmonds, of Olympia.

On motion of Mr. Reed, the reading of the journal of the previous day was dispensed with.

Standing Committees.

The speaker announced the following standing committees:

Agriculture—Siler, chairman; Urquhart, Stratton, Smith (J. H. T.), Mess, Kelly (A. A.), Jarvis, Ginn, Comstock, Lunn, Perkins, Sawyer, Black, Duncan.

Appropriations—Davis, chairman; Sims, Catlin, Gilkey, Cameron, Hoff, Long, Lum, Reed, Renick, Watt, Morrison, Tonkin, Robinson, Hubbell, Halsey, Stevens, Hartley, Farnsworth, McCoy, Fleet.

Banks and Banking—Robinson, chairman; Catlin, Bradley, Cameron, Kelly (Guy E.), Reed, Timblin, Guie, Watt, Farnsworth, Rotch.

Commerce and Manufacturing—Gilkey, chairman; Hoff, Robinson, Duncan, Grass, Nickle, Timblin.

Claims and Auditing—Long, chairman; Gibson, Farnsworth, Young, Rockhill.

Congressional Apportionment—Smith (J. H. T.), chairman; Lane, Perkins, Harris, Gilkey.

Constitutional Revision—Guie, chairman; Grass, Lum, Pearsall, Nickle, Crawford, Robinson.

Compensation and Fees for State and County Officers—Babcock, chairman; Berger, Brown (J. S.), Lum, Marshall, Yale, Siler, Webster, Bucklin, Stewart (Z.), Duncan, Hanna.

Corporations other than Municipal and Railroads—Wilson, chairman; Rotch, Stewart (G. A.), McCoy, Webster, Ginn, Moll, Perkins, Kelly (A. A.).
Counties and County Boundaries—Crawford, chairman; Bowman, Catlin, Farnsworth, Lunn, Rockhill, Wagner, Fleet, Sly, Berger, Urquhart, Nickle, Robe, Hastings.

Dairy and Livestock—Mess, chairman; Capron, Schuh, Lunn, Olson, Smith (J. H. T.), Stratton, Babcock, Bucklin, Jarvis, Perkins, Robe, Comstock.

Dikes, Drains and Drainage—Scales, chairman; Adams, Catlin, Manogue, Lum, Kelly (T. J.), Brown (T.).

Education—Brown (T.), chairman; Sly, Timblin, Cameron, McQuesten, Kelly (A. A.), Watt, Murphine, Zednick, Stewart (Z.), Scales, Capron.

Engrossed Bills—Bucklin, chairman; Comstock, Robe, Hill, Jarvis, Fleet, Crawford.

Enrolled Bills—McQuesten, chairman; Young, Anderson, Swale, Wiley.

Federal Relations and Immigration—Hubbell, chairman; Black, Bowman, Siler, Jarvis, Masterson, Lane, Hartley, Robe, Nickle.

Fisheries—Sims, chairman; Crawford, Lowman, Capron, Harris, Stevens, Hart, Heinly, Robinson.

Game and Game Fish—Lunn, chairman; Pearsall, Babcock, Boyd, Catlin, Hawthorne, Marshall, Renick, Rockhill, Timblin, Sly, Croft, Bowman, Hill, Lowman, Moll, Reeves, Roth, Hanna.

Horticulture and Forestry—Kelly (A. A.), chairman; Sawyer, Watt, Bowman, Hubbell, Perkins, Reeves, McQuesten, Moll.

Harbors and Waterways—Webster, chairman; Barlow, Hull, Robinson, Young, Crawford, Pearsall.

Hospitals for the Insane—Hawthorne, chairman; Stevens, Lowman, Kelly (T. J.), Wiley.

House Arrangements—Olson, chairman; Moll, Masterson, Jarvis, Kelly (T. J.), Swale, Nickle.

Industrial Insurance—McCoy, chairman; Capron, Hoff, Young, Gilkey, Anderson, McArdle, Mess, Nickle, Gibson, Hartley.

Insurance—Schuh, chairman; Timblin, Davis, Farnsworth, Hull, Scales, Wilson, Morrison, Urquhart.

Internal Improvements and Indian Affairs—Anderson, chairman; McQuesten, Masterson, Comstock, Berger, Hastings, Black, Kelly (T. J.), Robe.

Irrigation and Arid Lands—Adams, chairman; Rockhill, Lum, Stewart (G. A.), Urquhart, McQuesten, Stevens, Hill, Wiley.

Judiciary—Winston, chairman; Halsey, Cameron, Guie, Grass, Hanna, Heinly, Kelly (Guy E.), Long, McQuesten, Murphine, Reeves, Smith (Maurice), Swale, Wagner, Wiley, Roth, Wilson, Weldon, Pearsall, Lane, Hastings.
Labor and Labor Statistics—Hoff, chairman; Gilkey, Rotch, McCoy, Croft, Olson, Duncan, Tonkin, Masterson, Lowman, Swale.

Logged Off Lands—Croft, chairman; Murphine, Comstock, Bowman, Lunn, Babcock, Black.

Medicine, Surgery, Dentistry and Hygiene—Capron, chairman; Gibson, Mess, Hill, Black, Smith (J. H. T.), Hastings, Moll.

Memorials—Hartley, chairman; Babcock, Wiley, Jarvis, Webster, Roth.

Mileage and Contingent Expenses—Stratton, chairman; Anderson, Wagner, Renick, Hull, Hill.

Military Affairs—Fleet, chairman; Scales, Boyd, Brown (J. S.), Bucklin, Kelly (Guy E.), Smith (Maurice), Hull, Cameron, Croft, Hubbell, Swale.

Mines and Mining—Tonkin, chairman; Bradley, Brown (T.), Rockhill, Schuh, Boyd, Robe.

Miscellaneous—Rotch, chairman; Heinly, Young, Hill, Scales, Sawyer.

Municipal Corporations of the First Glass—Grass, chairman; Hawthorne, Boyd, Barlow, Rotch, Smith (Maurice), Berger, Hartley, Roth, Stewart (Z.), Lane.

Municipal Corporations Other Than the First Glass—Hart, chairman; Morrison, Weldon, Babcock, Brown (T.), Bucklin, Pearsall, Kelly (T. J.), Hanna, Reeves, Lowman.

Printing and Supplies—Bradley, chairman; Olson, Hart, Gilkey, Perkins, Hanna.

Privileges and Elections—Kelly (Guy E.), chairman; Boyd, Grass, Long, Manogue, Heinly, Berger, McArdle, Winston, Catlin, Urquhart.


Pure Food and Drugs—Watt, chairman; Long, Schuh, Gibson, Mess, Black.

Revenue and Taxation—Stewart (Z), chairman; Wagner, Winston, Manogue, Brown (J. Sox), Ginn, Rockhill, Hart, Yale.

Railroads—Halsey, chairman; Guie, Bradley, Hull, Marshall, Siler, Kelly (Guy E.), Manogue, Olson, Stevens.

Reapportionment of State Senatorial and Representative Districts—Renick, chairman; Anderson, Fleet, Ginn, Hart, Howthorne, Stewart (G. A.), Weldon, Murphine, Stevens, Wagner.

Roads and Bridges—McArdle, chairman; Olson, Smith (Maurice), Wagner, Adams, Stratton, Duncan, Harris, Ginn, Hart, Sly, Bradley, Stewart (G. A.), Urquhart, Siler, Babcock, Barlow, Marshall, Hawthorne, Tonkin, Yale, Webster, Reed.

Rules and Order—Mr. Speaker, chairman; Davis, Sims, Timblin, Roth, Zednick, Lum, Guie, Reed, Harris, Halsey, Adams, Murphine.
THIRD DAY

State Capitol and Grounds—Morrison, chairman; Lowman, Master­
son, Hubbell, Winston.

State Libraries—Pearsall, chairman; Harris, Morrison, Duncan, 
Hubbell.

State Normal Schools—Smith (Maurice), chairman; McArdle, 
Stewart (Z.), Weldon, Adams, Yale, Young.

State School and Granted Lands—Zednick, chairman; Morrison, 
McArdle, Capron, Heinly, Stewart (G. A.), McCoy, Wilson, Renick.

State Penitentiary—Ginn, chairman; Boyd, Cameron, Masterson, 
Croft.

State School for Defective Youth, Reform School, and Reformatory 
—Marshall, chairman; Stewart (Z.), Anderson, Hartley, Masterson, 
Wiley, Scales.

State University—Hastings, chairman; Sawyer, Watt, Swale, Lane.

State Soldiers' and Veterans' Homes—Brown (J. Sox), chairman; 
Bucklin, Kelly (A. A.), Weldon, Schuh.

Tidelands—Reed, chairman; Barlow, Bowman, Brown (Tom), Croft, 
Wilson, Stratton.

Township Organization—Stevens, chairman; Stratton, Smith (J. 
H. T.), Hoff, Brown (T).

Water and Water Rights, Other Than Irrigation—Urquhart, chair­
man; Barlow, Adams, Grass, Reeves.

Washington State College—Wagner, chairman; Sly, Bradley, 
Timblin, Zednick, Olson, Smith (J. H. T.).

INTRODUCTION OF BILLS.

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

House bill No. 1, by Mr. Zednick: 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 instituions, providing penalties for the vio­
lation thereof, and repealing certain acts and parts of acts.
Referred to Committee on Education.

House bill No. 2, by Mr. McQuesten: An act to amend 
Sec. 5341-1 of Chap. 3, Remington & Ballinger's Code to en­
large game preserves.
Referred to Committee on Game and Game Fish.

House bill No. 3, by Mr. Robe: An act; amending sections 
2, 4, 6, and 12 of an act entitled "An act regulating automo-
biles or motor vehicles on public roads, highways, park or park­
ways, streets or avenues within the State of Washington, ap­
proved March 11th, 1905."

Referred to Committee on Roads and Bridges.

On motion of Mr. Sims, the House took a recess to 2:30
p. m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2:30 p. m.
Roll call showed all members present, except Mr. Rotch,
who was excused.

EMPLOYES SWORN IN.

The following employes were called to the bar of the House
and given the oath of office:

R. I. McLaughlin.
Wee Coyle.
Geo. L. Harrigan.
A. W. Calder.
W. Dean Hays.
C. H. Renshler.
Geo. Oyster, Jr.
R. Neville.
Lon. A. Shimp.
Clair Stockdale.
Amy Allbright.
W. B. Hawthorne.
J. B. Edwards.
Geo. Jeffries.
I. J. Macomber.
R. S. Weston.
Herman Squires.
Frank Schusler.
James Gleason.
J. H. Leiter.
Walter Strauther.
Harry Siler.
W. A. Ryan.
W. A. Dixon.
Alvord Wagner.

P. C. Morrill.
James Campbell.
Myrtle White.
D. Dennis.
Vernon McArdle.
W. S. McCalley.
T. B. Wilson.
Chas. A. Burr.
Peter Summerset, Jr.
A. P. Spooner.
W. J. Bradford.
Herb. Shaw.
Fred Richardson.
F. A. Hall, Jr.
E. L. Powers.
Gray Harrower.
H. C. Lum.
Earl Upton.
Stewart Perry.
Fritz Lundstrom.
Ivan Talbott.
O. E. Watson.
Lin Shields.
D. Gaddis.
Geo. Muller.
On motion of Mr. Davis, the House adjourned to 2:00 p.m., January 14th, 1915.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.

FOURTH DAY.

AFTERNOON SESSION.

The House of Representatives,
Olympia, Wash., Thursday, January 14, 1915.

The House was called to order by the speaker at 2:00 p.m. Roll call showed all members present, except Mr. Rotch, who was excused.

Prayer was offered by Rev. Robert H. Edmonds, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

The following employes were called to the bar of the House and given the oath of office:

EMPLOYES SWORN IN.

E. C. Neal, Veda Moe,
J. Dyal, Myrtle Childs,
Marie Weisenberger, G. C. Newman,
E. Hulbert, Robert Newton.
MESSAGE FROM THE SECRETARY OF STATE.


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

Sir: I have the honor to submit herewith certified copy of a communication from his Excellency, the Governor, dated March 24, 1913, wherein he transmitted to this department Substitute House Bill No. 620 with his approval in which he called attention to section 17 providing for the method of payment by assessment plan.

He referred to an error in figuring out percentage for the different years enumerated in the bill, which provides 95 per cent. when it should provide 100 per cent. and suggests that the correction be made at this session of the legislature.

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

On motion of Mr. Sims the subject matter of the message was made a special order on Monday, January 18, 1915, at 2:30 p. m.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 14, 1915.

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 coming to and going from this session of the legislature, and recommend that these amounts be allowed.

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<tr>
<td>Roth</td>
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<td>Whatcom</td>
<td>340</td>
<td>34 00</td>
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<tr>
<td>Rotch</td>
<td>Seattle</td>
<td>King</td>
<td>147</td>
<td>14 70</td>
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<tr>
<td>Sawyer</td>
<td>Wapato</td>
<td>Yakima</td>
<td>412</td>
<td>41 20</td>
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<tr>
<td>Scales</td>
<td>Centralia</td>
<td>Lewis</td>
<td>64</td>
<td>6 40</td>
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<td>Schuh</td>
<td>Kapowsin</td>
<td>Pierce</td>
<td>113</td>
<td>11 30</td>
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<tr>
<td>Siller</td>
<td>Randle</td>
<td>Lewis</td>
<td>242</td>
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<tr>
<td>Sims</td>
<td>Port Townsend</td>
<td>Jefferson</td>
<td>238</td>
<td>23 80</td>
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<tr>
<td>Sly</td>
<td>Stevenson</td>
<td>Skamania</td>
<td>320</td>
<td>32 00</td>
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<tr>
<td>Smith (J. H. T.)</td>
<td>Pullman</td>
<td>Whitman</td>
<td>1,046</td>
<td>104 60</td>
</tr>
<tr>
<td>Smith (Maurice)</td>
<td>Spokane</td>
<td>Spokane</td>
<td>858</td>
<td>85 80</td>
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</table>
JOURNAL OF THE HOUSE

NAME. POSTOFFICE. COUNTY. MILES. AMOUNT.
Stevens ............ Deer Park ......... Spokane ............ 900 90 00
Stewart (Grant A.). Kennewick ......... Benton ............. 558 55 80
Stewart (Zach) . Spokane ........... Spokane ............ 858 85 80
Stratton .......... Spokane ........... Spokane ............ 858 85 80
Swale .............. Everett .......... Snohomish ........ 210 21 00
Timblin ............ Spokane ........... Spokane ............ 858 85 80
Tonkin ............ Black Diamond .... King ............ 212 21 20
Urquhart .......... Krupp ............. Grant ............. 643 64 30
Wagner ........... Rosalia ............ Whitman ........... 912 91 20
Watt .............. Pullman ........... Whitman ............ 1,028 102 80
Webster ........... Seattle ............ King ............. 147 14 70
Weldon .......... Palouse ........... Whitman ............ 980 98 60
Wiley .............. Spokane ........... Spokane ............ 858 85 80
Wilson ........... Seattle ........... King ............. 147 14 70
Winston .......... Spokane ........... Spokane ............ 858 85 80
Yaic .............. Bellingham ....... Whatcom ........... 340 34 00
Young ........... Tacoma ........... Pierce ............. 67 6 70
Zednick .......... Seattle ........... King ............. 147 14 70
Maybury .......... Seattle ........... King ............. 147 14 70

A. R. STRATTON, Chairman.


On motion of Mr. Sims, the report was adopted.

The lieutenant governor, being within the bar of the House, was by the direction of the speaker escorted to the rostrum by Messrs. Davis and Halsey.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 12, 1915.

MR. PRESIDENT:

We, your joint committee on rules and order to whom was referred joint rules have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the following be adopted as the joint rules for the Fourteenth Legislature.

CONFERENCE AND FREE CONFERENCE COMMITTEES ON.

Rule 1. In every case of an amendment of a bill or joint or concurrent resolution, agreed to in one house, dissent from in the other and not receded from by the one making the same, such house shall appoint a committee to confer with a like committee to be appointed by the other, and the committee so appointed shall meet at a convenient hour, to be agreed upon by their respective chairman, and shall confer upon the differences between the two houses as indicated by the amendment made in one and rejected in the other, and report as early as convenient the result of their conference to their respective houses. If after such a report the two houses shall disagree upon the recommendations of the reporting committees as to their differences between
the two houses, a committee of free conference shall be appointed to whom the whole subject matter embraced in the bill or resolution shall be committed, and the committee of free conference may report by new bill or resolution, or otherwise, and bills or resolutions so reported shall be treated as amendments, unless such bills or resolutions are comprised entirely of original matter, in which case they shall receive the treatment required in the respective houses for original bills or resolutions, as the case may be.

MESSAGES.

Rule 2. Messages from the Senate to the House of Representatives shall be delivered by the secretary or assistant secretary, and messages from the House of Representatives to the Senate shall be delivered by the chief clerk or assistant clerk, who shall be announced by the doorkeeper, enter within the bar, announce or deliver his message.

BILLS; FINAL ACTION ON, COMMUNICATED.

Rule 3. Each house shall communicate its final action on any bill or resolution, or matter in which the other may be interested, in writing, signed by the secretary or clerk of the house from which such notice is sent.

ENROLLED BILLS.

Rule 4. After a bill shall have passed both houses, it shall be duly enrolled by the enrolling clerk of the house in which it originated, and it shall be examined by the enrolling committee of such house, who shall carefully compare the enrollment with the engrossed bill as passed, correcting any errors that may be discovered in the enrolled bill, after which the bill shall be signed by the presiding officer, in open session, of each house, first in the house in which it originated; whereupon the secretary of the Senate, or the chief clerk of the House, shall present the same to the Governor, taking his receipt therefor.

GENERAL BUDGET.

Rule 5. No amendment to the general appropriation bill, commonly known as the budget, adding any new item or items thereto not incorporated in the bill as reported by the committee on appropriations, shall be adopted, except by the affirmative vote of two-thirds of the members elected to each house.

DOCUMENTS TO BE TRANSMITTED WITH BILLS.

Rule 6. Each house shall transmit to the other, all documents on which any bill or resolution may be founded.

2—H.
Rule 7. The veto message of the governor, accompanying any bill passed by the legislature, shall together with the bill vetoed be read in the house, in which it originated. It shall then be in order to proceed to the reconsideration of the bill, or to postpone its consideration to a day certain. A veto message and a bill, or the message alone may be referred and the bill laid on the table. The main question in the consideration of a vetoed bill is, "Shall the bill pass notwithstanding the veto of the governor?" If two-thirds of the members present vote "aye," the bill shall be sent to the other house, together with the message of the governor, for its action. The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

Rule 8. Joint resolutions and memorials addressed to congress, or either house thereof, or to the president of the United States, or to the head of any of the national departments, or proposing amendments to the state constitution up to, and including the signing thereof, by the presiding officer of each house, shall be treated in all respects as bills.

Rule 9. The standing committees on printing of the two houses shall be a joint standing committee, who shall examine all matters proposed to be printed by concurrent order, and shall report what part of such matter is needful to print, but no other printing shall be ordered except by a concurrent resolution passed by both houses. It shall be the duty of the secretary of the Senate and the clerk of the House to compare the bills introduced in each house, before printing, and such bills as are introduced in both houses and are of the same wording shall only be printed in one house.

Rule 10. Senate bills in the House, and House bills in the Senate shall be the special order on Wednesday of each week during the session.

Rule 11. All amendatory bills shall refer to the section or sections, of the official codes and statutes of Washington, and supplements thereto, to be amended; bills amendatory of statutes not in such official compilations shall refer to the title of the act to be amended together with the date of approval thereof.

Rule 12. Bills introduced in either house intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined. No bill shall be printed or acted upon until the provisions of this rule shall have been complied with.
FOURTH DAY

JOINT COMMITTEE MEETINGS.

Rule 13. Whenever any standing committee of either house shall desire to arrange for a public hearing upon any subject of legislation pending before such committee, it shall be the duty of the chairman of such committee to consult with the chairman of the corresponding committee of the other house and endeavor to arrange a hearing by the joint committees of the two houses.

AMENDMENTS.

Rule 14. These rules may be amended by joint resolution agreed to by majority vote of the members of each house.

W. W. Conner, Chairman.


On motion of Mr. Sims, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 14, 1915.

Mr. Speaker:

The Senate has adopted the report of the joint committee on rules; Also, the Senate has passed Senate concurrent resolution No. 2, "Relating to memorial services for W. D. Cotter, deceased."

And the same are herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House joint resolution No. 2, by Mr. Reeves: A resolution relating to liquor traffic.

Referred to Committee on Public Morals.

House bill No. 4, by Mr. Scales: An act relating to banks, providing for the security of depositors thereof, creating a depositors' guaranty fund, prescribing regulations therefor, and providing penalties for violations hereof.

Referred to Committee on Banking.

House bill No. 5, by Mr. Yale: An act to amend section 95 of an act approved March 15th, 1897, entitled "An act to
provide for the assessment and collection of taxes in the State of Washington."

Referred to Committee on Revenue and Taxation.

House bill No. 6, by Mr. Hill: Relating to the construction, equipment and furnishing of an armory for the use of the national guard of Washington, at Walla Walla, appropriating money from the military fund therefor.

Referred to Committee on Military.

House bill No. 7, by Mr. Babcock: An act relating to assessment and taxation, declaring certain property to be personal property, fixing its situs for taxation, providing for interests on unpaid personal property taxes, providing methods of collection and distraint, and amending sections 9222-1 and 9223a of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Revenue and Taxation.

House bill No. 8, by Mr. Babcock: An act relating to the collection of delinquent local assessments or delinquent installments thereof, by cities and towns, and amending section 7892-24 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Revenue and Taxation.

Mr. Reeves moved that the rules be suspended and that House joint resolution No. 2 be read the first time; that the first reading be considered the second and third, and that the resolution be placed upon final passage.

Mr. Hill seconded the motion.

Mr. Hill demanded a roll call.

The required number of members arising from their seats, the clerk called the roll, and the motion was lost by the following vote: Yeas, 41; nays, 55; absent or not voting, 1.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bowman, Bucklin, Catlin, Comstock, Crawford, Duncan, Farnsworth, Fleet, Hanna, Hart, Hawthorne, Hill, Hoff, Hubbell, Jarvis, Kelly (T. J.), Lane, Lownman, Masterson, McQuesten, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Robinson,
FOURTH DAY

Rockhill, Sawyer, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Swale, Wagner, Watt, Weldon, Wiley, Young—41.

Those voting nay were: Messrs. Adams, Babcock, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Croft, Davis, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Hastings, Heinly, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Roth, Scales, Schuh, Siler, Sims, Sly, Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Webster, Wilson, Winston, Yale, Zednick, Mr. Speaker—55.

Absent or not voting: Mr. Rotch.

Mr. Sims moved that House joint resolution No. 91 be referred to the committee to which initiative measure No. 18 was referred.

The speaker held that the motion was out of order, the resolution having already been referred to the committee on public morals.

House joint resolution No. 1, relating to memorial exercises for Hon. Frank L. Sweet, deceased:

On motion of Mr. McQuesten, the rules were suspended, House joint resolution No. 1 was read the first time, the first reading considered the second, the second reading considered the third and, House joint resolution No. 1 was placed upon final passage and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Callin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mc-
Absent or not voting: Mr. Rotch.

Senate concurrent resolution No. 2, relating to memorial exercises on the death of Hon. W. D. Cotter, deceased.

On motion of Mr. McQuesten, the rules were suspended, the resolution was read the first time, the first reading considered the second and third, and Senate concurrent resolution No. 2 was placed upon final passage, and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn, (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear- sall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—96.

Absent or not voting: Mr. Rotch.

On motion of Mr. Reed, the rules were suspended, and Senate concurrent resolution No. 2 and House joint resolution No. 1 were immediately transmitted to the Senate.
FOURTH DAY

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., JANUARY 14, 1915.

The Senate has passed Senate concurrent resolution No. 1, "Relating to the printing of the Legislative Manual."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The resolution was referred to the Committee on Printing and Supplies.

On motion of Mr. Sims, the House took a recess until 4:00 p.m.

4:00 p.m., January 14, 1915.

The speaker called the House to order at 4:00 p.m.

Roll call showed all members present except Messrs. Capron, Hastings, Hubbell, Rotch and Sawyer, of whom Mr. Rotch was excused.

REPORT OF RULES AND ORDER COMMITTEE.

Mr. Speaker: OLYMPIA, WASH., JANUARY 14, 1915.

We, your Committee on Rules and Order, beg leave to recommend the adoption of the House rules of the 1913 session, with the exception of the following:

Amend rule 8 by inserting between the words "all" and "committees" in the last line, the words "standing" and "special." Add to said rule 8, the following:

"Provided that additional members may be named to special committees on motion."

18. Strike out the word "five" and insert the word "ten" in line 7; strike out the word "unanimous" in line 7, and after the word "consent" add the words "of the House."

21. Insert the word "a" between the words "or" and "bill" in line 2.

22. Strike out line 22 and insert in lieu thereof the following: Rule 22. "When a question is under debate, no motion shall be received but the following, in the rank named."

1st. Adjourn to a time certain.

2nd. Adjourn.

3rd. To lay on the table.

4th. For the previous question.

5th. To postpone to a day certain.

6th. To amend.
25. Strike out the word "question" and insert in lieu thereof the words "bills, resolution or memorial" in line 5.

26. Amend rule 26 by inserting after the word "more" the following: "Or give notice" and after the word "thereafter" in line 8, add the following: "Provided, however, that the motion shall not be acted upon the first day."

33. Strike out rule 33 and insert in lieu thereof, the following: "Bills introduced in the House, intended to amend existing statutes, shall have the words which are amendatory to such existing statutes, underlined and no bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

35. Insert the words "or placed" after the word "advanced" in line 1; after the word "advanced" in line 5, of said section, insert the words "or placed."

39. Divide rule 39 as follows:
Rule 39. End with the word "house" in the fourth line thereof and give the balance of rule 39 beginning with the word "that."

50. Strike out rule 50.

51. In rule 51, strike out the title and add the following:
"The standing committees and the number of members for each shall be as follows:

<table>
<thead>
<tr>
<th>Number of Committee</th>
<th>Name of Committee</th>
<th>Number of Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agriculture</td>
<td>14</td>
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<tr>
<td>2</td>
<td>Appropriations</td>
<td>22</td>
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<tr>
<td>3</td>
<td>Banks and banking</td>
<td>11</td>
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<tr>
<td>4</td>
<td>Commerce and manufacturing</td>
<td>7</td>
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<tr>
<td>5</td>
<td>Claims and auditing</td>
<td>6</td>
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<td>6</td>
<td>Congressional apportionment</td>
<td>5</td>
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<tr>
<td>7</td>
<td>Constitutional revision</td>
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<td>8</td>
<td>Compensation and fees for state and county officers</td>
<td>13</td>
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<td>9</td>
<td>Corporations other than municipal and railroads</td>
<td>9</td>
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<tr>
<td>10</td>
<td>Counties and county boundaries</td>
<td>13</td>
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<tr>
<td>11</td>
<td>Dairy and livestock</td>
<td>13</td>
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<tr>
<td>12</td>
<td>Dikes and drainage</td>
<td>7</td>
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<tr>
<td>13</td>
<td>Education</td>
<td>12</td>
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<td>14</td>
<td>Engrossed bills</td>
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<td>15</td>
<td>Enrolled bills</td>
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<tr>
<td>16</td>
<td>Federal relations and immigration</td>
<td>10</td>
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<td>17</td>
<td>Fisheries</td>
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<td>18</td>
<td>Game and game fish</td>
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<td>19</td>
<td>Horticulture and forestry</td>
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<tr>
<td>20</td>
<td>Harbors and waterways</td>
<td>7</td>
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<tr>
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<td>Hospitals for the insane</td>
<td>5</td>
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<td>22</td>
<td>House arrangements</td>
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<tr>
<td>23</td>
<td>Industrial insurance</td>
<td>11</td>
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<td>Insurance</td>
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<td>Number of Committee</td>
<td>Name of Committee</td>
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<td>25</td>
<td>Internal improvements and Indian affairs</td>
<td>9</td>
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<tr>
<td>26</td>
<td>Irrigation and arid lands</td>
<td>10</td>
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<td>27</td>
<td>Judiciary</td>
<td>24</td>
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<td>28</td>
<td>Labor and labor statistics</td>
<td>10</td>
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<td>29</td>
<td>Logged off lands</td>
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<td>30</td>
<td>Medicine, surgery, dentistry, and hygiene</td>
<td>8</td>
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<tr>
<td>31</td>
<td>Memorials</td>
<td>6</td>
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<td>Mileage and contingent expenses</td>
<td>6</td>
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<td>33</td>
<td>Military affairs</td>
<td>12</td>
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<td>34</td>
<td>Mines and mining</td>
<td>7</td>
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<td>35</td>
<td>Miscellaneous</td>
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<td>36</td>
<td>Municipal corporations of the first class</td>
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<tr>
<td>37</td>
<td>Municipal corporations, other than the first class</td>
<td>12</td>
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<tr>
<td>38</td>
<td>Printing and supplies</td>
<td>6</td>
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<tr>
<td>39</td>
<td>Privileges and elections</td>
<td>11</td>
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<td>40</td>
<td>Public morals</td>
<td>7</td>
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<tr>
<td>41</td>
<td>Pure food and drugs</td>
<td>7</td>
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<tr>
<td>42</td>
<td>Revenue and taxation</td>
<td>9</td>
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<tr>
<td>43</td>
<td>Railroads</td>
<td>10</td>
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<tr>
<td>44</td>
<td>Reapportionment state senatorial and legislative dis-</td>
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<td>tricts</td>
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<td>45</td>
<td>Roads and bridges</td>
<td>26</td>
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<tr>
<td>46</td>
<td>Rules and order</td>
<td>13</td>
</tr>
<tr>
<td>47</td>
<td>State capitol and grounds</td>
<td>5</td>
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<tr>
<td>48</td>
<td>State libraries</td>
<td>5</td>
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<tr>
<td>49</td>
<td>State normal schools</td>
<td>7</td>
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<tr>
<td>50</td>
<td>State school and granted lands</td>
<td>10</td>
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<tr>
<td>51</td>
<td>State penitentiary</td>
<td>5</td>
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<tr>
<td>52</td>
<td>State charitable and reformatory institutions</td>
<td>7</td>
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<tr>
<td>53</td>
<td>State university</td>
<td>6</td>
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<td>54</td>
<td>State soldiers’ and veterans’ home</td>
<td>5</td>
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<td>55</td>
<td>Tidelands</td>
<td>7</td>
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<tr>
<td>56</td>
<td>Township organization</td>
<td>5</td>
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<tr>
<td>57</td>
<td>Water and water rights other than irrigation</td>
<td>5</td>
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<tr>
<td>58</td>
<td>Washington state college</td>
<td>7</td>
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</tbody>
</table>

54. Add the following to rule 54:

“The chairman of the various committees shall prepare a daily calendar of the bills to be acted upon by said committees together with the time and place of said meetings and the chief clerk shall post the same on the bulletin board at the entrance to the House chamber.”

60. Strike rule 60 and insert the following:

“Any standing rule or order of the House may be rescinded or changed by a majority vote of the members elected, provided, one day’s notice be given of the motion therefor. Any standing rule or order
of business may be temporarily suspended by a two-thirds vote of the members present."

62. The chief clerk of the House shall see that the journal is properly kept, and have general supervision over all clerks and employees not under the supervision of the sergeant-at-arms.

63. Strike rule 63.

66. After the word "repairs" in line 9, add the following words: "And that the lavatory has an ample supply of soap and clean towels." Strike out the words "bill clerks" in line 12 of said rule 66.

67. After the word "clerks" in line one insert the words "and employees under the direction of the chief clerk."

On motion of Mr. Sims, the report was adopted.

On motion of Mr. Davis, the House adjourned.

C. R. Maybury, Chief Clerk.

W. W. Conner, Speaker.

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FIFTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, January 15, 1915.

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

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

Prayer was offered by Rev. Robert H. Edmonds, of Olympia.

On motion the reading of the journal of the previous day was dispensed with.

MESSAGE FROM THE SENATE.

Senate Chamber,

The Senate has passed Senate joint resolution No. 2, "Relating to the printing of the report of the commission on rural credits."

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

Referred to Committee on Appropriations.
INTRODUCTION AND FIRST READING OF BILLS.

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

House bill No. 9, by Mr. Reed: An act to amend section 441 of chapter 249, Session Laws of 1909, being "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.

Referred to Committee on Judiciary.

House bill No. 10, by Mr. Guie: An act authorizing and empowering boards of county commissioners to acquire, by donation, gift, purchase or dedication, lands for parks or park purposes.

Referred to Committee on Counties and County Boundaries.

House bill No. 11, by Mr. Wilson: An act to reimburse Horace C. Henry and making an appropriation.

Referred to Committee on Appropriations.

On motion of Mr. Sims, the House adjourned until Monday, January 18, 1915, at 11:00 a. m.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.
EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 18, 1915.

The speaker called the House to order at 11:00 a. m.

Roll call showed all members present except Messrs. Boyd, McCoy, Robe and Rotch, of whom Messrs. McCoy and Rotch were excused.

Prayer was offered by Rev. C. S. Morrison, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 15, 1915.

We, your Committee on Printing to whom was referred Senate concurrent resolution No. 1, relating to the printing of the Legislative Manual, 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;

On line 5 of the original bill, strike out 5½ by 2¾ inches printed in 13 ems pica nonpareil solid, and insert 6 by 3¾ printed in 17 ems pica, the standing committees, joint rules, Senate and House rules to be set in 8 point leaded, and the remained to be set in 6 point solid.

A. L. Bradley, Chairman.

We concur in this report: John Olson, Daniel E. Gilkey, J. H. Perkins.

On motion of Mr. Sims, the rules were suspended, the first reading considered the second and third, and Senate concurrent resolution No. 1 was placed upon final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Com-
stock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—91.

Those absent or not voting were: Messrs. Black, Boyd, Fleet, Hart, McCoy, Rotch—6.

On motion of Mr. Sims, the rules were suspended, the resolution considered engrossed, and the chief clerk instructed to immediately transmit it to the Senate.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 18, 1915.

Mr. Speaker: We, your Committee on Privileges and Elections, to whom was referred the matter of the election contest between James M. Hogan, contestant, and Thomas N. Swale, contestee, as representatives of the 48th legislative district of the State of Washington, beg leave to make the following report:

First. Your committee met in committee room No. 5 on Friday, the 15th day of January, 1915, at 11 o'clock A.M., all members being present, together with the contestant, James M. Hogan, and contestee, Thomas N. Swale. The contestant was represented by his attorney, Hon. Mack F. Gose, and contestee was represented by his attorney, Mr. Thomas A. Steiger. The committee immediately proceeded with the matters involved in the contest.

Second. The committee examined the papers filed in the contest and find the same in all respects regular and in conformity with the law. The contestee was permitted by the committee and without objection by the contestant to file further and additional affidavits in support of his answer.

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 48th legislative district at the last general election. Your committee further reports that said James M. Hogan, contestant, and said Thomas N. Swale, contestee, consented and agreed that said recount should not
be limited to the four precincts mentioned in the pleadings filed herein, but that a recount of all the ballots in said district should be had.

WHEREFORE, Your Committee on Privileges and Elections recommends that the speaker appoint a special committee of seven (7) members to recount the ballots cast affecting the election of Thomas N. Swale and James M. Hogan in the aforesaid 48th legislative district of the State of Washington, and we further recommend that said special 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 conclusion of law in the premises.

GUY E. KELLY, Chairman.


On motion of Mr. Kelly (Guy E.), the report was adopted.

The speaker announced the following as members of the special committee recommended in the report: Messrs. Winston, chairman; Kelly (Guy E.), Ginn, Zednick, Kelly (T. J.), Adams and Murphine.

Mr. Farnsworth moved that Mr. Reeves be added to the committee.

Mr. Winston seconded the motion.

Mr. Davis arose to a point of order, stating that the motion was out of order, inasmuch as the report of the committee was adopted and the special committee named.

Mr. Farnsworth moved that the vote by which the report of the committee was adopted be reconsidered.

The speaker called attention to the fact that under the rules a reconsideration could not be had until the following day.

Mr. Farnsworth moved that the rules be suspended, and that the House take up the reconsideration of the vote by which the report of the committee was adopted.

The motion was lost.

The speaker stated that he would not be arbitrary, and that he would hold the motion of Mr. Farnsworth in order, if the House so desired, and that he would put the motion of Farnworth that Mr. Reeves be added to the committee.
Mr. Hill demanded a roll call.
A sufficient number did not arise to demand a roll call.
The motion to add the name of Mr. Reeves was lost.

INTRODUCTION AND FIRST READING OF BILLS.

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

House bill No. 12, by the Judiciary Committee: An act relating to official court reporters, amending chapter 126 of the Session Laws of 1913, approved March 19, 1913, by repealing section 13, thereof.
Passed to second reading.

House joint memorial No. 1, by Messrs. Hoff and Brown (Tom): In re Nooksack river.
Referred to Committee on Memorials.

House concurrent resolution No. 5, by Mr. Adams: Relative to invitation to president of the United States to visit the State of Washington.
Referred to Committee on Memorials.

House concurrent resolution No. 6, by Mr. Reeves: To extend to the president of the United States an invitation to include the State of Washington in his itinerary on his visit to the Pacific Coast during the month of March, 1915.
Referred to Committee on Memorials.

House concurrent resolution No. 3: Relating to memorial exercises for Hon. Lee A. Johnson, deceased.

On motion of Mr. Lum, the rules were suspended, the first reading considered the second and third, 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.),
Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Boyd, Cameron, Fleet, Hart, McCoy, Pearsall, Rotch—7.

House concurrent resolution No. 4: Relating to the holding of memorial exercises for Hon. M. M. Godman, deceased.

On motion of Mr. Rockhill, the rules were suspended, the first reading considered the second and third, 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Boyd, Cameron, Fleet, Hart, McCoy, Pearsall, Rotch—7.

The following grouping of standing committees was announced by the chief clerk:
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Group Committee. Chairman. Clerk.
17 Hospitals for the Insane .......... Hawthorne .......... T. B. Wilson
Memorials .......... Hartley .......... T. B. Wilson
Printing and Supplies .......... Bradley .......... T. B. Wilson
18 Miscellaneous .......... Rotch .......... P. Summerset, Jr.
Dikes, Drains and Drainage .......... Scales .......... P. Summerset, Jr.
19 Commerce and Manufacturing .......... Gilkey .......... E. L. Powers
20 Harbors and Waterways .......... Webster .......... Stewart Perry
Insurance .......... Schuh .......... Stewart Perry
Township Organization .......... Stevens .......... Stewart Perry
21 Military Affairs .......... Fleet .......... Gray Harrower
Reapportionment State Senatorial and Legislative Districts .......... Renick .......... Gray Harrower
State Soldiers' and Veterans' Homes .......... Brown (J. Sox) .......... Gray Harrower
22 Agriculture .......... Siler .......... F. Lundstrom
State Libraries .......... Pearsall .......... F. Lundstrom
State Penitentiary .......... Ginn .......... F. Lundstrom
23 Mileage and Contingent Expenses .......... Stratton .......... J. E. Griffin
24 Claims and Auditing .......... Long .......... Herb. Shaw
Congressional Apportionment .......... Smith (J. H. T.) .......... Herb. Shaw
Municipal Corporations other than First Class .......... Hart .......... Herb. Shaw

On motion of Mr. Sims, the House took up the special order of business set for 2:30 p. m.

UNITED STATES OF AMERICA, STATE OF WASHINGTON,
DEPARTMENT OF STATE.

To all to whom these presents shall come:

I, I. M. Howell, secretary of state of the State of Washington and custodian of the seal of said state, do hereby certify that I have carefully compared the annexed copy of letter of Governor Ernest Lister, attached to chapter 176, Laws of 1913, calling attention to discrepancy in section 17 of said act, as to basis of percentage with the original copy of said letter, attached to the original enrolled bill now on file in this office, and find the same to be a full, true and correct copy of said original and of the whole thereof, together with all official endorsements thereon.
In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at the capitol, at Olympia, this 11th day of Jan. A. D. 1915.

(Seal of the State of Washington.)

I. M. HOWELL, Secretary of State.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 24, 1913.

Hon. I. M. Howell, Secretary of State, Capitol.

Dear Sir: I herewith transmit to you substitute House bill No. 620 with my approval. This is an act entitled:

"An act relating to the establishment of drainage improvement districts, providing for the construction, maintenance, extension and protection of drainage systems, the method of apportioning, assessing and collecting funds and paying for the construction and maintenance and collecting funds and paying for the construction and maintenance thereof, repealing chapter LXVI of the Laws of 1901 saving in certain particulars, providing the method of bringing certain existing districts and ditches under the provisions of this act, declaring the legislative intent as to the effect of adjudications, providing penalties for the violation thereof, and declaring that this is necessary for the immediate preservation of the public health and shall take effect immediately."

I find that in section No. 17 in providing for the method of payment by the assessment plan it provides that the installments shall be as follows:

For the 1st year, 5%
For the 2nd year, 5%
For the 3rd year, 5%
For the 4th year, 10%
For the 5th year, 10%
For the 6th year, 10%
For the 7th year, 10%
For the 8th year, 10%
For the 9th year, 15%
For the 10th year, 15%

In figuring up this list of installments I find that it provides for payment of only 95% instead of the total amount of the assessment. In figuring out the percentage for the different years there has been confusion in arriving at the amount. At the next session of the legislature this section ought to be amended so as to cover the entire 100%. I do not know just what action can or will be taken in the matter of making these assessments during the coming two years but presume that it can probably be arranged so that a legal assessment can be made for the full amount.

This error in section 17 is called to your attention at this time so that the matter of amending the section two years hence will not be overlooked.

Respectfully submitted,

ERNEST LISTER, Governor.
On motion of Mr. Guie, the bill was referred to the judiciary committee.

On motion of Mr. Sims, the House adjourned to 10:30 a.m., January 19, 1915.

C. R. MAYBURY, Chief Clerk

W. W. CONNER, Speaker.

NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 19, 1915.

The speaker called the House to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Boyd, McCoy, Murphine, Rotch, Wilson and Winston, of whom Messrs. Boyd, Murphine, Rotch, Wilson and Winston were excused.

Prayer was offered by Rev. C. S. Morrison of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 18, 1915.

We, your Committee on Memorials, to whom was referred House concurrent resolution No. 5, "Relative to invitation to president of the United States to visit 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.

ROLAND H. HARTLEY, Chairman.

We concur in this report: J. F. Jarvis, Geo. B. Webster, Chas. I. Roth, C. L. Babcock, J. L. Wiley.

On motion of Mr. Hartley, the report was adopted.

On motion of Mr. Hartley, the rules were suspended, and the resolution was passed to second reading.
The resolution was read the second time, and, on motion of Mr. Hartley, the rules were suspended, the second reading considered the third, and House concurrent resolution No. 5 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum, (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker—86.

Voting nay: Mr. Brown (J. S.)—1.

Those absent or not voting were: Messrs. Boyd, Davis, Duncan, Long, McCoy, Murphine, Renick, Rotch, Wilson—10.

House concurrent resolution No. 5, having received the constitutional majority, was declared passed.

On motion of Mr. Hartley, the rules were suspended, House concurrent resolution No. 5 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 18, 1915.

Mr. Speaker:

The Senate has passed Senate joint memorial No. 1, "Relating to certain bills for the relief of settlers;"

Also, House joint resolution No. 1, "Relating to memorial exercises to be held for the late Representative Frank L. Sweet;"
Also, Senate concurrent resolution No. 3, "Relating to memorial exercises to be held on the anniversary of the birth of Abraham Lincoln and appointing a committee therefor."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sims, the rules were suspended and Senate concurrent resolution No. 3 was passed to second reading.

The resolution was read the second time.

On motion of Mr. Sims, the rules were suspended, the second reading was considered the third, Senate concurrent resolution No. 3 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. T. H.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Boyd, Davis, McCoy, Murphine, Rotch, Wilson, Winston—7.

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

On motion of Mr. Sims, the rules were suspended, Senate concurrent resolution No. 3 was considered engrossed, and the chief clerk instructed to immediately transmit the same to the Senate.
On motion of Mr. Sims, the rules were suspended, and Senate joint memorial No. 1 was passed to second reading.

The memorial was read the second time, and, on motion of Mr. Sims, the rules were suspended, the second reading was considered the third, Senate joint memorial No. 1 was 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker —89.

Those absent or not voting were: Messrs. Boyd, Farnsworth, Grass, Hubbell, Murphine, Rotch, Wilson, Winston—8.

Senate joint memorial No. 1, having received the constitutional majority, was declared passed.

On motion of Mr. Sims, the rules were suspended, Senate joint memorial No. 1 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

CONCURRENT RESOLUTIONS.

House concurrent resolution No. 7, by Mr. Morrison: Relating to the holding of memorial services in commemoration of Representative Alexander McKenzie, of Thurston county, deceased.
House concurrent resolution No. 8, by Mr. Reeves: Relating to the holding of memorial exercises in commemoration of Representative R. F. Holm, of Chelan county, deceased.

House concurrent resolution No. 9, by Mr. Cameron: Relating to the holding of memorial services in commemoration of Representative Phil S. Smith, of Lewis county, deceased.

House concurrent resolution No. 10, by Mr. Robinson: Relating to the holding of memorial exercises in commemoration of Representatives J. J. Edens, J. P. McGlinn, and Dr. E. E. Butler, of Skagit county, deceased.

House concurrent resolution No. 11, by Mr. Bowman: Relating to the holding of memorial services in commemoration of Representative J. M. Edwards, of Wahkiakum county, deceased.

House concurrent resolution No. 12, by Messrs. Hill, Ginn and Masterson: Relating to the holding of memorial services in commemoration of Dr. Nelson G. Blalock, of Walla Walla, member of the constitutional convention of 1889, deceased.

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

On motion, the rules were suspended, and House concurrent resolutions Nos. 7, 8, 9, 10, 11, and 12 were considered engrossed and the chief clerk directed to immediately transmit the same to the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 13, by Committee on Banks and Banking: An act changing the title of the office of state examiner to state bank examiner.

Passed to second reading.

House bill No. 14, by Mr. Cameron: An act to amend section 102, chapter 117, Laws 1911, relating to damages against public service companies or corporations.

Referred to Committee on Judiciary.
House bill No. 15, by Committee on Banks and Banking: An act relating to trust companies, prohibiting certain acts by directors, officers and agents thereof, fixing penalties and amending section 3353 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 16, by Mr. Watt: An act relating to the sale of intoxicating liquors by druggists, repealing certain sections of Remington & Ballinger's Annotated Codes and Statutes of Washington relating thereto, and providing when this act shall take effect.

Referred to Committee on Revenue and Taxation.

House bill No. 17, by Mr. Harris: An act limiting the power and fixing the liabilities of officers of cities existing under the commission form of government provided for in chapter 116 of the Laws of 1911.

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

House bill No. 18, by Mr. Harris: An act relating to local improvements in cities and towns and amending section 12 of chapter 98 of the Laws of 1911.

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

House bill No. 19, by Mr. Cameron (by request): An act creating the office of county coroner in all counties except counties of the first class.

Referred to Committee on Judiciary.

House bill No. 20, by Mr. Reed: An act repealing section 46 of chapter 120 of the Session Laws of the State of Washington for 1913.

Referred to Committee on Game and Game Fish.

House bill No. 21, by Mr. Guie: An act relating to trust companies and amending section one of an act entitled "An act allowing foreign corporations to loan money in the state and amending section one of chapter 176 of the Laws of 1903."

Referred to Committee on Banking.
On motion of Mr. Sims, the House adjourned to 10:30 a. m., January 20, 1915.

C. R. Maybury,  
Chief Clerk.  

W. W. Conner,  
Speaker.

TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 20, 1915.

The speaker called the House to order at 10:30 a. m.

Roll call showed all members present except Messrs. Boyd, Catlin, Fleet, Hastings, Rotch, Winston and Wilson, of whom Messrs. Boyd, Catlin, Fleet, Rotch, Wilson and Winston were excused.

Prayer was offered by Rev. C. S. Morrison, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORT OF STANDING COMMITTEE.

MR. SPEAKER:

We, your Committee on House Arrangements, beg leave to submit the following report.

PLACES AND DAYS OF COMMITTEE MEETINGS.

At Call of Chairman.

Engrossed Bills—Room 4.
Enrolled Bills—Room 4.
Rules and Order—Room 1 (speaker's room).
House Arrangements—Room 3.
Judiciary—Room 312.
Appropriations—Room 304.
Compensation and Fees for State and County Officers—Room 301.
Tide Lands—Room 218.
Reapportionment of State Senatorial and Representative District—Room 301.
Public Morals—Room 100.
TENTH DAY

MONDAY.

Industrial Insurance—Room 301.
State Soldiers' and Veterans' Homes—Room 100.
Labor and Labor Statistics—Room 301.
Corporations other than Municipal and Railroads—Room 220.
Municipal Corporations of the First Class—Room 111.
Harbors and Waterways—Room 218.

TUESDAY.

Insurance—Insurance commission office.
Military Affairs—Room 301.
Irrigation and Arid Lands—Room 218 (land commissioner's office).
Miscellaneous—Room 301.
Hospitals for the Insane—Room 100.
State Normal Schools—Superintendent of public instruction's office.
Game and Game Fish—Room 405.
Pure Foods and Drugs—Room 100 (auditor's office).

WEDNESDAY.

Counties and County Boundaries—Room 209 (secretary of state's office).
Medicine, Surgery, Dentistry and Hygiene—Room 100.
Fisheries—Room 405.
Revenue and Taxation—Tax commissioners' office.
Constitutional Revision—Room 309.
Internal Improvements and Indian Affairs—Room 301.
Privileges and Elections—Room 5.
Railroads—Room 310.
Horticulture and Forestry—Room 309.

THURSDAY.

Roads and Bridges—Room 5.
State Charitable and Reformatory Institutions—Room 100.
Banks and Banking—Room 116 (bank examiner's office).
Commerce and Manufacturing—Room 301.
Municipal Corporations other than the First Class—Room 111.
Mines and Mining—Room 100 (railroad commissioners' office).
Mileage and Contingent Expenses—Room 5.
Washington State College—Office of Superintendent of Public Instruction.

FRIDAY.

Agriculture—Room 309.
Dikes, Drains and Drainage—Room 218.
Printing and Supplies—Room 3.
State Capitol and Grounds—Room 301 (auditor's office).
Water and Water Rights other than Irrigation—Room 218.
State Penitentiary—Room 100.
Federal Relations and Immigration—Room 309.
Claims and Auditing—Room 111.
Memorials—Room 301.

RESOLUTIONS.

By the Committee on Rules:

Be it Resolved, That the House pay F. A. Stokes the sum of twenty-eight ($28.00) dollars for janitor work performed by him during the first week of the session of 1915.

On motion, the resolution was adopted.

The speaker announced that he would appoint the following members to act upon the following memorials and resolutions:

House joint resolution No. 1, relating to memorial exercises for the late Frank L. Sweet, Representative Davis;
House concurrent resolution No. 3, relating to memorial exercises for the late Lee A. Johnson, Representative Lum;
House concurrent resolution No. 4, relating to memorial exercises for the late M. M. Godman, Representatives Halsey and Rockhill;
House concurrent resolution No. 7, relating to memorial exercises for the late Alexander McKenzie, Representative Morrison;
House concurrent resolution No. 8, relating to memorial exercises for the late R. F. Holm, Representative Reeves;
House concurrent resolution No. 9, relating to memorial exercises for the late Phil M. Smith, Representative Cameron;
House concurrent resolution No. 10, relating to memorial exercises for the late J. J. Edens, Representatives Roth and Tom Brown; relating to memorial exercises for the late J. P. McGlinn, Representative Lowman; relating to memorial exercises for the late E. E. Butler, Representative Robinson;
House concurrent resolution No. 11, relating to memorial exercises for the late Representative J. M. Edwards, Representative Bowman;
House concurrent resolution No. 12, relating to memorial exercises for the late Representative Nelson G. Blalock, Representative Hill;
House concurrent resolution No. 13, relating to memorial exercises for the late E. L. Minard, Representative Pearsall;
Senate concurrent resolution No. 2, relating to memorial exercises for the late Senator Cotter, Representative McQuesten;
Senate concurrent resolution No. 4, relating to memorial exercises for the late Cyrus Clapp, Representatives Capron and Babcock.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,

Mr. Speaker: Olympia, Wash., January 19, 1915.

The president has appointed Senators White and Steiner to arrange for certain memorial services, as provided under Senate concurrent resolution No. 2.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE CHAMBER,

Mr. Speaker: Olympia, Wash., January 19, 1915.

The Senate has passed House concurrent resolution No. 3, "Relating to the holding of memorial services in commemoration of former Representative Lee A. Johnson, of Yakima county;"

Also, House concurrent resolution No. 4, "Relating to the holding of memorial services in commemoration of former Representative M. M. Godman of Columbia county;"

Also, the president has appointed Senators Carlyon and Davis (W. S.) as members of the joint committee authorized by Senate concurrent resolution No. 4, to arrange for memorial exercises on February 12th, the anniversary of the birth of Abraham Lincoln;

Also, the Senate has passed House concurrent resolution No. 5, "Relating to invitation to president of the United States to visit the State of Washington;"

Also, House concurrent resolution No. 7, "Relating to the holding of memorial services in commemoration of Representative Alexander McKenzie of Thurston county;"

Also, House concurrent resolution No. 8, "Relating to holding memorial services in commemoration of former Representative R. F. Holm of Chelan county;"

Also, House concurrent resolution No. 9, "Relating to holding memorial services in commemoration of Phil M. Smith of Lewis county;"

Also, House concurrent resolution No. 10, "Relating to the holding of memorial services in commemoration of former Representatives J. J. Edens, J. P. McGlinn and Dr. E. E. Butler, of Skagit county;"

Also, House concurrent resolution No. 11, "Relating to the holding of memorial services in commemoration of former Representative J. M. Edwards, of Wahkiakum county;"

Also, House concurrent resolution No. 12, "Relating to the holding of memorial exercises in commemoration of Dr. Nelson G. Blalock, member of the constitutional convention of 1889;

Also, Senate concurrent resolution No. 4, "Relating to memorial services for Cyrus F. Clapp, deceased;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
On motion of Mr. Reed, the rules were suspended and Senate concurrent resolution No. 4 was placed on second reading.

The resolution was read the second time in full, and, on motion of Mr. Reed, the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 4 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker—91.

Those absent or not voting were: Messrs. Boyd, Catlin, Guic, Rotch, Wilson, Winston—6.

Hon. P. E. Fisher, former member of the House from Clallam county, being within the body of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Davis and Babcock.

Mr. George Allen, of Seattle, former speaker of the third house, being in the gallery of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. McArdle and Zednick.
INTRODUCTION OF BILLS.

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

House bill No. 22, by Mr. Rockhill: An act relating to the taxation of inheritances and amending section 9199 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Referred to Committee on Judiciary.

House bill No. 23, 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. Passed to second reading.

House bill No. 24, by Committee on Medicine, Surgery, Dentistry and Hygiene: An act to provide for performing operation 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. 25, by Mr. Hill: An act relating to school elections and amending section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Referred to Committee on Privileges and Elections.

House bill No. 26, by Committee on Appropriations: An act relating to nurses and amending section 8485 of Remington & Ballinger's Annotated Codes and Statutes of Washington as amended by chapter 81 of the Laws of 1913. Passed to second reading.

House concurrent resolution No. 13, by Messrs. Hill, Ginn, Rockhill and Masterson.

On motion of Mr. Ginn, the rules were suspended, and House concurrent resolution No. 13 was placed on second reading. The resolution was read the second time in full, and, on motion of Mr. Ginn, the rules were suspended, the second reading considered the third, House concurrent resolution No. 13 was
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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Guy E.) Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear- sall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker —89.

Those absent or not voting were: Messrs. Black, Boyd, Catlin, Guie, Kelly (Albert A.), Rotch, Wilson, Winston—8.

House concurrent resolution No. 14, by Messrs. Pearsall and Fleet: Relating to the holding of memorial services in commemoration of former Representative E. L. Minard, of Chehalis county.

On motion of Mr. Pearsall, the rules were suspended, and House concurrent resolution No. 14 was placed on second reading.

The resolution was read in full the second time, and, on motion of Mr. Pearsall, the rules were suspended, the second reading considered the third. House concurrent resolution No. 14 was placed on final passage, and passed the House by the following vote: Yeas, 89; nays, 0; absent, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne,
Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.),
Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum
(C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson,
McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine,
Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe,
Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims,
Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart
(G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin,
Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Young,
Zednick, Mr. Speaker—89.

Those absent or not voting were: Messrs. Black, Boyd, Cat­

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 20, 1915.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 5, “Relating to
legislation providing for the calling of a special election,”
And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
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.

Senate joint resolution No. 5, relating to legislation provid­
ing for the calling of a special election.

On motion of Mr. Sims, the resolution was passed to second
reading.

The resolution was read the second time in full.

CALL OF THE HOUSE.

Mr. Sims asked for a call of the House, and, a sufficient
number arising, the roll was called, and the following absentees
were noted: Messrs. Boyd, Catlin, Manogue, Rotch, Wilson
and Winston, of whom all except Mr. Manogue were excused.

The sergeant-at-arms was instructed to bring the absentees
within the bar of the House.

3—H.
The lieutenant governor, being within the bar of the House, at the invitation of the speaker, was escorted to the rostrum by Messrs. Davis and Bucklin.

On motion of Mr. Adams, the further call of the House was dispensed with.

The roll was called, and Senate joint resolution No. 5 passed the House by the following vote: Yeas, 89; nays, 1; absent, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphee, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Yale, Young, Zednick, Mr. Speaker—89.

Voting nay: Mr. Grass—1.

Absent or not voting: Messrs. Boyd, Catlin, Manogue, Rotch, Webster, Wilson, Winston—7.

On motion of Mr. Sims, the rules were suspended, Senate joint resolution No. 5 was considered engrossed, and the chief clerk instructed to immediately transmit the same to the Senate.

Senator Taylor, being within the bar of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Robinson and Sly.

On motion of Mr. Sims, the House adjourned to 1:00 p. m. January 21, 1915.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.
The speaker called the House to order at 1:00 p.m.

Roll call showed all members present, except Messrs. Boyd, Capron, Hastings, Hubbell, Rotch; and Winston, of whom Messrs. Boyd, Rotch and Winston were excused.

Prayer was offered by Rev. A. W. Wilson, of Mount Vernon, Washington.

On motion, the reading of the journal of the previous day was dispensed with.

RESOLUTION.

By the Committee on Rules and Order:

Resolved, That L. G. Guiberson be assigned to Mr. Masterson, of Walla Walla, as his personal clerk at $4.50 per day, and such other duties as the chief clerk may direct.

Be It Further Resolved, That the chief clerk engage G. C. Newman as stenographer at $5.50 per day.

On motion, the resolution was adopted.

COMMUNICATIONS FROM THE GOVERNOR.

A communication from the governor, referring to the Smith-Lever bill, being an act of congress providing for cooperative agricultural extension work, was read and referred to the Committee on Agriculture.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, JANUARY 18, 1915.

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

I have the honor to transmit to you herewith, for your consideration, a copy of the Report of the Board of Commissioners for the State of Washington for the Promotion of Uniformity of Legislation in the United States. This commission was appointed under the preceding
administration and its membership comprises Honorable Charles E. Shepard and Honorable Alfred Battle of Seattle, and Honorable W. V. Tanner, the attorney general of Washington.

Respectfully submitted,

ERNEST LISTER, Governor.

The report was referred to the Committee on Judiciary.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 20, 1915.

MR. SPEAKER:

The Senate has concurred in House amendments to Senate concurrent resolution No. 1, "Relating to the printing of legislative manuals;"

Also, the Senate has passed House concurrent resolution No. 13, "Relating to holding memorial services in commemoration of former Councilman A. G. Lloyd, member of the Territorial Council of 1883;"

Also, the Senate has passed House concurrent resolution No. 14, "Relating to the holding of memorial services for former Representative E. L. Minard;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 27, by Mr. Lum: An act relating to contractors and bonds upon public work and providing for, establishing and enforcing claims for materials, supplies, provisions and money furnished for use in the construction, performance, carrying on, prosecution and doing of such work.

Referred to Committee on Judiciary.

House bill No. 28, by Messrs. Barlow, Davis, McQuesten, Schuh, Kelly (Guy E.), Heinly, Gilkey, Croft, Hawthorne and Young: A bill authorizing counties to procure and bind newspapers for the Washington State Historical Society.

Referred to Committee on Education.

House bill No. 29, by Mr. Lane: An act relating to the form of ballot, and the method of voting, and counting and canvassing the vote, and making returns at primary elections,
and amending sections 4813, 4814, 4815, 4822, 4823 and 4824 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, being sections 299, 301, 303, 315, 317 and 319, title 167 of Pierce's Code, 1911.

Referred to Committee on Privileges and Elections.

House bill No. 30, by Mr. Hart: An act directing the state highway commissioner to examine and report on the feasibility of a state road from Raymond in Pacific county, to Aberdeen in Chehalis county, and of a branch of said road from a point in the vicinity of Vesta in Chehalis county, through portions of Chehalis and Pacific counties to Oakville in Chehalis county.

Referred to Committee on Roads and Bridges.

House bill No. 31, by Mr. Brown (J. S.), (by request): 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 Revenue and Taxation.

House bill No. 32, by Mr. Wiley: Relating to the department of agriculture and defining its powers and duties in relation to the inspection of grain and hay and the prevention of fraud in the grain and hay trade, and amending section 5, chapter 60, of the Session Laws of 1913.

Referred to Committee on Agriculture.

House bill No. 33, by Mr. Manogue: An act to regulate the practice of architecture.

Referred to Committee on Judiciary.

House bill No. 34, by Mr. Gilkey: An act to amend section 1 of chapter 37 of the Laws of 1911; being section 6580a of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Labor and Labor Statistics.

House bill No. 35, by Mr. Hawthorne: An act relating to revenue and taxation and declaring certain exemptions and
amending section 9098 of Remington and Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Public Morals.

House bill No. 36, by Mr. Reeves: An act relating to the powers and duties of the state land commissioner and amending section 6605 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

House bill No. 37, by Mr. Reeves: An act relating to the powers and duties of the state board of equalization and amending section 9204 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

House bill No. 38, by Mr. Reeves: Creating the office of state tax commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

On motion of Mr. Davis, the use of the House chamber on Wednesday, January 27, 1915, was given over to the proceedings of the “Third House.”

On motion of Mr. Sims, the House adjourned.

C. R. Maybury,  
Chief Clerk.

W. W. Conner,  
Speaker.
The speaker called the House to order at 10:00 a.m.
Roll call showed all members present except Messrs. Boyd, Guie, Rotch and Winston, who were excused.

Prayer was offered by Rev. Robert G. Pike, of Seattle.
On motion, the reading of the journal of the previous day was dispensed with.

RESOLUTION

By Mr. Davis:

Be it Resolved, That the chief clerk be and is hereby instructed to order from the state printer for each member of the House and chief clerk the following supplies and stationery: 250 letterheads, 200 envelopes, No. 6¾; 50 envelopes, No. 10, Diamond “B” 3 X.

On motion of Mr. Davis, the resolution was adopted.

REPORT OF STANDING COMMITTEE

Mr. Speaker:
The joint committee of the Senate and House of Representatives, in charge of memorial services, to carry out the joint resolutions heretofore passed by said bodies, makes the following recommendations and report:
1st. That the joint memorial services be held at 2 p.m. in the House chamber on January 26th.
2nd. That a memorial service program be printed.
3rd. That Lieutenant Governor Hart deliver a general eulogy, following a reading of the list of the deceased members by the clerk.
4th. Inasmuch as Judge Godman, Senator Cotter and Representative Sweet died while in active service of the state, that a separate oral eulogy be delivered for each.
5th. That the person designated for each of the other deceased members write a brief eulogy of about 500 words to be printed in the record, but not to be delivered orally at the memorial exercises, as such delivery would make the program of three or four hours duration.
6th. That in case any senator or representative who comes from the same district of any such deceased, and, because of his intimate
friendship and acquaintance with such deceased, desires also to write a eulogy, that the same be also printed in the record.

JOINT COMMITTEE, SENATE-HOUSE.

On motion of Mr. Moll, the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 21, 1915.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 5, "Relating to memorial services for W. R. Presby, deceased;"
Also, Senate concurrent resolution No. 6, "Relating to memorial services for Chas. W. Dorr, deceased;"
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sims, the rules were suspended and Senate concurrent resolution No. 5 was passed to second reading.

The resolution was read the second time.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 5 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: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker —88.
Those absent or not voting were: Messrs. Adams, Boyd, Guie, Kelly (Guy E.), Roth, Rotch, Swale, Urquhart, Winston — 9.

On motion of Mr. Sims, the rules were suspended, the resolution considered engrossed, and the chief clerk instructed to immediately transmit the same to the Senate.

On motion of Mr. Davis, the rules were suspended, and Senate concurrent resolution No. 6 was passed to second reading.

The resolution was read the second time.

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 6 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: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith, (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker — 88.

Those absent or not voting were: Messrs. Adams, Boyd, Guie, Kelly (Guy E.), Roth, Rotch, Swale, Urquhart, Winston — 9.

On motion of Mr. Davis, the rules were suspended, Senate concurrent resolution No. 6 was considered engrossed, and the chief clerk instructed to immediately transmit the same to the Senate.
INTRODUCTION OF BILLS.

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

House bill No. 39, by Committee on Tide Lands: An act relating to oyster lands of the state, and creating state oyster fund.

Passed to second reading.

House bill No. 40, by Committee on Appropriations: An act relating to insane aliens, providing for their deportation, and making an appropriation therefor.

Passed to second reading.

House bill No. 41, by Mr. Lum: An act relating to the hours of labor on public works, and repealing sections 6572, 6573, 6574, 6575, 6576 and 6577 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Roads and Bridges.

House bill No. 42, by Mr. McCoy: An act in aid of the construction of the interstate bridge across the Columbia river at Vancouver; providing for the payment of the interest on the bonds of Clarke county issued and to be issued therefor and making an appropriation.

Referred to Committee on Roads and Bridges.

House bill No. 43, by Messrs. McCoy and Marshall: An act relating to interstate bridges and providing for the granting of franchises thereon and the collection and expenditure of tolls therefor.

Referred to Committee on Roads and Bridges.

House bill No. 44, by Mr. Marshall: 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 State Charitable, Penal and Reformatory Institutions.

House bill No. 45, by Messrs. McQuesten, Schuh, Kelly (Guy E.), Heinly, Davis, Barlow, Gilkey, Croft, Hawthorne and Young: An act relating to elections and amending section
Referred to Committee on Privileges and Elections.

House bill No. 46, by Messrs. McQuesten, Schuh, Kelly, Heinly, Davis, Barlow, Gilkey, Croft, Hawthorne and Young; An act relating to the registration of voters and amending section 4757 Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Privileges and Elections.


Referred to Committee on Privileges and Elections.

Mr. James A. Miller, member of the House in the sessions of 1909 and 1911, being within the body of the House, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Roth and Farnsworth.

On motion of Mr. Ginn, the rules were suspended and House concurrent resolution No. 15, relating to memorial exercises in commemoration of Hon. C. C. Gose, member of the 6th Washington Legislature, was passed to second reading.

The resolution was read the second time.

On motion of Mr. Ginn, the rules were suspended, the second reading considered the third, and House concurrent resolution No. 15 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna; Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly
(Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—92.

Those absent or not voting were: Messrs. Black, Boyd, Guie, Rotch, Winston—5.

On motion of Mr. Ginn, the rules were suspended, House concurrent resolution No. 15 was considered engrossed, and the chief clerk instructed to immediately transmit the same to the Senate.

On motion of Mr. Farnsworth, seconded by Mr. Black, the house adjourned until 1:30 p.m., Monday, January 25, 1915.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FIFTEENTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 25, 1915.

The speaker called the House to order at 1:30 p.m.

Roll call showed all members present except Messrs. Barlow, Capron, Hanna, Hastings, Reeves, Robe and Rotch, of whom Messrs. Barlow and Rotch were 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.
COMMUNICATION FROM THE STATE LAW LIBRARIAN.

A communication from the state law librarian, informing the legislature of the establishment of a branch of the state law library in the capitol building for the convenience of the members, was read and referred to the Judiciary Committee.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 25, 1915.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 15, "relating to holding memorial services in commemoration of Christopher C. Gose, member of the Sixth Washington legislature," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

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

House bill No. 48, by Mr. Halsey: An act for the purchase of the interest of Asotin county in the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, and appropriating the sum of thirty-five thousand dollars from the public highway fund.

Referred to Committee on Appropriations.

House bill No. 49, by Mr. Hull: An act, appropriating the sum of $19,533.03 from the state shore land improvement fund (said sum being the unexpended balance of the $250,000.00 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. 50, by Mr. McQuesten: An act relating to local improvements in cities and towns and amending section 6 of chapter 98 of the Laws of 1911.

Referred to Committee on Municipal Corporations other than the First Class.
House bill No. 51, by Mr. Gibson: An act to establish the office of state fire marshal; defining his powers and duties; providing for his compensation and the maintenance of his office; for investigation of causes of fires and providing penalties for violations of the same and repealing laws in conflict therewith.

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

House joint resolution No. 3, offered by Joint Rules Committee:

Whereas, The welfare of the state departments and institutions, is paramount to any other legislation that may come before this legislature, and

Whereas, The governor in his message and the other state officers in their reports have made legislative recommendations covering the departments under their respective control and have stated in such message and in such reports that bills have been or will be prepared by them covering such recommendations,

Now, Therefore, Be It Resolved, By the Senate and House of Representatives, that the governor, secretary of state, state auditor, state treasurer, state land commissioner, attorney general, insurance commissioner, and the state superintendent of public instruction and each of them be requested to transmit to the legislature such bills as they have severally prepared or cause to be prepared as referred to in the message and various reports; and if any such bills have already been introduced in either house, the several state officers are further requested, by message, or written communication, to advise the legislature which of said bills are the ones referred to in the message or report and the page thereof, together with the name of the representative or senator introducing the same.

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

The resolution was read the second time, and, on motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution passed the House by the following vote: Ycas, 89; nays, 3; absent or not voting, 5.

Those voting yea were: Messrs. Anderson Babcock, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly
(Guy E.), Kelly (T. J.), Lane, Long, Lun (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Tim blin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Those voting nay were: Messrs. Hill, Lowman, Masterson—3.

Those absent or not voting were: Messrs. Adams, Barlow, Hanna, Reeves, Rotch—5.

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

Mr. Hill requested to change his vote from nay to aye for the purpose of moving for a reconsideration, and asked that the resolution be kept in the House for twenty-four hours before transmitting the same to the Senate.

The speaker declared that Mr. Hill was out of order, inasmuch as the vote had been announced before the request was made.

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

House concurrent resolution No. 16, by Mr. Sly: Relating to the holding of memorial services in commemoration of the late William P. Christensen, member of the Twelfth Washington Legislature.

On motion of Mr. Sly, the rules were suspended and the resolution passed to second reading.

The resolution was read the second time, and, on motion of Mr. Sly, 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, 94; nays, 0; absent or not voting, 3.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Swale, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Welden, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—94.

Those absent or not voting were: Messrs. Barlow, Black, Rotch—3.

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

On motion of Mr. Sly, the rules were suspended, House concurrent resolution No. 16 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

There being no objection, the House returned to the order of Reports of Special Committees.

REPORT OF SPECIAL COMMITTEE.

A report of special legislative committee to count the ballots in the contest of James M. Hogan vs. Thomas N. Swale, Olympia, Washington, January 25th, 1915.

Mr. Speaker:

We, your committee appointed to count the ballots in the matter of a contest brought by James M. Hogan against the seating of Thomas N. Swale, beg leave to report as follows:

We, your committee, organized on the 19th day of January, A. D. 1915, and it was decided that Mr. A. M. Winston, chairman of this committee, and Mr. Thomas F. Murphine, one of the members of the committee, should go to Everett to ascertain the condition of the election
returns touching the 48th Legislative District of the State of Washington, and arrange for the shipment of the ballots to Olympia and to subpoena the necessary witnesses and to report back to the committee the condition in which the ballots were found at Everett.

The ballots were returned to Olympia under the care of Miss Mae Weatherbee, auditor of Snohomish county, and were received by your committee, together with the speaker at the secretary of state's office at 1:30 p.m., January 20th, and Mr. Murphine then and there reported the condition in which the ballots were found at Everett.

The packages were taken from the boxes and their condition checked with the report of condition at Everett and found to be the same.

That the committee thereupon directed that each of the parties of the contest select two men; one to count and one to check the ballots, these four employees to be paid their mileage and five dollars ($5.00) per day by the House of Representatives and that at all times at least two members of the committee should be present during the actual count of the ballots and that each of the contestants and a representative of each contestant were permitted to be present at all times during the count of the said ballots.

That an employee of the House was selected to number each ballot with a numbering machine, as it was counted and that four other employees of the House were selected to guard the ballots which were kept in the vault of the secretary of state, and a guard was maintained over said ballots from the moment they were received at Olympia until the count was completed by your committee.

That we took testimony from the following witnesses, to-wit:

P. T. Lee, auditor of Snohomish county for the term ending January 11th, 1915.

Edward S. Bryan, accountant of Snohomish county since November 1st, 1913, and still in the employ of the county.

Miss Mae Weatherbee, auditor of Snohomish county from January 11th, 1915, up to the present time, and previously for two years a clerk in the office of the auditor of Snohomish county.

Adrian Hulbert, deputy county auditor of Snohomish county, for the term ending January 11, 1915.

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, and also established to our satisfaction that the ballots had not been tampered with.

Your committee found some of the packages unsealed but this was evidently caused by the wear and tear of handling.

A complete stenographic report of all the testimony in this matter, together with a detailed report of the condition of each package of ballots, accompanies this report and we recommend that the same be made a part of the House record, but not published in the journal.
Your committee proceeded to count the said ballots and with the excep­tion of the necessary adjournments, continued said count until Saturday, January 23rd, 1915, at 5:00 o'clock, P. M., at which time said count was completed, with the exception of thirty-six ballots which were questioned either by the contestant or the contentee during the course of the counting, and which ballots were not counted for either the contestant or the contestee, except one which was counted for the contestee.

On Monday morning, January 25th, at 11:00 o'clock, A. M., the entire committee met to count the thirty-six ballots in question, and it was unanimously decided that the attorney general be requested to appear and advise the committee as to the legality of each and every one of the said thirty-six ballots.

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 48th Legislative District to be voted upon at the last general election, and that at said election James M. Hogan received 3,172 votes; Thomas N. Swale received 3,163 votes, that Mr. Roland H. Hartley was conceded the highest number of votes and was undisputedly elected and that the other five remaining candidates all received a vote considerably less than the vote received by Thomas N. Swale.

That your committee has in its possession all of said ballots, the same being in the vault of the office of the secretary of state, at Olympia, Washington.

That your committee is composed of four republicans, two democrats and one progressive.

That all deliberations of your committee were harmonious and all findings of your committee unanimous except upon two of the questioned ballots and these the majority of your committee decided should be counted in accordance with the opinions of the attorney general.

Your committee recommends that the thirty-six ballots in question be made a part of the permanent records of the House, but not published in the journal.

Wherefore, your committee recommends that the seat now occupied by Thomas N. Swale from the 48th Legislative District of the State of Washington be first declared vacant and that the contest of James M. Hogan be declared duly sustained and that the said James M. Hogan be declared duly elected state representative from the 48th Legislative District of the State of Washington.

We further recommend that all of the ballots except the thirty-six above referred to, be returned to the auditor of Snohomish county by express.

Respectfully submitted,

A. M. WINSTON, Chairman.

We concur in this report: Guy E. Kelly, Victor Zednick, Geo. Ginn, Phil H. Adams, T. J. Kelly, Thos. F. Murphine (subject to statement to be filed).
STATEMENT BY MINORITY OF SPECIAL COMMITTEE ON ELECTION CONTEST, FORTY-EIGHTH LEGISLATIVE DISTRICT,


Mr. Speaker:

We, a minority of your special committee appointed to investigate and recount the ballots in the election contest of the 48th Legislative District of the State of Washington in Snohomish county, James M. Hogan, contestant, and Thos. N. Swale, contestee, beg leave to make the following statement in addition to the report of said committee:

We concur in the result of the checking and counting of the ballots in said district by your committee with the exception of ballots marked by your committee for identification “Exhibits E and J. J.” said ballot “E” we believe should not be counted for Mr. Hogan and said ballot “J. J.” should be counted for Mr. Swale which would make the final result, Hogan 3171 and Swale 3164.

We further state that our concurrence in the report of your committee only goes to the clerical work of said committee, the checking and counting of said ballots as they came into your committee’s possession. We cannot help but observe that the care of the ballots after the start of the contest, December 1, 1914, and prior to January 11, 1915, was such as to make any recount necessarily farcical.

Countless opportunities were given for tampering with said ballots and we believe that the precedents heretofore established by this House are that the sanctity of the ballots must be established affirmatively, and that it must be shown affirmatively that no opportunity was given for violating the ballots.

Principles of law established and reaffirmed many times not only by the House of Representatives of the State of Washington, but by the United States Congress and we believe the action of this committee sets at naught these principles and makes election contests in the future practically certain wherever the result is close.

The packages containing ballots of 26 precincts out of a total of 65 were found either unsealed or the seals broken and said ballots were kept in an unguarded vault in the court house in Snohomish county open to the public and the testimony before your committee shows that persons other than officials had access to said vault and were actually present in said vault on occasions during the time the ballots were kept therein and prior to January 11, 1915. The testimony shows that one ballot box in the city of Everett was not returned to the county auditor until some time after the canvassing board had met, a period of more than ten days.

We believe that P. T. Lee, former auditor of Snohomish county, during said period was extremely negligent in his care, custody and handling of said ballots; that since January 11, 1915, or since said ballots have been in the custody of the present county auditor of Snohomish county, Miss Mae Weatherbee, said ballots have at all times been properly guarded.
We further believe that the testimony before your committee shows that the present laws in regard to the paraphernalia used, the handling, care and custody of the ballots to be totally inadequate and we would recommend amendments to the existing election laws to cure such defects.

THOS. F. MURPHINE.

On motion of Mr. Zednick, the report of the special committee was unanimously adopted, and the chief clerk directed to deliver to the secretary of state the thirty-six ballots in question and to take a receipt therefor.

The speaker declared the seat of Thomas N. Swale, Representative of the Forty-eighth Legislative District of the State of Washington vacant.

There being no objection, at the direction of the speaker, the following statement by Mr. Swale was made a part of the proceedings of the day:

MR. SWALE: Friends of the second and third houses: One of the many pieces of advice received after being elected, or rather after I thought I was elected to come down here to the legislature, was never to attempt to talk unless I had something to say. Now, on this particular occasion, I do not have anything to say, but, it is a fine opportunity, so I am going to talk a little bit. Since I first arrived here, I have always had a sneaking idea that I might not stay, and I tried to figure out on various occasions what I would do for the remainder of the session in case I was told that my services would no longer be required by the state. For a time, I conceived the idea that perhaps I might get some easy job, something with duties akin to those of a lawmaker, and I believe that I even asked the speaker if he could get me a job of carrying water for the republican elephant (laughter). But, my experience, as I sat here day after day, has been so pleasant, my association with other members of the House so gratifying, and my treatment by all so fine that I have come to the conclusion that I want to come back; so, my friends, instead of getting a job carrying water for the republican elephant, I am going to go home and commence making votes in order that when I return I will have sufficient, and to spare. (Applause.)

The speaker declared that James M. Hogan was duly elected Representative from the Forty-eighth Legislative District of the State of Washington.

At the direction of the speaker, Mr. Hogan appeared before the bar of the House.

The oath of office was administered by the speaker to Mr. Hogan.
At the direction of the speaker, Mr. Hugh Todd, member of the House at the sessions of 1909 and 1911, was escorted to a seat upon the rostrum by Messrs. Davis and Watt.

On motion of Mr. Farnsworth, seconded by Mr. Reed, the House adjourned.

C. R. Maybury,  
Chief Clerk.

W. W. Conner,  
Speaker.

SIXTEENTH DAY.

MORNING SESSION.

House of Representatives,  
Olympia, Wash., Tuesday, January 26, 1915.

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

Roll call showed all members present except Messrs. Boyd, Roth and Rotch, of whom Messrs. Boyd and Rotch were 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.

RESOLUTIONS.

By the Rules Committee:

Resolved, That Mr. James M. Hogan be allowed the statutory compensation as state representative, commencing January 11, 1915, together with $21.00 mileage.

The resolution was adopted.

By Mr. Hanna:

Whereas, The governor has recommended in his message to the legislature that a committee be appointed to investigate the publication of text books for the public schools by the state, and

Whereas, The text books in use in the State of California are published by the state and other states are investigating this subject;
Be it Resolved, That the speaker of the House is hereby authorized and instructed to appoint a committee of three who shall investigate the advisability of the state publishing text books for use in the public schools, said committee to report at an early date to the legislature.

On motion of Mr. Guie, the resolution was referred to the Committee on Education.

By the Rules Committee:

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. Any one guilty of violation of this resolution shall be expelled and deprived of his card of admission.

The resolution was adopted.

The speaker announced that Mr. James M. Hogan would serve on the following committees: Judiciary, Enrolled Bills, Labor and Labor Statistics, House Arrangements, Military Affairs, State University.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 26, 1915.

Mr. Speaker:

We, your committee on public morals, to whom was referred House joint resolution No. 2, entitled "A resolution providing that this legislature declare its determination not to consider or enact any bill or measure whatsoever dealing with or relating to the liquor traffic, or submitting or re-submitting in any form anything purporting to amend, modify or supersede the existing enactment of the people by initiative measure No. 3, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

FRANK H. MANOUGE, Chairman.


On motion of Mr. Manouge, the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 25, 1915.

Mr. Speaker:

We, your committee on judiciary, to whom was referred House bill No. 27, entitled "An act relating to contractors and bonds upon public work and providing for establishing and enforcing claims for materials, supplies, provisions and money furnished for use in the construction, performance, carrying on, prosecution and doing of such work," have
had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX M. WINSTON. Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 25, 1915.

Mr. Speaker:

Your committee on engrossed bills to whom was referred House concurrent resolution No. 3, "Relating to the holding of memorial services in commemoration of former Representative Lee A. Johnson, of Yakima county;"

Also, House concurrent resolution No. 4, "Relating to the holding of memorial services in commemoration of former Representative M. M. Godman, of Columbia county;"

Also, House concurrent resolution No. 5, "Relating to invitation to president of the United States to visit the State of Washington;"

Also, House concurrent resolution No. 7, "Relating to the holding of memorial services in commemoration of Representative Alexander McKenzie, of Thurston county;"

Also, House concurrent resolution No. 8, "Relating to the holding of memorial services in commemoration of former Representative R. F. Holm, of Chelan county;"

Also, House concurrent resolution No. 9, "Relating to the holding of memorial services in commemoration of Phil M. Smith, of Lewis county;"

Also, House concurrent resolution No. 10, "Relating to the holding of memorial services in commemoration of former Representatives J. J. Edens, J. P. McGlinn and Dr. E. E. Butler, of Skagit county;"

Also, House concurrent resolution No. 11, "Relating to the holding of memorial services in commemoration of former Representative J. M. Edwards, of Wahkiakum county;"

Also, House concurrent resolution No. 12, "Relating to the holding of memorial exercises in commemoration of Dr. Nelson G. Blalock, member of the constitutional convention of 1889;"

Also, House concurrent resolution No. 13, "Relating to the holding of memorial services in commemoration of former Councilman A. G. Lloyd, member of the territorial council of 1883;"

Also, House concurrent resolution No. 14, "Relating to the holding of memorial services for former Representative E. L. Minard;"
Also, House concurrent resolution No. 1, "Resolution relative to
death of Frank L. Sweet;"
Also, House concurrent resolution No. 15, "Relating to holding
memorial services in commemoration of Christopher C. Gose, member
of the sixth Washington legislature;"
—have compared same and find them correctly enrolled.

G. Dowe McQuesten, Chairman.

We concur in this report: John L. Wiley, Thos. N. Swale, John
Anderson, C. A. Young.

On motion of Mr. McQuesten, the report was adopted.

House of Representatives,

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill
No. 19, entitled "An act creating the office of county coroner in all
counties except 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 printed.

Alex M. Winston, Chairman.

The report was adopted.

The speaker announced that he was about to sign the follow­ing concurrent resolutions: Nos. 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, and enrolled House concurrent resolutions Nos. 1
and 15.

House joint resolution No. 4, by Mr. Hill, relating to the
advising of the Legislature of the origin of all bills introduced.

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

The resolution was read the second time, in part.

Mr. Sims interrupted the reading with a motion to lay the
resolution on the table.

Mr. Farnsworth demanded a roll call on the vote to lay the
resolution on the table. A sufficient number did not arise.

The motion of Mr. Sims prevailed.

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. Hastings, Reed, Reeves, Robe, Roth and Rotch, of whom Mr. Rotch was excused.

There being no objection, the House returned to Reports of Standing Committees.

REPORT OF JOINT STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES AND SENATE,
OLYMPIA, WASH., JANUARY 26, 1915.

MR. SPEAKER:

We, your Committees on Elections and Privileges and State School and Granted Lands, have had under consideration three bills entitled, respectively, "An act abolishing the state board of tax commissioners, creating the office of state tax commissioner, constituting the commissioner of public lands ex-officio state tax commissioner, prescribing his powers and duties, and repealing sections 9084 and 9089 of Remington & Ballinger's Annotated Codes and Statutes of Washington;" "An act relating to the board of state land commissioners, its composition, powers and duties, and amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington;" "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington," and we respectfully report the same back to the House with the recommendation that the three bills do pass.

E. E. BONER,
W. V. WELLS,
GUY E. KELLY,
VICTOR ZEDNICK,
Chairmen.


There being no objection, the House returned to the introduction of bills.
INTRODUCTION OF BILLS.

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

House bill No. 52, by Mr. Bowman: An act establishing a primary highway between the town of Kelso, Cowlitz county, thence westerly through the counties of Cowlitz, Wahkiakum, and Pacific by the most practical route either to Bear River or Ilwaco, and making an appropriation therefor.

Referred to Committee on Roads and Bridges.

House bill No. 53, by Joint Committees of Privileges and Elections, and State, School and Granted Lands: An act abolishing the state board of tax commissioners, creating office of state tax commissioner, and prescribing his powers and duties.

Passed to second reading.


Passed to second reading.

House bill No. 55, by Joint Committees of Privileges and Elections and State School and Granted Lands: An act relating to state board of equalization, its powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 56, by Mr. Wilson: An act relating to contractors and bonds upon public work and amending sections 1159 and 1161 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.
JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the senators at the door of the House, and they were invited to seats within the bar of the House.

The joint session was called to order at 2:00 o'clock p. m.

The speaker of the House, presided.

The secretary called the Senate roll, all members being present, except Senator McMillan, excused.

The chief clerk of the House called the House roll, showing the following members absent: Messrs. Babcock, Hogan, Hubbell, McArdle, Rotch, excused; Scales and Stevens.

Prayer was offered by Rev. D. O. Thompson.


An eulogy on the life of Senator M. M. Godman was delivered by Senator Sharpstein, and on the life of Senator W. D. Cotter by Senator White.

Representative J. H. Davis spoke on the life of the late Representative Frank L. Sweet.


Senator Sharpstein spoke as follows:

Judge M. M. Godman, the mention of this name calls to memory with us who knew him so many acts of friendship and of good citizenship as to need no other praise, while to those of you who did not know him it is impossible, with my limited ability or within the brief space
of an address, to bring home to your minds a full appreciation of him as a friend or a citizen.

It is not necessary, in order that his life’s history and great services to this state should become a matter of record, that I should make reference to them now for a large portion thereof will be found in Hawthorne’s History of Washington.

He had many minor offices to which I will not specifically refer but discharged the duties of all with like fairness and marked ability as he did in case of the more important ones.

Born in Missouri, educated in California, he began his career as a lawyer at Dayton, Washington, in 1880. I knew him well and was always proud of his friendship. His legislative services were rendered in the Territorial Council in 1888, the Constitutional Convention, the House of Representatives in 1891 and 1907. He was superior judge of Columbia, Garfield and Asotin counties for one term and chairman of the public service commission. I had the honor to serve in the legislature with him twenty-four years ago now, of which legislature Judge Frater of the King county superior court was also a member. Judge Frater, Judge Godman and myself were on the judiciary committee and that legislature enacted into law all of what was known as Hill’s Code. Senators Hutchinson and Flummerfelt of this session were members of that house, and they will join me in the statement that there was no more useful member at that session than Judge Godman.

My father was a member with him of the Constitutional Convention and there sat in that convention such men as Judge George Turner, T. M. Reed, D. J. Crowley, Judge R. O. Dunbar, R. M. Sturtevant and others of like character and ability, and Judge Godman was ranked as a man of power and ability with men like these. Judge Godman was always a democrat and a full believer in the policies of the party of his faith. He was a real partisan, not only in name but in spirit, and there are those of us who did not agree with him who admire him more for being so. He was a resident of Dayton until he moved to Seattle in 1907. In 1912 he became a candidate for the democratic nomination for the high office of governor, and while he and Governor Lister were at that time rivals, they remained, as they had been before, the best of friends, and in the spring of 1913 Governor Lister appointed him a member of the public service commission. His long service to his county entitled him to recognition and to an office which would be some reward to him, for all his services up to this time had been in offices in which there was no profit to him.

His characteristics of mind and temperament, together with his legal training and ability, rendered him peculiarly qualified to have discharged the duties of this high office with advantage to the State of Washington and credit to himself. Not long after his appointment, however, he began to show signs of failing health, and was compelled to resign in August of last year and died on November 9th, 1914. In his inability to discharge the duties of this high office, the State of
Washington undoubtedly lost the benefit of service which would have been very valuable to the state. In accepting his resignation Governor Lister stated among other things the following: "I personally feel in his withdrawal from the public service commission the state is losing the service of one of its strongest and most able officials."

Judge Godman became interested with others in some Mexican investment and one of his sons was murdered in Mexico. And it is generally conceded by those who knew him best that this circumstance had some influence in hastening his death. He never seemed to have recovered from this shock.

Every fond father erects in his heart a throne he expects to be occupied by each of his sons, and if a great misfortune causes one of these sacred places to be made forever vacant, it renders it impossible for a man thus afflicted to make as brave a fight against disease as it is for a man who has not suffered any of the great bereavements of this life.

The entire life of Judge Godman is a reminder to every man who seeks and attains public office that he should so discharge the duties of his office and his duties as a citizen that it can be truthfully said of him, as it was said and always will be said of Judge Godman by both his political opponents and his political associates, "Well done, thou good and faithful servant." The state loses a good man. Many of us here and elsewhere in this state lose a friend.

"Friend after friend departs;  
Who hath not lost a friend? 
There is no union here of hearts,  
That finds not here an end,  
Were this frail world our only rest,  
Living or dying, none were blest.  
"Beyond the flight of time.  
Beyond this vale of death,  
There surely is some blessed clime  
Where life is not a breath  
Nor life's affections transient fire,  
Whose sparks fly upward to expire.  
"There is a world above  
Where parting is unknown—  
A whole eternity of love  
Formed for the good alone;  
And Faith beholds the dying here,  
Translated to that happier sphere."

Mr. Davis spoke as follows:

Mr. President, Mr. Speaker and Gentlemen:

At each session of the legislature it is the custom to set aside a time to pay tribute to former members and to many of us, this is a most solemn occasion.

Today we come together to pay our tribute to the memory of those who have passed out during the past two years.
It has been assigned me to speak a few words in memory of the Hon. Frank Sweet, a member of the 1909 and 1913 legislatures from Pierce county.

Frank Sweet was my friend. I first met him in 1892, twenty-three years ago. We were fellow railroad men and worked together day by day. I knew him well. His word was good as gold and he never shirked from duty. He was courageous, honest and a man of sound judgment. As a member of the House, he was universally respected. As a citizen, he was respected by all who knew him. In his death, the State of Washington suffered a great loss.

I often think on such occasions as this, that we should take to ourselves a lesson and remember more tenderly those who are still living. I remember the lines of a poet which all might heed:

"Oh, friends, I pray tonight,
Keep not your kisses for my dead cold brow,
The way is lonely, let me feel them now."

"Think gently of me; I am travel worn—
My faltering feet are pierced with many a thorn."

"Forgive, oh, hearts estranged, forgive I plead!"

"When dreamless rest is mine
I shall not need the tenderness for which I long tonight."

Senator White spoke as follows:

We assemble here today to pay a just debt of gratitude, admiration and love to our departed statesman.

Mr. President, but a short period has lapsed since the late Senator Wilbur D. Cotter, of the twenty-fifth senatorial district, was a member of this legislature, and I, having been called to occupy his seat in the Senate, and in accepting the charge, I did so conscious of my inability to cope with his master mind. He was a legislator of rare ability.

Senator Cotter was one of those to early join the march of civilization into the west, locating in the city of Puyallup in 1887. He was an unusual public spirited man, serving for many, many years in public life of his home city in various capacities. He, at the time of his death was heavily interested in the famous Puyallup valley; in almost every institution of his city, besides having large holdings of agricultural investments in eastern Washington. He was a director and officer in the Western Washington Fair Association, of Puyallup, and of the Puyallup and Sumner Fruit Growers Association, and a director of the Citizens' State Bank of Puyallup. He was elected to the State Senate in 1913, and was called by the grim Reaper of Death November 10th, 1914, leaving to mourn his loss an honored family of wife and five children.

In talking with Senator Cotter he at many times had spoken of the many pleasant experiences in the Senate of 1913, and always could tell of some good and ennobling qualities of all brother senators, and had he lived it would have been the ambition of his life to have written into the code of this state such laws as would make for the betterment of
farm life in the rural districts, and have made easier the onward march of civilization of the young men and women of today. He was particularly interested in the betterment of the State Soldiers' Homes and Colony, and all of the state's great educational institutions. Such men and characters are truly the atlas on whose shoulders rest the construction in a new state of a popular form of government for the whole people, regardless of their varied occupation.

It is lamented that he should be called at the noontide of his life, when the afternoon time was filled with so many beautiful hopes and higher ideals, such as a pure mind and clean character can justly look forward to.

Any individual or character is but an atom—he is born—he acts—he dies, but its principles are eternal. His life was truly a contest over the great principle of good will to his fellowmen and obedience to his Creator. His ideal of wealth was that it should be created by honest toil, and such an ideal is the law of success. He was a man always ready and willing to bear his own share of the burden of government that protected him, and believing that he who is not thus willing is worthy of no right under this government.

He was a man of unusual character and courage, yet he was as tender hearted as a child for those in need or distress, contributing liberally to their needs and comfort. Character such as the late Senator Cotter possessed is higher than genius; is greater than wealth; and more to be admired than fame. During his long illness he met his friends cheerfully and with the same courageous spirit that he had fought the battles of life, never yielding to what he, for many days knew would be the call of the Great Reaper of Time. As he lived, he died. Proudly and unshrinkingly he passed beyond our horizon to that great realm of silence or of joy, and he has left with us his wealth of thought and deed. The memory of a brave, courageous and honest statesman who bowed alone to death.

The Lieutenant Governor spoke as follows:

“No loss without some gain.
No death shall be in vain.”

Their going out may remind us of the flickering and how soon extinguished is the flame of life, but in the generous economy of that Providence which permits nothing to be lost, their lives intermingle with the meditations of those who come after them, inspiring virtuous deeds and aspirations, and cheering and blessing humanity as it moves in successive generations of toil and conflict, of achievements and disappointments, of joys and pleasures, of sickness and sorrow, of pain and death, to

“That one far off divine event,
To which the whole creation moves.”

The life work of these men has ended, and they will be missed by families, neighbors and state.
To their families they have left more than princely fortunes, for they have lived useful lives; their names were revered and respected by their neighbors; and their public acts are written on our statute books.

In the beautiful valley of the “Wallas,” on the plains about Spokane Falls, along the Columbia and its tributaries, on the shores of the great Inland Sea, from whose sands the great mountain range of the Olympics rear their rugged forms and to the southward that mighty sentinel rears its head far above the clouds from whence one may look down upon the elements in their fierce battles, and whose crest is daily painted with the rich glow of a rising and descending sun; here in the fertile valleys the pioneer found lodgment, and here just at the head of the placid waters of Puget Sound, where is had the finest view of the majestic mountains, the fathers made up of the strong and virile manhood of the best families of eastern states and provinces, and of the northern countries of Europe, met under such awe inspiring influences to enact the first laws for a new territory, named for the Father of Our Country.

Amidst such surroundings, promising such rich blessings from nature’s storehouse of field and forest, of mine and camp, it is not strange that those men gave to the State the very best that was in them.

Some of you have seen a picture representing a shell drifted to a lonely strand in the light of the breaking dawn, from the spaces of a dark and solitary sea, and in the hollow of this shell, cast up by the mysterious Tide of Life, there lies the figure of a naked newborn babe, while underneath the picture appears the inscription,

“From an unknown Shore.”

Had I the power to do so, I would paint a companion to this pictured allegory, and it should represent another strand lurid in the flame lined shadows of an angry sunset, looking out upon a tideless ocean, wrapped in the curtains of night, black and impenetrable.

And from this ominous shore, a countless multitude are ceaselessly embarking, each in his narrow craft of sable hue, lonely, unwillingly, upon the pulseless breast of the ebon deep, to be swallowed up in its mysterious void.

The voyagers are of all ages, and conditions, young men and maidens, old men and children, babes and sucklings, each takes its solitary way into the darkness; and when I had painted this picture, I would write under its the words,

“To an undiscovered country.”

Does death end all?

This question for thousands of years unanswered, save by faith is the same question that stirs men’s souls today, as it did that of the patriarchs of old.

What may have been our past existence, if any, is blotted out, and human memory cannot recall.
What will be our future state is also hidden from finite mind, except as through eyes of faith, we may penetrate the curtains that surround this life and shut out alike the future and the past.

But this we know, there is a today—yesterday is gone and gone forever, tomorrow may never come.

Whatever be our religion or our creed, our hopes or fears, this we know, we can serve humanity today.

Whether death be the end of all, or whether it be but waiting the soul across the silent river to elysian fields of pure delight.

Whether from these fields the soul looks down upon our world forever, or communed with those that are left, yet we know it is the end of earthly activity; and the world’s work must be carried on by living, breathing, thinking people.

And be your faith what it may, to the followers of the Nazarene, there is solace in the promise, “Inasmuch as ye did it unto one of the least of these,” that ought to impel us to constant labor for the amelioration of our race and strive to bring about those conditions that will give the greatest prosperity and highest degree of happiness to the largest number of our people, that we may deserve the approbation of our neighbors and the commendation of our God.

Others have spoken of those three splendid men who departed from this life while engaged in public service, while to me is allotted the duty of speaking of those whose several services to the state and people covers a period of more than a quarter of a century; and by reason of the large number of them, as well as the individual memorials to follow, it will be necessary as well as desirable that I treat them collectively.

It required cool heads and strong hearts, big minds and steady nerves, integrity of purpose and loyalty to duty, to shape the constitution and statutes of our state. The people called for such men and the call was not in vain, for in response, there came forth such men as Godman and Cosgrove, Turner and Stiles, Sharpstein and Reed, Dunbar and Eldridge, McReavy and Clothier, Brown and Blalock, Dallam and Moore, Sullivan and McCroskey, Kinneer and Henry, Fairweather and Hoyt, together with others, many of whom have already passed from the scene of their earthly activities.

We are wont to say, men were more patriotic in those days.

The men who launch a state along right lines are of no higher order of patriotism than are those who strengthen it and enlarge and multiply the powers and opportunities, and pleasures and possibilities of the people who thereafter constitute the State.

Fully as high a degree of patriotism is demanded to develop a State, and direct its successful operation as was required to conceive it and write its constitution.

4—H.
Whether the high standard fixed by the founders, shall be main­
tained, depends upon the patriotism of those present in this chamber 
today.

During the public service of those whose demise we this day com­memorate, we have emerged from a territory to statehood—our block 
and barren prairies have budded forth into vast orchards and waving 
grain fields—all sparse clearings, into splendid farms and dairies—our 
struggling hamlets and villages into populous cities of vast commercial 
importance and beautiful happy homes—our placid waters into mighty 
harbors, where ride the ships of all nations, while on their banks are 
the great salmon fisheries of the world. In commercial conquest, in­
dustrial development and political advancement, our State has been the 
wonder of the age.

Well may we pause in our triumphant march, upon this sad oc­
casion and reflect upon the course we have traveled and pay due 
homage to the disappearing generation of men who aided in bearing 
along our craft in what has been our first quarter century of statehood 
and real development.

I have no apprehensions for the future. We are young and vigorous 
as a State, hopeful and buoyant as individuals, like boys at play—we 
almost forget the laws of health and safety.

Too often have we forgotten the inexorable law that requires pay­
ment in kind. Too easy have we found it to put off the day of payment.

I am not a pessimist.

The people of the Evergreen State will redeem their every pledge.
Every bond of county, city and district, will be met.

Our every institution will be maintained, our every department 
will spend less than its revenues, and today honoring the memory of 
departed patriots, we will receive a new baptism of patriotism, and 
reconsecrate ourselves to public duty, and with a firm resolve do those 
things that will add glory and lustre to the fair name of Washington.

It was a pleasing pastime in boyhood's happy hours to wander 
through the old churchyard and read the epitaphs engraved on the 
marble slabs that marked the resting place of the dead.

May I ask that you wander through the constitution of our State 
and the labyrinth of statutes and read the epitaphs these men wrote 
while they still lived.

If I could I would chisel deep in the hearts and minds of men in 
letters of living fire, that epitaph written by those men into the con­
stitution of our State, and which constitutes a part of the Bill of Rights,

"A frequent recurrence to fundamental principles is essential to the 
security of individual right and the perpetuity of free government."

Rev. James H. Edgar, of the United Presbyterian church, 
of Olympia, pronounced the benediction.
At 2:55 p. m., on motion of Senator Landon, the joint session dissolved.

The House adjourned to 11:00 a. m., January 27, 1915.

C. R. Maybury,
Chief Clerk.

W. W. Conner,
Speaker.

SEVENTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, January 27, 1915.

The speaker called the House to order at 11:00 a. m.

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

Prayer was offered by Rev. Frederick M. Bateson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

The speaker called Mr. Halsey to the chair.

PETITION.

A petition from the provision trades section of the Washington State Federation of Labor, favoring the submission of a "Home Rule" bill, together with initiative bill No. 18, was read and referred to the Committee on Memorials.

On motion of Mr. Winston, House bill No. 27, reported out by the Judiciary Committee, was re-refereed to that committee, for correction.

A communication from the Young Men's Republican Club, of King county, inviting the members of the House to attend a banquet in Seattle in honor of the birth of Abraham Lincoln, was read.
The following notice was read by the clerk:

By the Committee on Rules and Order:

Notice is hereby given that on the next working day the rules and order committee will offer a resolution to amend Rule No. 32 and also to strike Rule No. 36.

On motion of Mr. Kelly (Guy E.) House bills Nos. 53, 54 and 55, reported to the House by the Joint Committee on Privileges and Elections and State Schools and Granted Lands, were referred to the Judiciary Committee.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 26, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 30, entitled "An act directing the state highway commissioner to examine and report on the feasibility of a state road from Raymond in Pacific county to Aberdeen in Chehalis county, and of a branch of said road from a point in the vicinity of Vesta in Chehalis county, through portions of Chehalis and Pacific counties to Oakville in Chehalis 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. McCardle, Chairman.


The bill was passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 26, 1915.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 49, entitled "An act appropriating the sum of $19,533.03 from the state shore land improvement fund (said sum being the unexpended balance of the $250,000.00 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 Lake Washington canal in King county," 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: Frank H. Renick, M. E. Reed, J. R. Catlin, Wm. Scales, C. E. Lum, E. A. Sims, W. F. Robinson, R. H. Hart-
The bill was passed to second reading.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed, and acted upon as indicated:

House bill No. 57, by Messrs. Murphine and Lane: An act in relation to the procuration, detention, inducement, persuasion, or encouragement of female persons to become prostitutes, or to enter or remain in a house of ill fame, and relating to the transportation of female persons for prostitution or other immoral purposes, to provide for the punishment thereof, etc.
Referred to Committee on Public Morals.

House bill No. 58, by Judiciary Committee: An act amending section 17 of chapter 176 of the 1913 Session Laws of the State of Washington approved March 24, 1913, relating to drainage and improvement districts, the same being section 4226-17 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.
Passed to second reading.

House bill No. 60, by Mr. Urquhart: An act establishing a highway in Grant and Lincoln counties to be known as the North Central Highway.
Referred to Committee on Roads and Bridges.

House bill No. 61, by Messrs. Urquhart, Stewart (Grant), Long and Perkins: An act relating to the State College of Washington, establishing an experimental and demonstrational farm, and making an appropriation therefor.
Referred to Committee on Appropriations.

House bill No. 62, by Mr. Hanna: An act providing procedure for the removal of county seats; actions in regard thereto and amending sections 3832, 3833 and 3836 of Remington & Ballinger’s Statutes and Codes of the State of Washington.
Referred to Committee on Judiciary.
House bill No. 63, by Mr. Farnsworth, for the governor as provided by House joint resolution No. 3: An act making an appropriation to be used under the joint direction of the governor and attorney general for the purpose of enforcing initiative measure No. 3, passed under the provisions of the statute with reference to the initiative at the general election on November 3, 1914.

Referred to Committee on Appropriations.

House bill No. 59, relating to the adoption of official codes and declaring an emergency:

On motion of Mr. Winston, the bill was placed on second reading.

The bill was read the second time by sections, and, on motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 59 passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 2.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—95.

Those absent or not voting were: Messrs. Rotch, Mr. Speaker—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. Winston, the rules were suspended, the bill considered engrossed, and the chief clerk was directed to immediately transmit the same to the Senate.

The speaker resumed the chair.

Mr. W. D. E. Anderson, member of the House at the session of 1893 was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Davis and Harris.

On motion of Mr. Sims, the House adjourned.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.

EIGHTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 28, 1915.

The speaker called the House to order at 10:00 a.m.
Roll call showed all members present, except Messrs. Rotch and Stevens; Mr. Rotch being excused.
Prayer was offered by Rev. Frederick M. Bateson, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

RESOLUTION.

By Mr. Barlow:

WHEREAS, We believe in economy and according to Webster's dictionary economy means the wise spending of money,

WHEREAS, The cost of supplying clean towels to this House, not paper on rollers, that is contrary to the statutes of the commonwealth, but real towels suitable for the use of ordinary people such as this House is composed of;
WHEREAS, The cost of real towels in this house would not exceed on every dollar collected in taxes, to exceed one-millionth of a mill on each dollar collected.

Resolved, That the sergeant-at-arms be instructed to supply and furnish real towels for the use of the members of this House.

On motion of Mr. Barlow, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 43, entitled "An act relating to interstate bridges and providing for the granting of franchises thereon and the collection and expenditure of tolls 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.


House bill No. 3: Be indefinitely postponed.

Mr. McArdle moved the adoption of the report.

Mr. Murphine raised the point of order that when a bill is being considered by a committee, another bill on the same subject cannot be indefinitely postponed until the committee bill on the same subject is brought out.

The speaker declared the point of order well taken.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 26, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred House bill No. 18, entitled "An act relating to local improvements in cities and towns and amending section 12 of 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.

F. A. Hart, Chairman.

Mr. Speaker:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred House bill No. 17, entitled "An act limiting the power and fixing the liabilities of officers of cities existing under the commission form of government provided for in chapter 116 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.

F. A. Hart, Chairman.


Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 16, entitled "An act relating to the sale of intoxicating liquors, repealing certain sections of Remington & Ballinger's Annotated Codes and Statutes of Washington relating thereto and providing when this act shall 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.

Z. Stewart, Chairman.


Mr. Speaker:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred House bill No. 51, entitled "An act to establish the office of state fire marshal; defining his powers and duties; providing for his compensation and the maintenance of his office; for investigation of causes of fires and providing penalties for violations of the same and repeal 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 be indefinitely postponed.

F. A. Hart, Chairman.


On motion of Mr. Hart, the report was adopted.

House bill No. 54: Majority, do pass; minority, that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915, at 2:00 p. m.
Mr. Reeves moved that the rules be suspended, and that the minority report be adopted.

Mr. Sims requested that the clerk read rule No. 34.

The clerk read rule No. 34.

The bill was passed to second reading.

House bill No. 53: Majority, do pass; minority, that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915, at 2:00 p.m.

Mr. Reeves moved that the rules be suspended and that the minority report be adopted.

The motion was lost.

House bill No. 55: Majority, do pass; minority, that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915.

The bill was passed to second reading.

House bill No. 38: Majority, be indefinitely postponed; minority that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915, at 2:00 p.m.

The bill was passed to second reading.

House bill No. 36: Majority, be indefinitely postponed; minority, that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915, at 2:00 p.m.

The bill was passed to second reading.

House bill No. 37: Majority, be indefinitely postponed; minority, that it be made a special order and considered in the committee of the whole House, Monday, February 1, 1915, at 2:00 p.m.

The bill was passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 28, 1915.

Mr. Speaker:

The Senate has passed Senate bill No. 90, entitled “An act relating to the form of verification of traveling expense vouchers and amending section 8342 of Remington & Ballinger's Annotated Codes and Statutes of Washington;”
EIGHTEENTH DAY

Also, engrossed Senate bill No. 37, entitled "An act providing for the holding of sessions of the superior court of the State of Washington for Chehalis county, in the city of Aberdeen in Chehalis county, Washington;" and

Also, engrossed Senate bill No. 40, entitled "An act relating to the sale of county property by boards of county commissioners, and amending section 3845 of the second volume of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the Senate has passed House joint resolution No. 3, "Relating to calling for drafts of bills recommended by the governor and other state officers;"

Also, House concurrent resolution No. 16, "Relating to the holding of memorial services in commemoration of the late William P. Christensen, member of the 12th Washington Legislature;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed, and acted upon as indicated:

House bill No. 64, by Mr. Kelly (Guy E.): An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to grounds for divorce.

Referred to Committee on Judiciary.

House bill No. 65, by Committee on Municipal Corporations Other Than the First Class: An act amending sections 6971 and 6974 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 66, by Committee on Municipal Corporations Other Than the First Class: An act relating to cities, conferring thereon the power to accept gifts, grants and leases of property lying outside of their corporate limits and to annex the same, and validating certain attempts so to do heretofore made, and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 67, by Mr. Timblin: An act relating to public schools, amending sections 4412, 4445, 4563, 4568 and 4572, and repealing sections 4564, 4565, 4566, 4567, 4569,
4570 and 4571 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.
Referred to Committee on Education.

FIRST READING OF SENATE BILLS.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 40, by Senator Sharpstein: An act relating to the sale of county property by boards of county commissioners, and amending section 3845 of the second volume of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to Committee on Counties and County Boundaries.

Senate bill No. 90, by Judiciary Committee: An act relating to the form of verification of traveling expense vouchers and amending section 8342 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to Committee on Judiciary.

Mr. Hill moved to suspend rule No. 46.
The motion was lost.

SECOND READING OF BILLS.

House bill No. 15, relating to trust companies.
The bill was read the second time in full by sections, and passed to third reading.

House bill No. 23, relating to punishments for certain crimes.
The bill was read the second time in full by sections.

Mr. Guie offered the following amendment:

In line 9 of the printed bill strike out "shall" and insert in lieu thereof the words "may in its discretion."

The amendment was adopted.
The speaker called Mr. Halsey to the chair.
Mr. Black offered the following amendment:

In line 5 of the printed bill after the word "may" insert "in its discretion."

On motion of Mr. Black, the bill was made a special order for Monday, February 1, 1915, at 2:00 p.m.

Mr. Webster moved that House bill No. 24 be referred back to second reading for the purpose of amendment.

The motion was lost.

Mr. Mc Ard le: Mr. Speaker:— I arise to a question of personal privilege. Two years ago, we had present, as we have today, and as we will have at every session of the legislature, and properly so, representatives of the press, and these representatives, through their various communications, are great moulders of sentiment, not only on the outside, but in the body of this house. Far be it from me to even intimate that members of the press here in that capacity last session played any politics, but I did notice, after the session was over, that various representatives of the press who sat at the press table were taken onto the democratic payroll in positions of very considerable importance in this state. Now, one of the methods by which the sentiment is formed in this House is to delay action on measures until they have an opportunity to examine measures and an opportunity to use the columns of the press. I came here as a republican, and I came here determined not to pursue any cheap political methods, but determined that when it came down to a question of politics to be on a broad party platform, and when questions of party came up, as they were bound to come up, that I was going to take an attitude in accord with good business principles, but strictly in accord with party methods.

Certain bills have been in this house and have gone to second reading, where they properly belonged, and in the course of time will come on the floor, at which time I will state my reasons for supporting these bills. But, in my judgment, in order to influence sentiment, reports are being circulated through this body and in the corridors and in the public press for the purpose of defeating those measures. That is what I call cheap politics of the cheapest kind, whoever is the father of it. Now, I hold in my hand a copy of the Seattle Post-Intelligencer of this morning containing a communication written by J. W. Gilbert. (Reading.) "Deal is charged by democrats in commission bills. Gossip has it that berths are to be made for McArdle and Zednick. Lister's plan held up. House majority keeps it in committee and reports out measures which are reputed to give the republicans patronage at capital. One of the principal points of difference between the two groups of bills is the distribution of a little patronage. The democrats are openly charging that when the republican measures become law, both Representative L. D. McArdle and Representative Victor Zednick will
get jobs in the land commissioner's office." I wish at this time to state that is absolutely false, as far as I am concerned, and I ask Mr. Gilbert for the source of his information.

**Mr. Zednick:** Mr. Speaker:—I arise to a question of personal privilege; I would like to state to this House, whether this statement originated with any democrat or with any reporter, that it is an absolute lie, as far as I am concerned. I have no intention and no desire of receiving any job in connection with any commission created by this House. As a matter of fact the state constitution prohibits any member of the legislature holding any job created by the legislature of which he is a member, which, of itself ought to be enough to give the lie to such a statement as this. As I said before, I will say now that I have enough legal practice in the city of Seattle so that I do not need any job in the land commissioner's office, or any other state office, and that this statement, wherever it originated, is an absolute, unwarranted falsehood. I want it clearly understood that while I am mentioned in connection with some of these bills, I was once an employe of the land commissioner's office, and I believe I know something about the workings of that office, and considerable about the workings of the different state offices as a result of that experience, and that is the reason, as I will state when they come up, that I am in favor of the measures proposed by the committee on state school and granted lands, of which I am chairman, and the privileges and elections committee, of which Mr. Guy Kelly is chairman, and I will state my reasons in detail for these measures, but my reason is absolutely not as indicated in this article in the Post-Intelligencer.

**Mr. Farnsworth:** Mr. Speaker:—(Interrupted).

**The Chair:** For what purpose do you arise?

**Mr. Farnsworth:** For the purpose of pouring oil on the troubled waters.

**Mr. McArdle:** I ask for the source of Mr. Gilbert's information, and I move that he be given the courtesy of the floor of this House.

**Mr. Hill:** A point of order, Mr. Speaker. Is such a proposition as that possible unless you go into the committee of the whole?

**The Chair:** It is proper if the House says so.

**Mr. Sims:** It is proper for any man to be brought before this House on any business pertaining to the House whether in or out of session. That is the rule. We have done it before. These gentlemen are here by the courtesy of this House and have been extended that privilege, and I know no reason, and there is no question but that with regard to any matters pertaining to this House they may be asked for an explanation whether in session or any other time.

The motion was carried.

**Mr. Gilbert:** This is rather an unexpected honor. I will say this, that yesterday, and for the last few days, it was a matter of common report in this chamber that Mr. McArdle and Mr. Zednick were spoken
of in connection with the positions which would be created under this bill; that the bill which makes the land commissioner ex-officio tax commissioner gives him authority to appoint such clerical help as he may need. It does not specifically create the positions which Mr. Zednick and Mr. McArdle were supposed to be slated for. The source of the information is from at least half a dozen republican members of this House, from one or two democratic members, from one or two of the bull moose members, from state officials, and is a matter of common report in the press room in this capitol, and in the corridor, and the Post-Intelligencer is perhaps one of two or three or four papers carrying that story this morning, and some of the newspapers have stated the matter even more definitely than I have. If Mr. McArdle had read the story as I had reported it, in these words, "That the democrats of the House are charging that Mr. Zednick and Mr. McArdle are slated for jobs in the land commissioner's office, that in support of this charge by the democrats it is rumored in the corridors of the capitol!"—something to that effect—I have forgotten the exact words. That is all, I think, of the story, that Mr. Zednick and Mr. McArdle—that Mr. Zednick had been employed in the land department since the last session, and that Mr. McArdle had taken another position in another department as statistician, or something of that kind, since the last session.

Mr. McArdle: Did you come to me at any time and ask for a confirmation of these rumors?

Mr. Gilbert: No sir.

Mr. McArdle: I have brought before the House what I wished to. I read the matter as it was published, that the democrats are charging these things. I read the headlines, and then read the paragraph. I have brought before the House that this story is based upon rumors. I have stated that it is absolutely false, and that is the point that I want to bring before you.

Mr. Zednick: I want to say in response to Mr. Farnsworth that while I am willing to be charitable to the newspaper men, having been a newspaper man for several years myself, I do not like to be so charitable as to have my integrity questioned. This is a serious proposition, to intimate that a man is voting in this legislature for his own advancement; whose attitude on any question is governed by some future emoluments that may be passed out. No wonder there is feeling engendered. It is encroaching too far to intimate that any man is going to gain something as the result of his vote in this House. As a matter of fact it is almost a criminal proposition to circulate by word of mouth or by word of press such an outrageous proposition when it is absolutely false.

The speaker resumed the chair.
House bill No. 26, relating to nurses. Passed temporarily.

House bill No. 30, relating to state highway commission.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 49, relating to Lake Washington canal.

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 considered engrossed, and House bill No. 49 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—92.

Those absent and not voting were: Messrs. Grass, Kelly (Albert A.), Rockhill, Rotch, Stevens—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, the bill considered engrossed, and the chief clerk was directed to immediately transmit House bill No. 49 to the Senate.
NINETEENTH DAY

House bill No. 26, relating to nurses.
The bill was read the second time in full by sections.
Mr. Guie offered the following amendment:
The amendment was adopted.
Mr. Guie offered the following amendment:
Also strike title of act and insert in lieu thereof "An act to amend section 84, 85 of Remington & Ballinger's Annotated Codes and Statutes of Washington relating to nurses."
The amendment was adopted.
Mr. Davis moved that House bill No. 26 retain its place on the calendar and come up for second reading on the next House calendar.
The motion prevailed.
On motion of Mr. Farnsworth, the House adjourned.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.

NINETEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., Friday, January 29, 1915.
The speaker called the House to order at 10:00 a. m.
Roll call showed all members present, except Messrs. Robe, Rotch, Stevens and Zednick, of whom Messrs. Rotch, Stevens and Zednick were 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.
On motion of Mr. Lowman, House bill No. 13 was re-referred to the Committee on Banks and Banking for the purpose of correction.
RESOLUTION.

By the Judiciary Committee:

Be it Resolved by this committee, That Frank Coyle be appointed at a salary of $5.00 per diem to take charge of the branch library which has been established for the convenience and use of the judiciary committees of the House and Senate and to act as stenographer for the House judiciary committee. 

ALEX M. WINSTON, 
Chairman of House Judiciary Committee.

The resolution was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, 
OLYMPIA, WASH., JANUARY 29, 1915.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 7, "Relating to appointment of a committee to make certain investigations relative to the state school for the feeble minded at Medical Lake, and the state normal school at Cheney;"

Also, the Senate has passed engrossed Senate bill No. 18, entitled "An act providing for the legalization of all publications of summons, processes and notices heretofore made, the publication of which occurred in whole or in part on any legal holiday, and hereafter permitting publication in any newspaper of all summonses, processes and notices in any legal proceedings on any legal holiday;"

Also, engrossed Senate bill No. 73, 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 & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 98, entitled "An act relating to temporary loans and transfers of money in state funds;"

Also, engrossed Senate bill No. 108, entitled "An act relating to insurance and amending chapter 49, of the 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,' by adding thereto a section known as section 45-A providing for appeals from decisions of the insurance commissioner and certain penalties;"

Also, Senate bill No. 59, entitled "An act relating to the issuance of warrants by the state auditor and amending section 5037 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 102, 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;"

Also, Senate joint resolution No. 7, "Providing subject matter to be printed in 1915 Legislative Manual;"

Also, engrossed Senate bill No. 50, entitled "An act relating to the practice of modes of treating the sick or afflicted and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 63, entitled "An act relating to elections in diking districts and amending section 4095 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The President has appointed Senator Ralph Nichols under Senate concurrent resolution No. 7.

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Reeves, the rules were suspended and Senate concurrent resolution No. 7 was placed on second reading.

The resolution was read in full, and, on motion of Mr. Reeves, the rules were suspended, the second reading considered the third, and Senate concurrent resolution No. 7 was placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—91.
Those absent or not voting were: Brown (J. S.), Duncan, Harris, Rotch, Stevens, Zednick—6.

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

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred House bill No. 50, entitled "An act relating to local improvements in cities and towns and amending section 6 of chapter 98 of the Laws of 1911," have had the same under consideration, and do respectfully report the same back to the House with the recommendation that it do pass.

F. A. Hart, Chairman.


INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 68, by Mr. Schuh: An act for the relief of H. S. Royce.

Referred to Committee on Appropriations.

House bill No. 69, by Committee on State Capitol and Grounds: An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, validating certain purchases of land and making appropriations.

Passed to second reading.

INTRODUCTION OF SENATE BILLS.

Engrossed Senate bill No. 18, by Senator Hutchinson: An act providing for the legalization of all publications of summons, processes and notices heretofore made, the publication of which occurred in whole or in part on any legal holiday, and
hereafter permitting publication in any newspaper of all sum-
monses, processes and notices in any legal proceeding on any
legal holiday.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 73, by Judiciary Committee: 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 & Ballinger's Annotated Codes and Statutes of
Washington.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 98, by Judiciary Committee: An
act relating to temporary loans and transfers of money in state
funds.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 108, by Insurance Committee: An
act relating to insurance and amending chapter 49 of the
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," by adding
thereto a section known as section 45-A providing for appeals
from decisions of the insurance commissioner and certain
penalties.

Referred to Committee on Insurance.

Engrossed Senate bill No. 63, by Senator Jones: An act
relating to elections in diking districts and amending section
4095 of Remington & Ballinger's Annotated Codes and Stat-
utes of Washington.

Referred to Committee on Dikes and Drains.

Engrossed Senate bill No. 50, by Senator Ghent: An act
relating to the practice of modes of treating the sick or afflicted
and amending section 8397½ of Remington & Ballinger's An-
notated Codes and Statutes of Washington.

Referred to Committee on Medicine, Surgery, Dentistry and
Hygiene.
Senate bill No. 59, by Senator French: An act relating to the issuance of warrants by the state auditor and amending section 5037 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Revenue and Taxation.

Senate bill No. 102, by Committee on State, Granted, School and Tide Lands: 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 Appropriations.


Referred to Committee on Rules.

THIRD READING OF BILLS.

House bill No. 15, relating to trust companies.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schub, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker —89.
Those absent or not voting were: Messrs. Brown (Tom), Davis, Duncan, Hill, McArdle, Rotch, Stevens, Zednick—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. 30, relating to plan for state road from Raymond to Aberdeen.

The bill was read the third time in full, placed upon final passage, and passed the House by the following vote: Nays, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—88.

Those absent or not voting were: Messrs. Duncan, Grass, Hill, Lowman, Mess, Roth, Rotch, Stevens, Zednick—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. Black, the rules were suspended, and House bill No. 24 was returned to second reading for the purpose of amendment.

The bill was read the second time in full by sections.
Mr. Black offered the following amendment:

Section 3, in line 3, after the word "examine" insert the words "such person."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

The speaker appointed Mr. Hart, under Senate concurrent resolution No. 7.

On motion of Mr. Sims, the House adjourned to Monday, February 1, 1915, at 1:00 p. m.
Mr. Lowman moved as an amendment that the number be made five hundred copies.

The amendment was lost.

The original motion prevailed.

RESOLUTION.

By Mr. Davis:

Resolved, That the attorney general be requested to furnish five sets of Remington & Ballinger's Annotated Codes and Statutes for the use of the House, the same to be returned at the end of the session.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1915.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House joint memorial No. 1, entitled "In re Nooksack river," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROLAND H. HARTLEY, Chairman.

We concur in this report: C. L. Babcock, Geo. B. Webster, J. F. Jarvis, John L. Wiley, Chas. I. Roth.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 1, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 48, entitled "An act for the purchase of the interest of Asotin county in the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, and appropriating the sum of thirty-five thousand dollars from the Public Highway Fund," 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 1, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate joint resolution No. 2, entitled "A resolution relating to the
printing of the report of Committee on Rural Credits," 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.


JOURNAL OF THE HOUSE

Mr. Speaker:

We, your Committee on Education, to whom was referred House bill No. 28, entitled "Bill authorizing counties to procure and bind newspapers for the Washington State Historical Society," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Tom Brown, Chairman.


MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 34, entitled "An act relating to the dissolution of drainage districts and diking districts and amending section 4180 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate concurrent resolution No. 8, "Relating to the appointment of the joint committee to confer with a like committee from the State of Oregon regarding legislation affecting fishing industry on the Columbia river;"

Also, Senate joint memorial No. 2, "Relating to fortifications of Grays Harbor and Willapa Harbor;"

And the same are herewith transmitted.

Frank M. Dallam, Jr., Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated.

House bill No. 70, by Joint Committee on Agriculture: An act authorizing and empowering the board of regents of the
state college of Washington to receive and expend the monies appropriated by the Congress of the United States under an act * * * * approved May 8, 1914, etc. * * * *

Passed to second reading.

House bill No. 71, by Joint Committee on Agriculture: An act relating to the bureau of farm development and amending section 1 of chapter 18 of the Laws of 1913.

Passed to second reading.

House bill No. 72, by Messrs. Lum and Sawyer: An act relating to cities under the Commission form of government, and amending sections 3-7 and 12 of chapter 116 of the Laws of 1911.

Referred to Committee on Privileges and Elections.

House bill No. 73, by the Judiciary Committee: An act concerning appeals to the supreme court and dismissals thereof.

Passed to second reading.

House bill No. 74, by Committee on Horticulture and Forestry: An act relating to horticulture, prescribing rules of evidence, requiring contracts, providing enforcement of the provisions thereof, providing penalties for violations, and repealing certain acts and parts of acts.

Passed to second reading.

House bill No. 75, by Mr. Lane, (by request of Bureau of Labor): An act establishing small claims courts and prescribing the procedure therein."

Referred to Committee on Judiciary.

House bill No. 76, by Mr. Renick: An act relating to cities of the first class and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and declaring an emergency.

Referred to Committee on Municipal Corporations of the First Class.

House bill No. 77, by Mr. Reeves: An act relating to the marketing of horticultural, agricultural, dairy and farm products, establishing a rule of evidence, and providing for both criminal and civil remedies for violations.

Referred to Committee on Horticulture and Forestry.
INTRODUCTION OF SENATE BILLS.

The following Senate bills were introduced, read first time by title, and acted upon as indicated:


Referred to Committee on Memorials.

Engrossed Senate bill No. 34, by Senator Wende: An act relating to the dissolution of drainage districts and diking districts and amending section 4180 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Dikes and Drains.

On motion of Mr. Lane, House bill No. 75, introduced by request, was ordered printed.

On motion of Mr. Kelly (T. J.), 200 extra copies of House bill No. 74 were ordered printed.

On motion of Mr. Sims, Senate concurrent resolution No. 8, relating to the appointment of the joint committee to confer with a like committee from the State of Oregon regarding the fishing industry, was, under suspension of the rules, placed on second reading.

The resolution was read the second time, and, on motion of Mr. Sims, the rules were suspended, the second reading considered the third, the roll was called and Senate concurrent resolution No. 8 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn, (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh,
Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—92.

Those absent or not voting were: Messrs. Grass, Hart, Hawthorne, Rotch, Wagner—5.

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

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

SECOND READING OF BILLS.

Senate joint resolution No. 7, relating to the printing of the legislative manual.

The resolution was read the second time in full.

Mr. Murphine offered the following amendment:

Add to the manual the enabling act and the constitution of the United States.

The amendment was adopted.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution considered engrossed, and Senate joint resolution No. 7 passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.).
Voting nay: Mr. Brown (J. S.)—1.

Those absent or not voting were: Messrs. Grass, Hart, Hawthorne, Hill, Lowman, Rotch, Wagner—7.

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

The speaker appointed under Senate concurrent resolution No. 8 Messrs. Sims, Harris, Sly, Heinly and Lowman.

House bill No. 26, relating to nurses, having been amended on the eighteenth day, was passed to third reading and ordered engrossed.

Mr. Black moved that the special order for 2:00 p. m., the consideration of House bill No. 23, be taken up after the third reading of bills.

Mr. Sims moved as an amendment that the bill be passed, to come up on the next calendar under the head of second reading of bills.

The amendment was adopted.

Mr. Speaker:


We, a majority of your Committee on Judiciary, to whom was referred House bill No. 36, entitled "An act relating to the powers and duties of the Board of State Land Commissioners and amending section 6605 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 indefinitely postponed. ALEX M. WINSTON, Chairman.


Mr. Speaker:


We, a minority of your Committee on Judiciary, to whom was referred House bill No. 36, entitled "An act relating to the powers and duties of the Board of State Land Commissioners and amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Wash-
TWENTY-SECOND DAY

ingston," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

Mr. Winston moved the adoption of the majority report.

On motion of Mr. Guie, the bill was laid on the table.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 26, 1915.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 37, entitled "An act relating to the powers and duties of the State Board of Equalization and amending section 9204 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 indefinitely postponed.

A. M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 27, 1915.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 37, entitled "An act relating to the powers and duties of the State Board of Equalization and amending section 9204 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-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

Mr. Winston moved the adoption of the majority report.

On motion of Mr. Guie, the bill was laid on the table.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 26, 1915.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 38, entitled "An act creating the office of State Tax
Commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington & 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 be indefinitely postponed.

ALEX M. WINSTON, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 38, entitled "An act creating the office of State Tax Commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington & Ballinger's Codes and Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: F. W. Hastings, Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

Mr. Winston moved the adoption of the majority report.

Mr. Guie moved to lay the bill on the table.

Mr. Reeves moved as a substitute that the minority report be adopted.

The speaker declared the motion out of order.

The motion to lay on the table prevailed.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 53, entitled "An act abolishing the State Board of Tax Commissioners, creating the office of State Tax Commissioner constituting the Commissioner of Public Lands ex-officio state tax commissioner, prescribing his powers and duties, and repealing sections 9084 and 9089 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.

ALEX M. WINSTON, Chairman.

TWENTY-SECOND DAY

Mr. Speaker: Olympia, Wash., January 27, 1915.
House of Representatives,

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 53, entitled "An act abolishing the State Board of Tax Commissioners, creating the office of State Tax Commissioner, constituting the Commissioner of Public Lands ex-officio state tax commissioner, prescribing his powers and duties, and repealing sections 9084 and 9089 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-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

Mr. Reeves moved that House bill No. 53 be indefinitely postponed.

Mr. Zednick moved the previous question.

The motion prevailed.

The motion to indefinitely postpone was lost.

Mr. Hill demanded a roll call on the motion to indefinitely postpone.

A sufficient number did not arise.

The bill was read the second time in full by sections.

Mr. Croft offered the following amendment:

In section 1, line 1, strike the word "who" and insert the word "which."

The amendment was lost.

Mr. Reeves offered the following amendment:

"Sec. 3. After the word 'department' in line 2 insert: 'but no member of the legislature shall be so employed.'"

Mr. Reeves demanded a roll call.

A sufficient number did not arise.

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker: Olympia, Wash., January 27, 1915.

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 54, entitled "An act relating to the Board of State Land Commissioners, its composition, powers and duties, and amending
section 6605 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.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1915.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 54, entitled "An act relating to the Board of State Land Commissioners, its composition, powers and duties, and amending section 6605 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-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

The bill was read the second time in full by sections, passed to third reading, and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1915.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 55, entitled "An act relating to the State Board of Equalization, its composition, powers and duties, and amending section 9204 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.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1915.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 55, entitled "An act relating to the State Board of Equalization, its composition, powers and duties and amending sec-
tion 9204 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-committed to the Committee of the Whole and that it be made a special order of business for Monday, February 1, 1915, at the hour of 2 p.m.

We concur in this report: Frank Reeves, John W. Hanna, W. D. Lane, John L. Wiley.

The bill was read the second time in full by sections.

Mr. Reed offered the following amendment:

In section 1, line 19 of the printed bill after the word "lands" strike "and also be published in the bi-annual report of the said Commissioner of Public Lands."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Peter David, member of the House from Pierce county in the 1909 session, was escorted to the rostrum by Representatives Davis and Kelly, at the invitation of the speaker.

THIRD READING OF BILLS.

House bill No. 24, relating to sterilization of certain feebleminded and insane persons.

The bill was read the third time in full.

Mr. Weldon moved that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

Mr. Reed moved that the bill be re-referred to the Committee on Judiciary.

Upon request of Mr. Winston, chairman of the Committee on Judiciary, Mr. Reed, with the consent of his second, moved that the bill be re-referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

The motion was lost.

On motion of Mr. Zednick, the previous question was ordered.

CALL OF THE HOUSE.

Mr. Hartley demanded a call of the House.

The roll was called under the call of the House, and the following absentees were noted: Messers. Grass, Hart, Hawthorne, Roth, Rotch and Wagner, all of whom were excused.
On motion of Mr. Sims, further proceedings under the call of the House were dispensed with.

The roll was called, and House bill No. 24 passed the House by the following vote: Yeas, 56; nays, 35; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Black, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Davis, Duncan, Farnsworth, Gibson, Ginn, Guie, Halsey, Hanna, Harris, Hastings, Hill, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Watt, Wiley, Winston, Young, Mr. Speaker—56.

Those voting nay were: Messrs. Babcock, Berger, Bowman, Boyd, Brown (J. S.), Crawford, Croft, Fleet, Gilkey, Hartley, Heinly, Hogan, Hull, Kelly (Guy E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Pearsall, Reed, Renick, Robinson, Rockhill, Sims, Sly, Smith (Maurice), Tonkin, Urquhart, Webster, Weldon, Wilson, Yale, Zednick—35.

Those absent or not voting were: Messrs. Grass, Hart, Hawthorne, Roth, Rotch, Wagner—6.

Mr. Winston gave notice that the following day he would move for a reconsideration of the vote by which House bill No. 24 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.

On motion of Mr. Morrison, the House adjourned.

C. R. MAYBURY,  W. W. CONNER,
Chief Clerk.  Speaker.
TWENTY-THIRD DAY.

MORNING SESSION.

THE SPEAKER called the House to order at 10:00 a. m.

Roll call showed all members present except Messrs. Grass, Hart, Hastings, Lowman, Rotch and Wagner, all of whom were excused, excepting Mr. Hastings.

Prayer was offered by Rev. Frederick M. Bateson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

We, your Committee on Privileges and Elections, to whom was referred House bill No. 47, entitled "An act relating to and defining the boundaries and territory of the 25th, 26th, 27th, 28th and 29th senatorial districts, and the 35th, 36th, 37th, 38th and 39th representative districts in Pierce county, State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the spelling of "AsCamas" in line 3, Sec. 2 be corrected to "LaCamas," and that the bill do pass.

GUY E. KELLY, Chairman.


Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 10, entitled "An act authorizing and empowering boards of county commissioners to acquire, by donation, gift, purchase or dedication, lands for parks or 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.

JOHN C. CRAWFORD, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1915.

MR. SPEAKER:

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 40, entitled "An act relating to the sale of county property by boards of county commissioners, and amending section 3845 of the second volume 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.

JOHN C. CRAWFORD, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 56, entitled "An act relating to contractors and bonds upon public work and amending sections 1159 and 1161 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.

ALEX M. WINSTON, Chairman.


On motion of Mr. Winston, the portion of the report of the committee recommending the printing of the bill, was adopted.

House bill No. 45: Do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 1, 1915.

MR. SPEAKER:

The Senate has passed Senate Joint Memorial No. 5, "Relating to the leasing of state lands for the purpose of exploring the same for coal or oil, for a period greater than five years;
Also, the president has appointed as members of the joint committee authorized under Senate Concurrent Resolution No. 8, Senators Stevenson, Klee, Imus and French;
And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title, ordered printed, and acted upon as indicated.

House bill No. 78, by Mr. Siler: An act relating to consolidated school districts and amending sections 4444, 4445 and 4447 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to Committee on Education.

House bill No. 79, by Mr. Stewart (G. A.): An act to facilitate the cooperation between the United States and irrigation districts of the State of Washington and amending sections 6419, 6426, 6427, 6430, 6432, 6437, 6438, 6450, 6462, 6479 and 6480 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Referred to Committee on Judiciary.

House bill No. 80, by Mr. Croft: An act regulating the manufacture and sale of mattresses, comforters, pillows and other articles of bed clothing which contain a covered filling, and providing the penalty for the violation thereof.
Referred to Committee on Commerce and Manufacturing.

House bill No. 81, by Committee on Water and Water Rights Other Than Irrigation: An act relating to the establishment of water districts, amending sections 2 and 3 of chapter 161 of the Laws of 1913, declaring this act necessary for the immediate preservation of the public health, and providing that it shall take effect immediately.
Passed to second reading.

House bill No. 82, by Mr. Wilson (by request): 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 Public Morals.
House bill No. 83, by Mr. Gilkey: An act relating to hotels, inns, and public lodging houses, providing for adequate protection against fire, prescribing health and sanitary rules and regulations for same, prescribing the duties and compensation of the hotel inspector and his deputies, prescribing the fees for their inspection and the manner of collecting the same and providing penalties for the violation thereof, and amending sections 1, 2, 3, 5, 6, 8, 10 and 19 of chapter 29, Laws of 1909.

Referred to Committee on Commerce and Manufacturing.

House bill No. 84, by Joint Committee on Medicine, Surgery, Dentistry and Hygiene: An act relating to the system of registration and the method of reporting births and deaths, the issuance of permits for burial, removal or transportation of bodies of deceased persons, prescribing certain rules of evidence and amending sections 5424, 5425, 5426, 5427, 5429, 5430, 5432, 5436, 5439, 5440, 5441, 5442, 5443 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House concurrent resolution No. 18, relating to a visit by the legislature to the city of Seattle in acceptance of an invitation extended by the Young Men's Republican Club to attend a banquet in honor of Abraham Lincoln's birthday.

On motion of Mr. Heinly, the rules were suspended and the resolution was passed to second reading.

The resolution was read the second time in full, and, on motion of Mr. Heinley, the rules were suspended, the second reading considered the third, and House concurrent resolution No. 18 passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn
TWENTY-THIRD DAY

(Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Those absent or not voting were: Messrs. Farnsworth, Grass, Hanna, Hart, Hastings, Lowman, Morrison, Rotch, Wagner—9.

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

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

FIRST READING OF SENATE BILL.

Senate Joint Memorial No. 5, by Committee on State, Granted, School and Tide Lands: Relating to the leasing of state lands for the purpose of exploring the same for coal or oil, for a period greater than five years.

Referred to Committee on State School and Granted Lands.

THIRD READING OF BILLS.

House bill No. 26 was temporarily passed for correction.

House bill No. 53, relating to the state tax commission.

The bill was read the third time in full.

On motion of Mr. Sims, the previous question was ordered.

The roll was called, and House bill No. 53 passed the House by the following vote: Yeas, 72; nays, 19; absent or not voting, 6.

Those voting yea were: Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert
A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—72.

Those voting nay were: Messrs. Adams, Black, Comstock, Farnsworth, Hanna, Hastings, Hill, Jarvis, Kelly (T. J.), Lane, Masterson, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Urquhart, Wiley—19.

Those absent or not voting were: Messrs. Grass, Hart, Lowman, Morrison, Rotch, Wagner—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. Zednick moved that the House take a recess to 1:00 p. m.

The motion was lost.

Messrs. A. H. Beebe and Geo. Tennant, members from King county at the session of 1907, were escorted, at the invitation of the speaker, to the rostrum by Messrs. Zednick and Renick.

House bill No. 54, relating to the Board of State Land Commissioners.

The bill was read the third time in full.

On motion of Mr. Adams, the previous question was ordered.

The roll was called, and House bill No. 54 passed the House by the following vote: Yeas, 74; nays, 16; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn
TWENTY-THIRD DAY

(Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Nickle, Olson, Pearsall; Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Adams, Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Master­son, Murphine, Perkins, Reeves, Robe, Urquhart, Wiley—16.

Those absent or not voting were: Messrs. Grass, Hart, Heinly, Lowman, Morrison, Rotch, Wagner—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. 55, relating to the State Board of Equaliza­tion.

The bill was read the third time in full.

On motion of Mr. Renick, the previous question was ordered.

The roll was called, and House bill No. 55 passed the House by the following vote: Yeas, 75; nays, 15; absent or not vot­ing, 7.

Those voting yea were: Messrs. Anderson, Babcock, Bar­low, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mc­Questen, Mess, Murphine, Nickle, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—75.
Those voting nay were: Messrs. Adams, Black, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Masterson, Moll, Perkins, Reeves, Robe, Urquhart, Wiley—15.

Those absent or not voting were: Messrs. Grass, Hart, Lowman, Morrison, Rotch, Wagner—7.

Mr. Murphine gave notice that he would on the day following move for a reconsideration of the vote by which House bill No. 55 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.

On motion of Mr. McArdle, the rules were suspended, House bills Nos. 53 and 54 were considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

On motion of Mr. Sims, House bills Nos. 36, 37 and 38 were taken from the table.

On motion of Mr. Sims, House bills Nos. 36, 37 and 38 were indefinitely postponed.

On motion of Mr. Sims, Rule No. 26 was suspended, Mr. Sims stating that the purpose of the motion was to immediately transmit House bill No. 55 to the Senate.

Mr. Murphine withdrew his notice of reconsideration of the vote by which House bill No. 55 passed the House.

On motion of Mr. McArdle, the rules were suspended, House bill No. 55 was considered engrossed, and the chief clerk directed to transmit the same immediately to the Senate.

House bill No. 26, relating to nurses.

The bill was read the third time in full.

The roll was called, and House bill No. 26 passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson,
Gilkey, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Voting nay: Mr. Webster—1.

Absent or not voting were: Messrs. Ginn, Grass, Hart, Lowman, Morrison, Rotch, Scales, Wagner—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. Winston, pursuant to his notice given the day previous, moved for a reconsideration of the vote by which House bill No. 24 had passed the House.

Mr. Davis moved that the motion be laid on the table.

Mr. Davis demanded a roll call, and, a sufficient number arising, the roll was called, and the motion to lay on the table prevailed by the following vote: Yeas, 53; nays, 39; absent or not voting, 6.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Hanna, Hastings, Hawthorne, Hill, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Masterson, McQuesten, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Timblin, Wiley, Young—53.

Those voting nay were: Messrs. Adams, Babcock, Berger, Boyd, Brown (J. S.), Fleet, Halsey, Harris, Hartley, Heinly,
Hogan, Hull, Kelly (Guy E.), Lunn (Walter J.), Manogue Marshall, McArdle, McCoy, Mess, Pearsall, Reed, Renick, Robinson, Roth, Sims, Smith (Maurice), Stewart (G. A.), Tonkin, Urquhart, Watt, Webster, Weldon, Wilson, Winston, Yale, Zednick, Mr. Speaker—38.

Absent or not voting were: Messrs. Grass, Hart, Lowman, Morrison, Rotch, Wagner—6.

On motion of Mr. Black, the rules were suspended, House bill No. 26 considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker announced that, Mr. Rotch being absent, if there was no objection, he would appoint Mr. Hogan a member of the Committee on Banks and Banking and the Committee on Municipal Corporations of the First Class.

There being no objection, it was so ordered.

On motion of Mr. Robinson, the house adjourned to 1:00 p. m., February 3, 1915.

C. R. Maybury,                             W. W. Conner,
    Chief Clerk.                               Speaker.

TWENTY-FOURTH DAY.

AFTERNOON SESSION.

House of Representatives,
Olympia, Wash., Wednesday, February 3, 1915.

The speaker called the House to order at 1:00 p. m.

Roll call showed all members present, except Messrs. Babcock, Hart and Rotch, of whom Messrs. Hart and Rotch were excused.

Prayer was offered by Rev. Frederick M. Bateson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.
NOTICE OF AMENDMENT TO RULES.

The following notice by the Committee on Rules and Order was read:

Notice is hereby given that the Committee on Rules and Order will, on the next working day, move to amend Rules 32, 33 and 57, and move to strike Rules 36 and 58.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 2, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 73, 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 & 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.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 41, entitled "An act relating to the hours of labor on public works, and repealing sections 6572, 6573, 6574, 6576 and 6577 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.

L. D. MCARDLE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1915.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 8, entitled "An act relating to the collection of delinquent local assessments, or delinquent installments thereof, by cities
and towns, and amending section 7892-24 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.

Z. Stewart, Chairman.

We concur in this report: John F. Rockhill, J. S. Brown, Geo. Ginn, F. D. Yale.


We, your Committee on Revenue and Taxation, to whom was referred House bill No. 31, 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," have had the same under consideration, and we respectfully recommend that it be printed.

We concur in this report: John F. Rockhill, J. S. Brown, Geo. Ginn, F. D. Yale.

The report was adopted.

House of Representatives, Olympia, Wash., February 1, 1915.

We, your Committee on Judiciary, to whom was referred House bill No. 27, entitled "An act relating to contracts upon public work and providing for establishing and enforcing claims for materials, supplies or provisions furnished for use in the construction, performance, carrying on, prosecution and doing of such work," 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.

Alex M. Winston, Chairman.


Mr. Winston moved that the attached bill be substituted and that the same be printed.

The motion prevailed.

House bill No. 7: Do pass as amended.

House bill No. 2: Do pass as amended.

On motion of Mr. Guie, House bill No. 79 was taken from the Judiciary Committee and re-referred to the Committee on Irrigation and Arid Lands.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 3, 1915.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 18 "relating to the invitation of the Young Men's Republican Club of Seattle;"

Also, the Senate has refused to concur in the House amendments to Senate joint resolution No. 7, "Providing subject matter to be printed in 1915 Legislative Manual," and respectfully requests the House to recede therefrom.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Sims moved that the House refuse to recede from its amendments to Senate joint resolution No. 7, and that a conference committee be appointed.

The motion prevailed.

The speaker appointed as a conference committee to confer with a like committee from the Senate on the House amendments to Senate joint resolution No. 7, Messrs. Sims, Murphine and Bradley.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House bill No. 85, by Mr. Sly: An act relating to school houses and school sites in school districts of the second class and amending section 4522 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Education.

House bill No. 86, by Committee on Banks and Banking: An act relating to banks, powers and duties and examination thereof and amending sections 3292, 3299, 3301, 3308, 3324 and 3343 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 87, by Mr. Croft (by request): An act relating to the practice of chiropody, providing for the issuance of
licenses therefor, prescribing certain rules of evidence and providing penalties for violations hereof.

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

House bill No. 88, by Committee on Revenue and Taxation (on recommendation of State Tax Commission): An act in relation to taxation, providing for the assessment of registered water craft as personal property by the state board of tax commissioners and the equalization thereof by the state board of equalization.

Passed to second reading.

House bill No. 89, by Messrs. Robinson, Wilson, Guie, Catlin and Farnsworth, a sub-committee: An act relating to weighing and inspection of grain and hay, defining, regulating and providing for licensing of public terminal warehouses, regulating the issuance, registration, and cancellation of receipts thereof, defining the powers of the public service commission with reference to warehouses and fees for weighing and inspecting grain and hay, creating the office of registrar of warehouse receipts and defining its duties, fixing bonds, and prescribing penalties for violations.

Referred to Committee on Banking.

House bill No. 90, by Committee on Revenue and Taxation (on recommendation of State Tax Commission): An act to provide for the assessment of the property of telegraph companies and telephone companies by the state board of tax commissioners and repealing sections 9171, 9172, 9173, 9174, 9175, 9176, 9177, 9178, 9179, 9180 and 9181 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 91, by Mr. Berger (by request): An act to define and prohibit unlawful metallic commodity sales, and define the powers and duties of the attorney general and prosecuting attorneys in regard thereto, and providing penalties for a violation of the act.

Referred to Committee on Mines and Mining.
House bill No. 92, by Mr. Boyd: An act relating to the registration of voters, amending sections 4762, 4764, 4766, 4767, 4768 and 4772 and repealing section 4773 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Privileges and Elections.

House bill No. 93, by Mr. Olson: An act relating to the assessment and taxation of live stock, the division of such taxes between counties, the duties of owners of live stock, repealing section 9119 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, and providing penalties for the violation thereof.

Referred to Committee on Dairy and Livestock.

House bill No. 94, by Mr. Morrison: An act relating to the occupation of barbering, the regulation thereof, and amending sections 7007, 7008, 7011, 7015, 7016, 7019 and 7020 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

On motion of Mr. Berger, House bill No. 90 was ordered printed.

On motion of Mr. Croft, House bill No. 87 was ordered printed.

SECOND READING OF SENATE BILLS.

Senate joint resolution No. 2, relating to the printing of the report of the Committee on Rural Credits.

The resolution was read the second time in full, and, on motion of Mr. Davis, the rules were suspended, the second reading was considered the third, the resolution was considered engrossed, and passed the House by the following vote: Yeas, 84; nays, 3; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.),
Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Man­
ogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess,
Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins,
Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer,
Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith
(Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton,
Timblin, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young,
Zednick—84.

Those voting nay were: Messrs. Brown (J. S.), Tonkin,
Webster—3.

Those absent or not voting were: Messrs. Babcock, Camer­
on, Hart, Hartley, Hill, Hubbell, Rotch, Urquhart, Winston,
Mr. Speaker—10.

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

On motion of Mr. Davis, the rules were suspended, the reso­
olution was considered engrossed, and the chief clerk was di­
rected to immediately transmit the same to the Senate.

Senate bill No. 40, permitting county commissioners to sell
destroyed buildings, etc.

The bill was read the second time in full by sections.

On motion of Mr. Farnsworth, the bill was re-referred to
the Committee on Counties and County Boundaries.

Mr. Grass, at the invitation of the speaker, assumed the
gavel.

SECOND READING OF HOUSE BILLS.

House bill No. 23, relating to punishments for certain crimes.
The bill was read the second time in full by sections.

Mr. Black offered the following amendments:

Strike section one and insert in lieu thereof:

"Section 1. That section 2287 of Remington & Ballinger's Anno­
tated Codes and Statutes of Washington be and the same is hereby
amended to read as follows:

"Section 2287. Whenever any person shall be adjudged guilty of
forcible rape, or shall be adjudged to be an habitual criminal the court
may, in its discretion, in addition to such other punishment or confine­
ment as may be imposed, direct an operation to be performed on such
person for the prevention of procreation which may be the process
known as vasectomy, or sterilization, or by castration, or, if a female, by sterilization or ovariectomy. The court in addition to any punishment imposed may, in its discretion, order the operation of castration to be performed on any person over the age of eighteen years who shall be guilty of carnal knowledge of a female person under the age of twelve years, or of carnal knowledge of his mother, sister, daughter, or granddaughter, or on any person who shall be adjudged guilty of sodomy or other crime against nature. If a female person over the age of eighteen be found guilty of carnal knowledge of her brother younger than she or of her son, or grandson, or of any male person under twelve years of age, or shall be found guilty of having sexual intercourse with any brute animal, or other crime against nature, the court may, in its discretion, order in addition to the punishment heretofore provided by law, the operation of ovariectomy to be performed on such female person."

Add Section 2. "If any section or part of a section of this act shall be for any cause held to be unconstitutional such fact shall not affect the remainder of this act."

Mr. Webster moved as an amendment that the amendment be laid on the table.

Mr. Roth moved that the amendment to the amendment and the amendment be laid on the table until 2:00 p.m. the following day.

The motion was declared out of order.

The motion made by Mr. Webster was lost.

Mr. Black moved that his amendment be adopted.

Mr. Guie moved that the bill be postponed until 2:00 p.m., February 4, 1915.

The motion prevailed.

House bill No. 66, relating to the acceptance and annexation of property by cities.

The bill was read the second time in full by sections.

Mr. Babcock moved that the rules be suspended and that the second reading be considered the third and the bill placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

House bill No. 39, relating to oyster lands.

The bill was read the second time in full by sections.
Mr. Lane moved the adoption of the following amendment:
Amend section 2 in line 10 of the printed bill after the word “lands” insert the words “cease to be used for the cultivation of oysters or”

The amendment was lost.
The bill was passed to third reading and ordered engrossed.

Mr. J. D. Bassett, member of the House at the sessions of 1905 and 1907, was, at the invitation of the speaker, escorted to the rostrum by Messrs. J. S. Brown and Perkins.

House bill No. 40, relating to insane aliens.
The bill was read the second time in full by sections.
The following amendment offered by Mr. Davis was adopted:
Amend original bill by adding another section, to be known as “Section 3. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.”

The following amendment offered by Mr. Davis was adopted:
Amend the title by adding after the word “thereof” the words “and declaring that this act shall take effect immediately.”

The bill was passed to third reading and ordered engrossed.
House bill No. 58, relating to drainage and improvement districts.
The bill was read the second time in full by sections and passed to third reading.
House bill No. 43, relating to interstate bridges.
The bill was read the second time in full by sections.
The following amendment by Mr. Murphine was adopted:
Amend section 1 in line 15 after the word “all” same being the last word in said line. Add the word “municipalities.”

The following amendment by Mr. McCoy was adopted:
In section 4, line 5, of the printed bill after the word “lease,” strike the words “two weeks in the official newspaper of the county,” and insert in lieu thereof the following: “once a week for four consecutive weeks in a newspaper of general circulation in the county to be designated by the public authorities having the matter in charge.”

The bill was passed to third reading and ordered engrossed.
The speaker resumed the chair.
House joint memorial No. 1, relating to the Nooksack river.
The memorial was read in full the second time.
On motion of Mr. Sims, the rules were suspended, the second reading was considered the third, and the memorial passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mastersen, McArdle, McCoy, McQuesten, Mess, Moll, Morrisón, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—90.

Absent or not voting were: Messrs. Cameron, Hart, Hill, Hubbell, Hull, Rotch, Winston—7.

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

On motion of Mr. Farnsworth, the House adjourned.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.
TWENTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., Thursday, February 4, 1915.

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

Roll call showed all members present, except Messrs. Hart and Rotch, who were excused.

Prayer was offered by Rev. Frederick W. Bateson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

Nels Anderson, member of the House at the session of 1909, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Long and Robinson.

Samuel Sumner, member of the House at the session of 1913, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Davis and Reeves.

Mr. Sims moved that the House consent to the appointment by the Senate of an additional member on the committee provided for under Senate concurrent resolution No. 8.

The motion prevailed.

The speaker announced that he was about to sign House concurrent resolution No. 18.

AMENDMENTS TO THE RULES.

On motion of Mr. Sims, the following amendments to the rules were adopted:

Amend rule 32 by striking the section and inserting in lieu thereof “Any member desiring to introduce a bill or resolution shall file the same with the chief clerk not less than 12 hours before the convening of the session, which shall be numbered and read in the order filed. After the 40th day of the session no bill shall be introduced.”
Amend rule 33 by adding after the word underlined the following:
"Any matter omitted in the existing statutes shall be indicated by not less than 4 stars or asterisks with spaces of not less than two ems."

Strike rule 36.
Amend rule 57 by striking the section and insert in lieu thereof:
"Rule 55. The following persons shall be entitled to admittance to the floor:

1. State officers.
2. Persons in the exercise of official duty directly connected with the business of the House.
3. The speaker shall designate the persons who shall act as reporters for the public press.
4. Former members of the legislature upon presentation of a card of admittance issued by the speaker.
5. The immediate family of members, and persons upon presentation of cards of admittance issued by the speaker, and subject to revocations may be admitted when the House is not in session."

Strike rule 58.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1915.

We, your Committee on Appropriations, to whom was referred House bill No. 11, entitled "An act to reimburse Horace C. Henry 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.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1915.

We, your Committee on Counties and County Boundaries, to whom was re-referred Senate bill No. 40, entitled "An act relating to the sale of county property by boards of county commissioners, and amending section 3845 of the second volume 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.

JOHN C. CRAWFORD, Chairman.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASH., February 4, 1915.

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

GENTLEMEN: I have the honor to enclose herewith, copy of a telegram which I have just received from the secretary of the Columbia-Celilo-Panama Waterways Celebration Committee, Lewiston, Idaho, tendering the legislature invitation to join with the commercial organizations of the Columbia-Snake River Basin in celebrating the opening of the Celilo canal, such celebration to be held at Lewiston-Clarkston, during the first week in May.

Very respectfully,
ERNEST LISTER, Governor.

LEWISTON, IDAHO, February 3, 1915.

Hon. Ernest Lister, Governor, Olympia, Wash.

Lewiston extends to you, and through you to the legislature, a cordial invitation to join the commercial organizations of the Columbia Snake River Basin in a celebration of the opening of the Celilo canal, to be held at Lewiston-Clarkston the first week in May. The opening of the Celilo canal gives the Northwest states an opportunity to attract the attention of the world in connection with the Panama canal and California expositions.

COLUMBIA-CELILO-PANAMA WATERWAYS CELEBRATION COMMITTEE, By Jessie Adams, Secy.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 4, 1915.

Mr. Speaker:

The Senate has passed Senate joint memorial No. 9, "Memorializing Congress for passage of Burnett-Dillingham immigration bill over president's veto and directing secretary of state to telegraph congressmen accordingly";

Also, the president has signed enrolled Senate concurrent resolution No. 7, "Relating to an investigation in connection with location and contract for construction of buildings for Institution for Feeble-Minded, near Medical Lake; also for construction of new buildings at Cheney Normal School";

Also, enrolled Senate joint memorial No. 1, "Relating to certain bills before the United States Congress looking toward relief of settlers on Northern Pacific Railway lands";

Also, enrolled Senate joint resolution No. 5, "Stipulating that no bills providing for the calling of a special election to submit initiative measure No. 18 or any bill in connection therewith, shall be considered by this legislature";
Also, enrolled Senate concurrent resolution No. 1, "Relating to the publication of a legislative manual;"

Also, enrolled Senate concurrent resolution No. 2, "Relating to the holding of memorial exercises for the late W. D. Cotter";

Also, the Senate has passed Senate bill No. 51, entitled "An act relating to bounties on wild animals, repealing sections 3589 to 3600, inclusive, Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 89, entitled "An act establishing a state athletic commission, and regulating boxing and sparring in the State of Washington;"

Also, Senate joint resolution No. 4, "Relating to the cost of binding Washington executive documents and providing funds for the payment thereof;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that he was about to sign Senate concurrent resolutions Nos. 1, 2 and 7, Senate joint memorial No. 1, and Senate joint resolution No. 5.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 95, by Committee on Appropriations: An act abolishing county teachers' institutes, repealing sections 4575 to 4583, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing for the disposition of certain moneys.

Passed to second reading.

House bill No. 96, by Mr. Croft (by request): An act to provide for the better protection of life and property against injury resulting from the operation of steam engines and boilers, regulating the practice of steam engineering, in the operation thereof, providing for the examination, registering and licensing of the operators thereof, creating a board of examiners and providing penalties for violations thereof.

Referred to Committee on Commerce and Manufacturing.

House bill No. 97, by Committee on Appropriations: An act relating to the Washington State Reformatory, the man-
agement 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.

Passed to second reading.

House bill No. 98, by Committee on Appropriations: An act relating to the state board of control and amending section 8933 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.


Passed to second reading.

Senate bill No. 51, by Senator McCoy: An act relating to bounties on wild animals repealing sections 3589 to 3600, inclusive, Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Game and Game Fish.

Senate joint resolution No. 4, by Senator McGuire: Relating to the cost of binding Washington Executive Documents and providing funds for the payment thereof.

Referred to Committee on Appropriations.

Engrossed Senate bill No. 89, by Senator Wray: An act establishing a state athletic commission, and regulating boxing and sparring in the State of Washington.

Referred to Committee on Public Morals.

On motion of Mr. Croft, House bill No. 96 was ordered printed.

On motion of Mr. Zednick, Senate joint memorial No. 9 was placed on second reading.

The memorial was read the second time in full.

On motion of Mr. Zednick, the rules were suspended, the second reading was considered the third, and the memorial was placed on final passage.
On motion of Mr. Grass, the previous question was ordered. The roll was called and the memorial failed to pass by the following vote: Yeas, 48; nays, 44; absent or not voting, 5.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Bradley, Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Gibson, Gilkey, Grass, Halsey, Harris, Hastings, Kelly (Guy E.), Lane, Long, Manogue, Marshall, McArdle, McCoy, Morrison, Murphine, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Young—48.

Those voting nay were: Messrs. Adams, Anderson, Black, Boyd, Brown (J. S.), Brown (Tom), Comstock, Duncan, Farnsworth, Ginn, Guie, Hanna, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lowman, Lunn (Walter J.), Masterson, McQuesten, Mess, Moll, Nickle, Perkins, Reeves, Robe, Sawyer, Scales, Timblin, Urquhart, Weldon, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—44.

Those absent or not voting were: Messrs. Fleet, Hart, Lum (C. E.), Roth, Rotch—5.

The memorial, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Zednick, the rules were suspended, and the vote by which Senate joint memorial No. 9 failed of passage was reconsidered.

The roll was called, and Senate joint memorial No. 9 passed the House by the following vote: Yeas, 53; nays, 41; absent or not voting, 3.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Bradley, Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Gibson, Gilkey, Grass, Halsey, Harris, Hastings, Hull, Kelly (Guy E.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Murphine, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice),
Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Young, Zednick—53.

Those voting nay were: Messrs. Adams, Anderson, Black, Boyd, Brown (J. S.), Brown (Tom), Comstock, Duncan, Farnsworth, Ginn, Guie, Hanna, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Nickle, Perkins, Reeves, Robe, Sawyer, Scales, Timblin, Urquhart, Weldon, Wiley, Wilson, Winston, Yale, Mr. Speaker—41.

Those absent or not voting were: Messrs. Fleet, Hart, Rotch—3.

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

On motion of Mr. Zednick, the rules were suspended and the chief clerk directed to immediately transmit Senate joint memorial No. 9 to the Senate.

SECOND READING OF BILLS.

House bill No. 70, relating to expenditure of moneys appropriated for state college by Congress.

On motion of Mr. Davis, the bill was re-referred to the Committee on Appropriations.

House bill No. 71, relating to the bureau of farm development.

The bill was read the second time by sections and passed to third reading.

House bill No. 48, relating to interstate bridge between Lewiston, Idaho, and Clarkston, Washington.

The bill was read the second time by sections and passed to third reading.

House bill No. 47, defining boundaries of Pierce county precincts.

Mr. Murphine moved that the bill be re-referred to the Committee on Reapportionment of State Senatorial and Legislative Districts.

Mr. McQuesten moved as a substitute that the bill be passed to a time certain, to retain its place on the calendar.
The speaker declared the motion out of order.
The motion of Mr. Murphine was lost.
Mr. Murphine moved that the bill be made a special order at 2:00 p.m., one week from this date.
The motion was lost.
The bill was read the second time by sections.
Mr. Murphine raised the question of consideration of the bill, stating that it was impossible to discuss the bill intelligently, as there was no information obtainable as to the number of inhabitants in the district provided for in the bill, citing article 2, section 3 of the State Constitution.
The speaker declared that the point of order was not well taken.
The bill was passed to third reading.

THIRD READING OF BILLS.

House bill No. 40, relating to alien insane persons.
The bill was read the third time in full, the roll was called, and House bill No. 40 passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—93.
Those absent or not voting were: Messrs. Fleet, Hart, Hill, Rotch—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. Sims, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

Mr. Halsey assumed the gavel.

House bill No. 39, relating to oyster lands.

The bill was read the third time in full, the roll was called, and House bill No. 39 passed the House by the following vote:
Yeas, 88; nays, 3; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick—88.

Those voting nay were: Messrs. Lane, Masterson, Wiley—3.

Those absent or not voting were: Messrs. Fleet, Hart, Hill, Jarvis, Rotch, Mr. Speaker—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. Reed, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
House bill No. 58, relating to drainage and improvement districts.

The bill was read the third time in full, the roll was called, and House bill No. 58 passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Ginn, Grass, Guic, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—93.

Those absent or not voting were: Messrs. Fleet, Hart, Hill, Rotch—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. Sims, the special order set for 2:00 p. m. was taken up.

SPECIAL ORDER.

House bill No. 23, relating to punishment for certain crimes. The amendments offered by Mr. Black on the twenty-fourth day were re-read by the clerk and adopted.

The speaker resumed the chair.

Mr. Adams moved the adoption of the following amendment:

6—H.
In line 4 after the word "direct," strike the balance of the bill and insert in lieu thereof the words "that said person be taken by a mob, tied to a stake and be burned by slow fire until dead."

The amendment was lost.

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

On motion of Mr. Winston, the previous question was ordered.

The roll was called, and House bill No. 23 failed to pass the House by the following vote: Yeas, 40; nays, 52; absent or not voting, 5.

Those voting yea were: Messrs. Barlow, Black, Cameron, Capron, Farnsworth, Grass, Hanna, Hawthorne, Heinly, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Lowman, Lum (C. E.), Marshall, Masterson, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Perkins, Reed, Reeves, Robe, Roth, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Stevens, Stewart (Z.), Timblin, Wagner, Watt, Wiley, Young—40.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Catlin, Comstock, Crawford, Croft, Davis, Duncan, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hartley, Hastings, Hoff, Hogan, Hubbell, Hull, Kelly (T. J.), Long, Lunn (Walter J.), Manogue, McArdle, Mess, Olson, Pearsall, Renick, Robinson, Rockhill, Sims, Sly, Smith (Maurice), Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Weldon, Wilson, Winston, Yale, Zednick, Mr. Speaker—52.

Those absent absent or not voting were: Messrs. Bucklin, Fleet, Hart, Hill, Rotch—5.

The bill, having failed to receive the constitutional majority, was declared lost.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 4, 1915.

Mr. Speaker:

The president has appointed as members of the conference committee on Senate joint resolution No. 7, "Providing the subject matter to be printed in 1915 Legislative Manual," and the House amendments thereto, Senators McGuire, Carlyon and Jones.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sims, the House adjourned to 9:30 a.m. February 5, 1915.

C. R. MAYBURY,
Chief Clerk.

W. W. CONNER,
Speaker.
TWENTY-SIXTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 5, 1915.

The speaker called the House to order at 9:30 a.m.
Roll call showed all members present except Messrs. Bucklin, Hart, Long and Rotch, of whom Messrs. Bucklin, Hart and Rotch were excused.

Prayer was offered by Rev. Frederick M. Bateson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

A communication from the State Bar Association, relating to changes in existing laws and proposed new laws, was read and referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1915.

We, your Committee on Education, to whom was referred House joint resolution No. 5, entitled "Relating to the appointment of a special committee to investigate the advisability of the publication of school books by the State," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached joint resolution be substituted therefor and that the same do pass.

BROWN, Chairman.


The report, as to substitution, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1915.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate joint memorial No. 5, "Relating to increase of time
on oil leases," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VICTOR ZEDNICK, Chairman.


On motion of Mr. Zednick, the rules were suspended, and Senate joint memorial No. 5 was placed on second reading.

The memorial was read the second time in full, and, on motion of Mr. Zednick, the second reading was considered the third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—85.

Those voting nay were: Messrs. Hill, Robe—2.

Those absent or not voting were: Messrs. Bucklin, Catlin, Farnsworth, Hart, Long, Manogue, Rotch, Scales, Stevens, Timblin, Yale—11.

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

On motion of Mr. Zednick, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.
House bill No. 14: Majority, be indefinitely postponed; minority, do pass as amended; also, minority, do pass.

Senate bill No. 108: Do pass as amended.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 5, 1915.

Mr. Speaker:

The Senate has passed House bill No. 59, entitled "An act relating to the adoption of official codes and declaring an emergency";

Also, Senate bill No. 92, entitled "An act relating to the sale of property under execution and amending section 583 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 153, entitled "An act relating to social organizations in the National Guard of Washington and amending section 7238 Remington & Ballinger's Codes and Statutes of Washington;"

Also, Senate bill No. 157, entitled "An act relating to the compensation of members of the National Guard and amending section 7224 Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate joint memorial No. 6, "Relating to the welfare of the Northwestern tribes of the North American Indians;"

Also, the Senate has passed engrossed Senate bill No. 55, entitled "An act re-appropriating a part of funds of the State Normal school at Cheney, Washington, for certain uses of said institution, and declaring an emergency;"

Also, engrossed Senate bill No. 128, entitled "An act granting to the city of Charleston, Washington, for public uses and purposes a portion of an oyster reserve;"

Also, the Senate has adopted the report of the conference committee to whom was referred Senate joint resolution No. 7, "Providing subject matter to be printed in the 1915 Legislative Manual" and the House amendments thereto;

Also, the president has appointed as an additional member to the joint committee authorized by Senate concurrent resolution No. 8, Senator Steiner;

And the Senate requests that the House grant the speaker unanimous consent to appoint an additional member to said joint committee.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Harris moved that the speaker appoint an additional member to the committee provided in Senate concurrent resolution No. 8.

The motion prevailed.

The speaker appointed as an additional member of said committee Mr. Crawford.
REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 4, 1915.

Mr. Speaker:

We, your committee on conference, to whom was referred Senate joint resolution No. 7, "Providing subject matter to be printed in 1915 Legislative Manual," and the House amendments thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate concur in the House amendments.


On motion of Mr. Sims, the report was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 100, by Judiciary Committee: An act relating to the taking and disposition of game birds in certain cases, fixing penalties, and adding section 51 1/2 to chapter 120, Laws of 1913 being section 5395-51 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 101, by Committee on Tide Lands: An act authorizing and directing the commissioner of public lands to certify certain tide 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 Seattle certain tide lands for use as, and in connection with its public parks, and for no other purpose.

Passed to second reading.

House bill No. 102, by Snohomish County Delegation: An act establishing a primary highway to be known as the Scenic Highway, connecting the Pacific Highway in Snohomish county with the Sunset Highway in Chelan county.

Referred to Committee on Roads and Bridges.

House bill No. 103, by Mr. Bradley: An act relating to public highways and amending section 2 of chapter 65 of the Laws of 1913.
Referred to Committee on Roads and Bridges.

House bill No. 104, by Committee on Municipal Corporations other than the First Class: An act relating to the organization, classification and government of cities under the commission form of government and amending section 1 of chapter 116 of the Laws of 1911.
Passed to second reading.

House bill No. 105, by 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 by chapter 64 of the Session Laws of 1918.
Passed to second reading.

House bill No. 106, by Mr. Hogan: An act authorizing the incorporation of mutual savings banks, defining their powers and duties, and prescribing penalties for violations hereof.
Referred to Committee on Banking.

House bill No. 107, by Mr. Wilson: An act authorizing boards of county commissioners of counties of the first class to pay expenses incurred by a river and harbor improvement commission created in an attempt to exercise the power and authority conferred by the provisions of chapter 236 of the Laws of 1907 relating to river, lake, canal, or harbor improvements, and authorizing the levy and collection of taxes for that purpose.
Referred to Committee on Judiciary.

House bill No. 108, by Committee on Roads and Bridges: An act providing for the protection and preservation of public streets, roads and highways and prescribing penalties for violations thereof.
Passed to second reading.

Senate bill No. 92, by Senators Sharpstein and Imus: 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. 153, by Joint Committee on Military: An act relating to social organizations in the National Guard of Washington and amending section 7238, Remington & Ballinger’s Annotated Codes and Statutes of Washington.
Passed to second reading.

Senate bill No. 157, by Joint Committee on Military: An act relating to the compensation of members of the National Guard and amending section 7224, Remington & Ballinger’s Annotated Codes and Statutes of Washington.
Passed to second reading.

Engrossed Senate bill No. 128, by Committee on Harbor and Harbor Lines: An act granting to the city of Charleston, Washington, for public uses and purposes a portion of an oyster reserve.
Referred to Committee on Harbors and Waterways.

Engrossed Senate bill No. 55, by Senator Sutton: An act re-apportioning a part of funds of the state normal school at Cheney, Washington, for certain uses of said institution, and declaring an emergency.
Referred to Committee on Appropriations.

Senate joint memorial No. 6, by Senator Phipps: Relating to the welfare of the Northwestern tribes of the North American Indians.
Referred to Committee on Memorials.

On motion of Mr. Hogan, 250 extra copies of House bill No. 106 were ordered printed.

SECOND READING OF BILLS.

Substitute House bill No. 56, relating to contractors and bonds upon public works.

The bill was read the second time in full by sections and passed to third reading.

House bill No. 10, empowering boards of county commissioners to acquire, by donation, etc., lands.

The following amendment, offered by Mr. Guie, was adopted:
Amend by striking in line 2 the words “purchase, condemnation.”
The following amendment, offered by Mr. Guie, was adopted:
Strike from the title the word "purchase."

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1915.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 45, entitled "An act relating to elections and amending section 4798 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 to underline the following new matter, to-wit: the word "four" in line 13 of the printed bill, being line 18 of the original bill; the word "a" preceding the word "regular" in line 14 of the printed bill, being line 20 of the original bill; and beginning with the word "between" and ending with the word "year" in line 15 of the printed bill, being line 21 of the original bill.

Strike out the words "December 1st" in line 21 of the original bill being line 15 in the printed bill, and insert in lieu thereof the words "December 31st."

We further recommend that upon said corrections and amendment being made that said bill do pass.

GUY E. KELLY, Chairman.


The committee amendments were adopted, and the bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House bill No. 66, relating to cities accepting land outside of city.

On motion of Mr. Webster, the rules were suspended and the bill returned to second reading.

The bill was read the second time in full by sections.

The following amendments, offered by Mr. Webster, were adopted:

In line 2, section 1 of the printed bill, after the word "city" strike the comma and add: "other than cities of the first class."
In line 1, section 2 of the printed bill after the word "any" add the word "such."
In line 1, section 3 of the printed bill after the word "any" add the word "such."
Amend the title, after the word cities," in the first line of the printed bill; strike the comma and add: "other than cities of the first class" comma.

On motion of Mr. Webster, the rules were suspended and the bill was passed to third reading.

On motion of Mr. Guie, the rules were suspended, the third reading of the bill was dispensed with, and House bill No. 66 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—84.

Those voting nay were: Messrs. Hill, Masterson—2.

Those absent or not voting were: Messrs. Black, Bucklin, Hart, Hoff, Jarvis, Long, Nickle, Pearsall, Rotch, Stewart (Z.), Young—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. 71, relating to the bureau of farm development.

The bill was read the third time in full, the roll was called, and House bill No. 71 passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Bucklin, Hart, Hastings, Hoff, Rotch, Stewart (Z.), Young—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. 48, relating to the purchase of the Asotin county bridge.

On motion of Mr. Halsey, the third reading of the bill was dispensed with, the roll was called, and House bill No. 48 passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Perkins, Reed,
Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—84.

Voting nay: Mr. Brown (J. S.)—1.

Those absent or not voting were: Messrs. Bucklin, Grass, Hart, Hoff, Jarvis, Long, Nickle, Pearsall, Rotch, Sly, Stewart (Z.), Young—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. Sims, the House adjourned until 11:30 a. m., Monday, February 8, 1915.

C. R. Maybury,  W. W. Conner,
Chief Clerk. Speaker.
TWENTY-NINTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., MONDAY, FEBRUARY 8, 1915.

The speaker called the House to order at 10:30 a. m.
Roll call showed all members present except Messrs. Croft, Hart, Olson and Rotch, of whom Messrs. Croft, Hart and Rotch were excused.

Prayer was offered by Rev. Henry S. Champie, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.
On motion of Mr. Bucklin, Senate bill No. 128 was re-referred to the Committee on Municipal Corporations Other Than the First Class.

RESOLUTION.

By the Committee on Rules:

Be it Resolved, That the sergeant at arms be and is hereby instructed to purchase postage stamps in the amount of five dollars for James M. Hogan, from the Olympia post office.

On motion, the resolution was adopted.

The speaker announced that he was about to sign House bill No. 59.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 5, 1915.

Mr. Speaker:

We, your Committee on Dikes, Drains and Drainage, to whom was referred Senate bill No. 34, entitled "An act relating to dissolution of drainage districts and diking districts and amending section 4180 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.

Wm. Scales, Chairman.

We concur in this report: Tom Brown, T. J. Kelly, J. R. Catlin, C. E. Lum, Phil H. Adams.
MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred Senate bill No. 50, entitled "An act relating to the practice of modes of treating the sick or afflicted and amending section 8397½ 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.

V. J. CAPRON, Chairman.


House bill No. 76: Majority, do pass; minority, be indefinitely postponed.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 109, by Mr. Sawyer: An act authorizing cities and towns to purchase, lease or otherwise acquire water or water rights for irrigation and domestic purposes, to construct or otherwise acquire systems and means of distribution thereof, to levy and collect special assessments and taxes to pay for the same and for annual maintenance, operation charges and expenses and for unpaid installments where a city or town has heretofore contracted for the purchase of a water right, providing modes of payment therefor, repealing chapter 111 Session Laws of 1911 and declaring an emergency.

Referred to Committee on Municipal Corporations Other Than First Class.

House bill No. 110, by Committee on Agriculture: An act relating to the sale and labeling of seeds and amending sections 3055 and 3056 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington.

Passed to second reading.

House bill No. 111, by Mr. Schuh: An act making counties, cities, towns, school districts and other municipal corporations subject to garnishment.

Referred to Committee on Judiciary.
House bill No. 112, by Mr. Robe: An act submitting an amendment to Article 2 of the constitution of the State of Washington changing the legislative branch of the state government, and in conformity with such change, and in the event of the adoption of such amendment, abolishing the office of lieutenant governor.

Referred to Committee on Constitutional Revision.

House bill No. 113, by Mr. Hubbell: An act amending section 4481 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Education.

House bill No. 114, by Committee on Municipal Corporations Other Than the First Class: An act relating to delinquent unpaid city taxes and providing for the enforcement and foreclosure of the lien thereof.

Passed to second reading.

House bill No. 115, by Committee on Municipal Corporations Other Than the First Class: An act relating to cities and towns, authorizing the ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities, and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 116, by Mr. Lane: An act to promote the public health, by providing for one day of rest in seven, for employees in certain employments.

Referred to Committee on Public Morals.

House bill No. 117, by Mr. Lane, (by request): An act relating to the ownership, management, control, sale, disposition and encumbering of community propety, and amending sections 5917 and 5918 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.

House bill No. 118, by Mr. Sawyer: An act vesting in the boards of county commissioners certain legislative powers conferred upon counties by section 11 of article XI of the constitu-
tion, prescribing the method of enacting and enforcing by-laws and defining the powers and duties of prosecuting attorneys, sheriffs, constables and justices of the peace in relation thereto.

Referred to Committee on Judiciary.

House bill No. 119, by Committee on Privileges and Elections: An act relating to the registration of voters in the State of Washington, providing the manner, method, time and forms thereof, providing for the striking of names from registration rolls and amending sections 4757, 4762, 4763, 4765, 4766, 4767, 4768, 4771 and 4772 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation.

Passed to second reading.

House bill No. 120, by Committee on Privileges and Elections: An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, amending sections 1, 5, 6, 7, 9, 10, 15, 16, 17, 31 and 32 and repealing section 8 of chapter 138 of the Laws of 1913, and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 121, 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; and providing for the licensing of motor vehicles and the collecting of fees therefor and repealing chapter 154, Laws 1905.

Passed to second reading.

House bill No. 122, by Committee on Insurance: An act relating to insurance, amending certain sections of chapter 49 of the Laws of 1911, and adding thereto a section known as section 37, requiring insurance adjusters to procure a license.

Passed to second reading.

House concurrent resolution No. 17, relating to the filing in the office of the secretary of state, papers, documents, and copies, given to the public printer for printing.
There being no objection, the resolution was read the first time in full, the rules were suspended, and the resolution was unanimously adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 8, 1915.

MR. SPEAKER:

The president has signed enrolled Senate joint memorial No. 9, entitled “Memorializing congress for passage of Burnett-Dillingham Immigration bill over president’s veto and directing secretary of state to telegraph congressmen accordingly;”

Also, enrolled Senate joint resolution No. 2, entitled “Relating to the printing of the report of Committee on Rural Credits;”

Also, enrolled Senate concurrent resolution No. 8, entitled “Relating to the appointment of the joint committee to confer with a like committee from the state of Oregon;”

Also, enrolled House concurrent resolution No. 18, “Accepting the invitation of the Young Men’s Republican Club of Seattle to attend a Lincoln Day Banquet;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that he was about to sign Senate joint memorial No. 9, Senate concurrent resolution No. 8 and Senate joint resolution No. 2.

SECOND READING OF BILLS.

House joint resolution No. 5, relating to a committee to investigate the printing of school books.

The resolution was read the second time in full, and, on motion of Mr. Guie, 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, 79; nays, 14; absent or not voting, 4.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy
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E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Marshall, Masterson, McArde, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—79.

Those voting nay were: Messrs. Brown (J. S.), Davis, Grass, Hull, Lum (C. E.), Manogue, Reed, Renick, Scales, Stevens, Stewart (G. A.), Stewart (Z), Tonkin, Winston—14.

Those absent or not voting were: Messrs. Croft, Hart, Reeves, Rotch—4.

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

House bill No. 84, relating to the registration of births and deaths.

The bill was read the second time by sections.

Mr. Capron moved the adoption of the following amendment:

Amend section 3, line 8, of the printed bill, by striking the words "and having."

The amendment was adopted.

Mr. Murphine moved to strike section 3.

The amendment was lost.

Mr. Capron moved the adoption of the following amendment:

Strike semicolon and substitute a comma in line 11, section 5.

The amendment was adopted.

Mr. Moll moved the adoption of the following amendment:

Amend section 6, in line 8 of the printed bill after the word "particular," by inserting the following: "In case such deceased be a stranger whose identity cannot be determined it shall be the duty of the undertaker having such body in charge to have a photograph taken of such deceased and a copy of such photograph shall be filed with the secretary of the state board of health."

The amendment was adopted.

Mr. Marshall moved the adoption of the following amendment:
Amend section 12, in line 13 of the printed bill by striking the word "and" where it appears between the words "first and second" in said line and insert in lieu thereof a ",," also add after the word "second" in said line the words "and third."

The amendment was adopted.

Mr. Murphine moved the adoption of the following amendment:

Strike all matter between the word "misdemeanor" in line 4 and the word "and" being the third word from the last in line 7.

The amendment was lost.

Mr. Lane moved that House bill No. 84 remain on second reading for a period of three days subject to amendment in any part.

The motion prevailed.

On motion of Mr. Kelly (A. A.), House bill No. 74 was referred to the Committee on Horticulture and Forestry.

Mr. Murphine moved that House bills Nos. 101, 105 and 108 be passed over until the following Thursday.

The motion was lost.

House bill No. 101, relating to tidelands to be conveyed to the city of Seattle for park purposes.

The bill was read the second time in full by sections and passed to third reading.

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. Reeves and Rotch, who were excused.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

MR. SPEAKER:

We, your Committee on Rules and Order, to whom was referred Senate bill No. 157, entitled "An act relating to the compensation of
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members of the National Guard and amending section 7224 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 Judiciary Committee.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, J. H. Davis, Chas. I. Roth, E. H. Gue, M. E. Reed, E. A. Sims, Chas. Timblin, Phil. H. Adams, M. C. Harris, Victor Zednick, C. E. Lum.

The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred House bill No. 100, entitled "An act relating to the taking and disposition of game birds in certain cases, fixing penalties, and adding section 51½ to chapter 120, Laws of 1913, being section 5395-51 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 Game and Game Fish.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, J. H. Davis, Victor Zednick, E. H. Gue, M. E. Reed, E. A. Sims, Chas. Timblin, Phil H. Adams, M. C. Harris, Chas. I. Roth, C. E. Lum.

The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred House bill No. 16, entitled "An act relating to the sale of intoxicating liquors by druggists, repealing certain sections of Remington & Ballinger's Annotated Codes and Statutes of Washington relating thereto, and providing when this act shall take effect," 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.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, J. H. Davis, Chas. I. Roth, Victor Zednick, E. H. Gue, M. E. Reed, E. A. Sims, Chas. Timblin, Phil H. Adams, M. C. Harris, C. E. Lum.

The report was adopted.

SECOND READING OF BILLS.

House bill No. 105, relating to state roads and providing for a tax levy.

The bill was read the second time by sections.

Mr. Hastings offered the following amendment:
After the words "And Provided further" in line 11 strike the balance of the section and insert "That upon the recommendation of the state highway commissioner as to the amount needed for the repair and maintenance of state roads which have been established and constructed within the boundaries of any county of the state, the board of county commissioners shall provide such sum from the county road and bridge funds and said sum shall be expended under the direction of the state highway commissioner."

The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:

Strike in line 2 printed bill the words "as amended in chapter 64 of the Session Laws of 1913."

The amendment was adopted.

Mr. Murphine moved the adoption of the following amendment:

Amend title by striking all words included within the parentheses and inserting after the word "Washington" a ",", also in section 1 line 2 of the printed bill strike all words and figures enclosed within the parentheses and after the word "Washington" in said line insert a ",".

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

At the invitation of the speaker, Mr. W. G. Norris, member of the House in 1909, now commodore of the Seattle Yacht club, was escorted to the rostrum by Messrs. Tonkin and Renick.

House bill No. 108, relating to the preservation of streets, roads and highways.

The bill was read the second time by sections.

Mr. McArdle moved the adoption of the following amendment:

Amend section 1 in line 3 of the printed bill by inserting after the word "vehicle" the words "or traction engine."

The amendment was adopted.

Mr. McArdle moved the adoption of the following amendment:

Amend section 1 line 7 of the printed bill after the word "deputies" strike the words "and employees."

The amendment was adopted.

Mr. Winston moved the adoption of the following amendment:

In section 1, line 5, strike out the words "break, crack."
Mr. Fleet demanded a roll call, and, a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 45; nays, 49; absent or not voting, 3.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Brown (J. S.), Bucklin, Catlin, Comstock, Crawford, Duncan, Farnsworth, Gibson, Ginn, Hartley, Hastings, Heinly, Hill, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lanc, Manogue, McQuesten, Moll, Murphine, Reed, Robe, Rockhill, Sawyer, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Wiley, Wilson, Winston, Young, Mr. Speaker—45.

Those voting nay were: Messrs. Adams, Berger, Bradley, Brown (Tom), Cameron, Capron, Croft, Davis, Fleet, Gilkey, Grass, Guie, Halsey, Hanna, Harris, Hart, Hawthorne, Hoff, Jarvis, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, Mc Ardle, McCoy, Mess, Morrison, Nickle, Olson, Pearsall, Perkins, Renick, Robinson, Roth, Schuh, Siler, Sims, Smith (Maurice), Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Yale, Zednick—49.

Those absent or not voting were: Messrs. Reeves, Rotch, Scales—3.

Mr. Murphine moved the adoption of the following amendment:

Strike the words "public street" in line 3.

The amendment was lost.

Mr. Reed moved for a reconsideration of the vote by which the amendment adding the words "or traction engine" were inserted after the word "vehicle" in section 1, line 3 of the printed bill.

The motion prevailed.

The speaker called for the ayes and noes on the adoption of the amendment and the amendment was lost.

Mr. Wilson moved that the bill be re-referred to the Committee on Judiciary.

The motion was lost.
Mr. Murphine moved the adoption of the following amendment:
After the word "vehicle" in line 3 add "sled or drag."

On motion of Mr. Reed, the previous question was ordered. Mr. Murphine 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, 40; nays, 53; absent or not voting, 4.

Those voting yea were: Messrs. Anderson, Barlow, Black, Boyd, Brown (J. S.), Brown (Tom), Cameron, Comstock, Croft, Gibson, Gilkey, Ginn, Guie, Hanna, Hart, Hastings, Hawthorne, Heinly, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Masterson, McQuesten, Moll, Murphine, Olson, Perkins, Robe, Rockhill, Sawyer, Scales, Schuh, Smith (J. H. T.), Stewart (Z), Weldon, Wiley, Wilson, Winston—40.

Those voting nay were: Messrs. Adams, Babcock, Berger, Bowman, Bradley, Bucklin, Catlin, Crawford, Duncan, Farnsworth, Fleet, Grass, Halsey, Harris, Hartley, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Nickle, Pearsall, Reed, Renick, Robinson, Roth, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Yale, Young, Zednick, Mr. Speaker—53.

Those absent or not voting were: Messrs. Capron, Davis, Reeves, Rotch—4.

Mr. Farnsworth moved the adoption of the following amendment:
Section 1, line 3, after the word "vehicles" insert "or device."

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

Mr. Sims moved for a recess of forty minutes.

The speaker announced that the purpose of the recess was to allow the members of the House to proceed with the band from the Children's Home of Des Moines, Washington, to the
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depot, there to welcome Mr. Francis Rotch on his arrival in the city on an incoming train.

The motion prevailed.

The House resumed session at 4:00 p. m.

The roll was called, all members being present except Messrs. Davis and Reeves, who were excused.

The speaker appointed Messrs. Brown (J. S.), and Manogue to escort Mr. Rotch to his seat within the bar of the House.

The speaker administered the oath of office to Mr. Rotch.

At the invitation of the speaker, Messrs. Brown (J. S.), and Manogue escorted Mr. Rotch to a seat upon the rostrum.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 8, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 59, entitled "An act relating to the adoption of official codes, and declaring an emergency;" and the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

The House resumed the second reading of bills.

House bill No. 89, on motion of Mr. Robinson, was re-referred to the Committee on Banks and Banking, for the purpose of correction.

The speaker announced that House bill No. 59 had been delivered to the governor by the chief clerk.

House bill No. 86, relating to banks and banking.

The bill was read the second time by sections, and passed to third reading.

On motion of Mr. Stewart (Z.), House bill No. 88 was re-referred to the Committee on Revenue and Taxation.

Mr. Murphine assumed the gavel.

House bill No. 65, relating to public libraries.

The bill was read the second time in full by sections.

Mr. Hart moved the adoption of the following amendment:

Amend the title by striking the present title and inserting in lieu thereof the following, "An act authorizing incorporated towns to estab-
lish and maintain free public libraries and amending sections 6971 and 6974 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The amendment was adopted.
The bill was passed to third reading and ordered engrossed.
House bill No. 11, for the reimbursement of Horace C. Henry.
The bill was read the second time in full by sections and passed to third reading.

THIRD READING OF BILLS.

Substitute house bill No. 56, relating to contractors and bonds on public work.
On motion of Mr. Wilson, the rules were suspended, and the second reading was considered the third.
The roll was called and House bill No. 56 passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—87.

Those absent and not voting were: Messrs. Adams, Catlin, Davis, Hoff, McArdle, McCoy, Reed, Reeves, Rotch, Sims—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. Wilson, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 10, relating to the acceptance by county commissioners of lands for park purposes.

The bill was read the third time in full, the roll was called, and House bill No. 10 passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Those absent or not voting were: Messrs. Black, Davis, McArdle, Pearsall, Reed, Reeves, Robe, Rotch, Sims—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.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, FEBRUARY 8, 1915.

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

Sir: I have the honor to advise you that the governor has this
day signed House bill No. 59, entitled: An act relating to the adoption of official codes and declaring an emergency.

Very respectfully,

IRWIN W. ZIEGAUS,
Secretary to the Governor.

The speaker resumed the chair.

House bill No. 45, relating to the size of election precincts.

On motion of Mr. Guie, the rules were suspended and the third reading of the bill was dispensed with.

The roll was called, and House bill No. 45 passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear­sell, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—87.

Those absent or not voting were: Messrs. Davis, Farnsworth, Hull, Kelly (Albert A.), McArdle, Reed, Reeves, Rotch, Sims, Stratton—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. Guie, the House adjourned until 10:30 a. m., February 9, 1915.

C. R. MAYBURY,                                    W. W. CONNER,
Chief Clerk.                                    Speaker.
The speaker called the House to order at 10:30 a.m.
Roll call showed all members present, except Messrs. Fleet, Hull, Lowman and Reeves, of whom Mr. Reeves was excused.
Prayer was offered by Rev. Robert H. Edmonds, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, WASH., February 9, 1915.

To the Honorable, The House of Representatives:

GENTLEMEN: In delivering House bill No. 59, passed by the House and Senate, the chief clerk of the House yesterday refused to make delivery to my private secretary, stating that he was directed to deliver bills only to the governor personally.

While these instructions are most unusual, and I know of no other instance in this or any other state where such a position has been taken by one of the legislative branches of the state government,—the private secretary of a governor acting for him in this matter,—yet if it is the wish of the House that the governor shall personally receive all bills, I desire to inform you that I am perfectly willing to do so.

I would also respectfully request that I be officially informed of the name of the member or employee of the House who has the authority of the House to deliver bills to me so that there may be no opportunity whatever for the delivery of bills by unauthorized persons.

Yours very truly,

Ernest Lister, Governor.

Mr. Guie moved that, inasmuch as the governor had informed the House by his communication that his private sec-
retary was authorized to receive bills in his behalf, the chief clerk be authorized to deliver bills either to the governor or his private secretary.

The motion prevailed.

The communication from the governor was referred to the Committee on Rules.

Mr. Ed Benn, member of the House at the sessions of 1903 and 1905, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Harris and Pearsall.

A communication from Frederick & Nelson, Seattle, relating to the eight hour law, was, at the request of Senator Campbell, read by the clerk.

MESSAGE FROM SECRETARY OF STATE.

OLYMPIA, WASH., February 3, 1915.

To the Honorable Speaker of House of Representatives, Olympia, Wash.

Sir: I herewith transmit:

Senate joint resolution No. 8, Legislative Assembly of the State of Utah, in re establishing of National University and Department of Education;

Joint and concurrent resolution of the state of Missouri asking Congress to call a constitutional convention;

Both of which resolutions were received after the adjournment of the thirteenth session of the Legislature, and are herewith respectfully submitted for your information.

Respectfully,

I. M. Howell,
Secretary of State.

The resolutions were referred to the Committee on Rules.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 25, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 9, entitled "An act to amend section 441 of chapter 249, Session Laws of 1909, being '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 be indefinitely postponed.

Alex M. Winston, Chairman.

We concur in this report: Guy E. Kelly, W. D. Lane, J. M. Hogan, W. G. Heinly, E. W. Wagner, G. A. Weldon, Maurice Smith, John R.
Wilson, F. W. Hastings, Thos. F. Murphine, Chas. I. Roth, F. D. Yale, Logan L. Long.

The report was adopted.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., FEBRUARY 3, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 64, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, relating to grounds for divorce," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

ALEX M. WINSTON, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., JANUARY 25, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 33, entitled "An act to regulate the practice of architecture," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

ALEX M. WINSTON, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., FEBRUARY 8, 1915.

MR. SPEAKER:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred Senate bill No. 128, entitled "An act granting to the city of Charleston, Washington, for public uses and purposes a portion of an oyster reserve," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. C. HUBBELL,  
Chairman pro tempore.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House bill No. 13, entitled "An act changing the title of office of state examiner to state bank examiner," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute bill hereto attached, do pass.

W. F. ROBINSON, Chairman.


The report, as to the substitution, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 22, entitled "An act relating to the taxation of inheritances and amending section 9199 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 the attached bill be substituted therefor, that the substitute bill be printed, and that the same do pass.

ALEX M. WINSTON, Chairman.


The report, as to the substitution and printing, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred House bill No. 108, entitled "An act providing for the protection of public streets, roads and highways and prescribing 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 be re-referred to the Judiciary Committee.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, Phil H. Adams, E. H. Guie, Chas. I. Roth, Thos. F. Murphine, M. E. Reed, E. A. Sims, Chas. Timblin, Victor Zednick, C. E. Lum, M. C. Harris.

The report was adopted.
THIRTIETH DAY

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

MR. SPEAKER:

We, your Committee on Rules and Order, to whom was referred House bill No. 3, 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, park or parkways, streets or avenues within the State of Washington, approved March 11th, 1905," 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 Roads and Bridges Committee.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, Chas. I. Roth, E. A. Sims, E. H. Guie, Thos. F. Murphine, M. E. Reed, Victor Zednick, Phil H. Adams, Chas. Timblin, C. E. Lum, M. C. Harris.

The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1915.

MR. SPEAKER:

We, your Committee on Rules and Order, to whom was referred House bill No. 104, entitled "An act relating to the organization, classification and government and amending section 1 of chapter 116 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 re-referred to the Judiciary Committee.

W. W. CONNER, Chairman.

We concur in this report: Elmer E. Halsey, Chas. I. Roth, E. A. Sims, E. H. Guie, Thos. F. Murphine, M. E. Reed, C. E. Lum, Phil H. Adams, Victor Zednick, Chas. Timblin, M. C. Harris.

The report was adopted.

Senate bill No. 98: Do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 8, 1915.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 9, relating to adjournment Thursday, February 11th, and for Lincoln Day observances February 12th," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

7—H.
House bill No. 123, by Mr. Bowman: An act relating to private game preserves for the propagation of elk, moose, caribou, mountain sheep, mountain goats, geese and swan, providing for the acquisition, sale, or other disposition of such animals and birds, and prescribing penalties for the violation thereof.

Referred to Committee on Game and Game Fish.

House bill No. 124, by Mr. Hawthorne: An act relating to hospitals for the insane, the commitment of persons to and their parole from such hospitals, amending sections 5838, 5939, 5944, 5966, 5967 and 5968 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 5942 of Remington & Ballinger’s Annotated Codes and Statutes of Washington and all other acts and parts of acts in conflict herewith.

Referred to Committee on Hospitals for the Insane.

House bill No. 125, by Mr. Urquhart: An act providing for an accounting of indebtedness and assets between the counties of Douglas and Grant, and providing for the collection of any indebtedness found due.

Referred to Committee on Judiciary.

House bill No. 126, by Judiciary Committee: An act relating to the office of wreckmaster, abolishing the same and repealing chapter XI, being sections 8261-8266, inclusive, of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 127, by Mr. Robinson: An act to amend an act entitled “An act regulating the manufacture of dairy products, to prevent deception or fraud in the sale of the same or imitation thereof, providing for the appointment of a dairy commissioner and defining his duties, creating a state board of dairy commissioners and defining their duties, imposing certain duties upon the chemists of state institutions, providing penalties for violations of this law, making an appropriation,” approved March 7, 1899, by adding thereto two sections to be
designated sections 6a and 6b, defining condensed, evaporated or concentrated milk, and condensed, evaporated or concentrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violations of their provisions.

Referred to Committee on Dairy and Livestock.

House joint memorial No. 3, by Committee on Memorials: Relating to plans for public road development in connection with the national forest reserves.

Passed to second reading.

The speaker called Mr. Guie to the chair.

House joint memorial No. 2, relating to Underwood tariff act.

On motion of Mr. Grass, the rules were suspended and the memorial was placed on second reading.

The memorial was read in full, and, on motion of Mr. Hartley 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, 74; nays, 20; absent or not voting, 3.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Adams, Black, Bucklin, Comstock, Duncan, Farnsworth, Hanna, Hill, Hubbell, Jarvis, Kelly (T. J.), Lane, Masterson, Nickle, Perkins, Stevens, Stewart (Z.), Urquhart, Wiley, Winston—20.
Those absent or not voting were: Messrs. Catlin, Lowman, Reeves—3.

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

House joint resolution No. 6, providing for the appointment of a commission to investigate the basis of the apportionment of state, current and county school funds, etc.

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

The resolution was read in full the second time, and, on motion of Mr. Timblin, 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, 1; absent or not voting, 11.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick,—85.

Voting nay: Mr. Hull—1.

Those absent or not voting were: Messrs. Adams, Bucklin, Catlin, Fleet, Jarvis, Lowman, Manogue, Reeves, Rotch, Sims, Mr. Speaker—11.

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

On motion of Mr. Timblin, the rules were suspended, and the chief clerk was directed to immediately transmit the same to the Senate.
THIRTIETH DAY

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1915.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 76, entitled "An act relating to cities of the first class and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, 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.

Robert Grass, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1915.

Mr. Speaker:

I, a minority of your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 76, entitled "An act relating to cities of the first class and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, 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 be indefinitely postponed.

W. D. Lane.

The bill was read the second time by sections.

Mr. Lane moved the adoption of the following amendment:
In line 3, section 1, strike the last two words, "transferred or."

The amendment was lost.

Mr. Lane moved the adoption of the following amendment:
Amend section 2, House bill No. 76, by striking from line 5 of said section 2 the words, "transferred or."

The amendment was lost.

Mr. Lane moved the adoption of the following amendment:
Amend section 3 by striking from line 6 the word "transferred," and the words "or paid out."

The chair declared that the amendment was out of order, it having been voted down on the previous sections to the bill.

Mr. Lane moved the adoption of the following amendment:
Amend House bill No. 76 by striking therefrom all of section 4.

Mr. Lane demanded a roll call.
A sufficient number did not arise in support of the demand for a roll call.

The amendment was lost.

Mr. Murphine moved that the bill be re-referred to the Committee on Judiciary.

The motion was lost.

The bill was passed to third reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1915.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 9, relating to the appointment of a joint committee to visit the Northern Hospital for Insane and the Reformatory," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the rules were suspended, and Senate joint resolution No. 9 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 resolution was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.
Those voting nay were: Messrs. Tonkin, Webster—2.
Those absent or not voting were: Messrs. Catlin, Comstock, Farnsworth, Hubbell, Jarvis, Lowman, Morrison, Reeves, Stewart (G. A.), Wagner—10.
The resolution, having received the constitutional majority, was declared passed.
The House took a recess.

AFTERNOON SESSION.

The speaker called the House to order at 2:00 p.m.
Roll call showed all members present, except Messrs. Brown (J. S.), Capron, Hastings, Lowman, Reeves, Rotch, Webster and Yale, of whom Messrs. Reeves and Rotch were excused.
The House resumed the second reading of bills.
On motion of Mr. Winston, House bill No. 14 was advanced on the calendar.

House of Representatives,

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 14, entitled “An act to amend section 102, chapter 117, Laws of 1911, relating to damages against public service companies or corporations,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed. Alex M. Winston, Chairman.


House of Representatives,

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 14, entitled “An act to amend section 102, chapter 117, Laws of 1911, relating to damages against public service companies or corporations,” 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 "suffering or anguish" in line 6 of the printed bill, being line 10 of the original bill. Insert after the words "resulting therefrom," in line 6 of the printed bill, being line 11 of the original bill, the words, "and every telegraph company shall be liable in damages to the person suffering an injury thereby, for mental anguish or suffering, as well as for and even in the absence of any bodily injury or financial loss, occasioned by the negligence of such company, its officers and agents, in receiving, transmitting or delivering messages."

We concur in this report: W. H. Cameron, Robert Grass, F. W. Hastings.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 14, entitled "An act to amend section 102, chapter 117, Laws of 1911, relating to damages against public service companies or corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass without amendment.

We concur in this report: Thos. F. Murphine, G. A. Weldon, W. D. Lane.

Mr. Winston moved that the majority report be adopted.

Mr. Cameron moved as a substitute that the bill be made a special order of business on Monday, February 15, 1915.

The speaker declared the motion out of order.

The speaker invited Mr. Hartley to the chair.

Mr. Murphine demanded a roll call on the motion to indefinitely postpone, and, a sufficient number arising, the roll was called, and the motion prevailed by the following vote: Yeas, 61; nays, 29; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Gibson, Ginn, Halsey, Harris, Hart, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, McArdle, McQuesten, Mess, Morrison, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Schuh, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Wiley, Winston—61.
Those voting nay were: Messrs. Brown (Tom), Bucklin, Cameron, Croft, Fleet, Gilkey, Grass, Guie, Hanna, Hastings, Hawthorne, Jarvis, Lane, Marshall, Masterson, McCoy, Moll, Murphine, Nickle, Olson, Robe, Sawyer, Scales, Siler, Wagner, Weldon, Wilson, Yale, Young—29.

Those absent or not voting were: Messrs. Bowman, Capron, Lowman, Reeves, Rotch, Zednick, Mr. Speaker—7.

On motion of Mr. Davis, Senate bill No. 102 was re-referred to the Committee on State School and Granted Lands.

On motion of Mr. Winston, House bill No. 27 was passed, to retain its place on the calendar until Thursday.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1915.

The Senate has passed Senate joint resolution No. 8, relating to the adoption of the report of the joint committee that conferred with a similar committee of the legislature of Oregon regarding laws governing the fishing industry on the Columbia river and other waters of the states of Oregon and Washington, and the same together with the original report is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sims, the report referred to in Senate joint resolution No. 8 was read by the clerk.

On motion of Mr. Sims, the rules were suspended, and Senate joint resolution No. 8 was placed on second reading.

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, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum
Those absent or not voting were: Messrs. Farnsworth, Grass, Hill, Hubbell, Lowman, Reeves, Rotch, Stewart (Z), Urquhart, Winston, Zednick—11.

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

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

House bill No. 73, relating to appeals to the supreme court and dismissals thereof.

The bill was read the second time by sections and passed to third reading.

Mr. Speaker:


We, your Committee on Revenue and Taxation, to whom was referred House bill No. 7, entitled "An act relating to assessment and taxation, declaring certain property to be personal property, fixing its situs for taxation, providing for interest on unpaid personal property taxes, providing methods of collection and distraint, and amending sections 9222-1 and 9223-a 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 following amendments hereto attached, and with the recommendation that the same, when amended, do pass:

Strike all of section 1.

Strike from section 2, lines 25, 26 and 27 the following: "coal or quartz mine, together with the tunnels, shafts, ore in place, improvements and other property used in connection therewith, or that part of stone or other quarries which will reasonably be used during the current year."

Make section 2 section 1.

Strike from title "declaring certain property to be personal property, fixing its situs for taxation."

Z. Stewart, Chairman.

We concur in this report: Geo. Ginn, John F. Rockhill, J. S. Brown, Frank H. Manogue; F. D. Yale.
The bill was read the second time by sections. The committee amendments were adopted.

Mr. Wilson moved the adoption of the following amendment:

Section 2: In line 8 strike word “fifteen” and insert the word “ten.”

Mr. Wilson withdrew the amendment.

Mr. Reed moved the adoption of the following amendment:

Amend section 2, line 8 of the printed bill: Strike the word “fifteen” and insert in lieu thereof the word “twelve.”

On motion of Mr. Davis, the previous question was ordered.

Mr. Wilson demanded a roll call on the amendment offered by Mr. Reed, and, a sufficient number arising, the roll was called, and the amendment was adopted by the following vote: Yeas, 58; nays, 29; absent or not voting, 10.

Those voting yea were: Messrs. Barlow, Berger, Boyd, Brown (Tom), Capron, Comstock, Crawford, Croft, Davis, Gibson, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hogan, Kelly (T. J.), Lane, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Sims, Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—58.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Black, Bowman, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Hoff, Hull, Jarvis, Kelly (Guy E.), Long, Marshall, McCoy, Olson, Pearsall, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stewart (Z.)—29.

Those absent or not voting were: Messrs. Harris, Hill, Hubbell, Kelly (Albert A.), Lowman, Reeves, Rotch, Sly Timblin, Winston—10.

Mr. Reed moved the adoption of the following amendment:
Also amend section 2, line 11 of the printed bill: Strike the word and figures "fifteen (15)," insert in lieu thereof the word and figures "twelve (12)."

The amendment was adopted.

Mr. Babcock moved the adoption of the following amendment:

Amend the title: In the third line of the printed title after the word "sections" strike the figures and word "9222-1 and."

The amendment was adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Wilson, the rules were suspended, and House bill No. 101 was returned to second reading.

The bill was read the second time by sections.

Mr. Wilson moved the adoption of the following amendment:

Amend section 1, line 16 of the printed bill, after the word "intersection" insert the words "of the section."

The amendment was adopted.

On motion of Mr. Wilson, the rules were suspended, and House bill No. 101 was placed on third reading.

THIRD READING OF BILLS.

House bill No. 101, relating to the donation of certain lands to the city of Seattle for park purposes.

On motion of Mr. Wilson, the rules were suspended, and the third reading of the bill was dispensed with, the roll was called, the bill considered engrossed, and House bill No. 101 passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine,
Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—86.

Those absent or not voting were: Messrs. Harris, Hill, Hubbell, Hull, Long, Lowman, Reeves, Rotch, Stewart (G. A.), Timblin, 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. Reed, the rules were suspended, the bill considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 105, relating to state roads.

On motion of Mr. McArdle, the rules were suspended, the third reading of the bill was dispensed with, the roll was called, and House bill No. 105 passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—85.

Those voting nay were: Messrs. Lane, Morrison—2.
Those absent or not voting were: Messrs. Ginn, Hill, Hubbell, Hull, Lowman, Reeves, Rotch, Stewart (G. A.), Winston, 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. McArdle, the rules were suspended, and the chief clerk was directed to immediately transmit the same to the Senate.

House bill No. 86, relating to banks and the examination thereof.

On motion of Mr. Robinson, the rules were suspended, and the third reading of the bill was dispensed with. The roll was called, and House bill No. 86 passed the House by the following vote: Yea's, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphinc, Nickle, Olson, Pear- sall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—79.

Those absent or not voting were: Messrs. Babcock, Capron, Crawford, Ginn, Harris, Hastings, Hill, Hubbell, Hull, Jarvis, Lowman, Marshall, McArdle, Reeves, Rotch, Stevens, Winston, Mr. Speaker—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. Robinson, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 65, relating to public libraries in towns.

On motion of Mr. Reed the rules were suspended and the third reading of the bill was dispensed with.

The roll was called and House bill No. 65 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—82.

Those absent or not voting were: Messrs. Capron, Ginn, Grass, Harris, Hastings, Hill, Hubbell, Hull, Lowman, Marshall, Mc Ardle, Reeves, Rotch, Winston, 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.

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

House bill No. 11, providing for the reimbursement of Horace G. Henry.

On motion of Mr. Wilson, the third reading of the bill was dispensed with.
Mr. Farnsworth was excused from voting after stating that he did not believe in voting for excursions, even for Grand Army men, at the expense of the taxpayers; that the legislature by an overwhelming vote, saw fit to pass a measure for this purpose at the previous session, but that he did not approve of the legislature at this session voting to correct what it failed to do at the previous session.

The roll was called and House bill No. 11 passed the House by the following vote: Yeas, 75; nays, 7; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphy, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—75.

Those voting nay were: Messrs. Black, Duncan, Jarvis, Masterson, Smith (Maurice), Tonkin, Webster—7.

Those absent or not voting were: Messrs. Capron, Farnsworth, Grass, Hill, Hubbell, Hull, Lowman, Nickle, Reeves, Rockhill, Rotch, Stevens, Urquhart, Wagner, Winston—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. Wilson, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Duncan, the House adjourned until 10:30 a.m., February 10, 1915.

C. R. Maybury,   W. W. Conner,
Chief Clerk.      Speaker.
THIRTY-FIRST DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., Wednesday, February 10, 1915.

The speaker called the House to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Reeves and McQuesten, who were excused.

Prayer was offered by Rev. Henry S. Champie, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 9, 1915.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 2, relating to fortifications of Grays Harbor and Willapa Harbor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

R O L A N D H. H A R T L E Y, Chairman.

We concur in this report: C. L. Babcock, J. F. Jarvis, Chas. I. Roth.

House bill No. 103: Do pass as amended.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 55, entitled "An act re-appropriating a part of funds of the State Normal School at Cheney, Washington, for certain uses of said institution, 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.

J. H. DAVIS, Chairman.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 60, entitled "An act establishing a primary highway in Grant and Lincoln counties to be known as the North Central Highway," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 60 be substituted and do pass.

L. D. McCardle, Chairman.


The report, as to the substitution, was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 128, by Mr. Hull: An act to amend section 6 of article VIII of the constitution relating to incurring of municipal indebtedness.

Referred to Committee on Constitutional Revision.

House bill No. 129, by Mr. Marshall: 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 Judiciary.

House bill No. 130, by Committee on Dikes, Drains and Drainage: An act authorizing the construction of a dam for diking and drainage purposes across Mill or McAllister Creek in Thurston county, providing for a hearing thereon and for compensation to persons injured thereby.

Passed to second reading.

House bill No. 131, by Committee on Dikes, Drains and Drainage: An act relating to drainage, the establishment of drainage improvement districts, the construction and maintenance of drainage systems, the payment of the cost thereof and the levying and collection of assessments to meet said cost, and
amending sections six, ten, thirteen, seventeen, twenty, twenty-three, twenty-five, twenty-six, thirty, thirty-one of the session laws of 1913, chapter 176, and amending section 17 of the same chapter by adding thereto new sections, 17a and 17b, providing that bonds of such districts may in certain cases be guaranteed by the county in which said districts are located and when so guaranteed said bonds may be an investment for state school, and other public funds and defining this act and its effect in relation to existing statutes.

Passed to second reading.

House bill No. 138, by Committee on Roads and Bridges: An act to locate the Sunset Highway between Snoqualmie Pass and Wenatchee and directing the state highway commissioner to survey and definitely locate the same.

Passed to second reading.

House bill No. 133, by Committee on Roads and Bridges: An act relating to ferries in adjoining states and the power of counties to contribute to the construction and maintenance thereof.

Passed to second reading.

SECOND READING OF SENATE BILLS.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 98, entitled "An act relating to temporary loans and transfers of money in state funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment: In line 9 of section 1 of the printed bill, being lines 15 and 16 of section 1 of the original bill, strike the words "or other tangible resources of the borrowing funds" and insert a period after the word "uncollected."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.
Mr. Winston moved the adoption of the following amendment:
Amend title by adding the words "and declaring that this act shall take effect immediately."

The amendment was adopted.
The bill was passed to third reading and ordered engrossed.
Senate bill No. 40, relating to the sale of county property by boards of county commissioners.
The bill was read the second time by sections and passed to third reading:
Senate bill No. 73, relating to deeds and transfers of interest in real estate.
The bill was read the second time by sections.
Mr. Winston moved the adoption of the following amendment:
Amend section 1 in line 6 of the printed bill after the word "therein" insert a comma; also in the same line after the word "trust" insert the following: "the terms and conditions of which trust are of record."

The amendment was adopted.
The bill was passed to third reading and ordered engrossed.
The speaker called Mr. Zednick to the chair.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred Senate bill No. 108, entitled "An act relating to insurance and amending chapter 49, of the 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 this act, to provide for an insurance commissioner and define his duties, and to repeal all existing laws in relation thereto," by adding thereto a section known as section 45-A, providing for appeals from decisions of the insurance commissioner and certain penalties," 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 12, of the printed bill, strike the words "at Olympia, Washington."

The committee amendment was adopted.

On motion, the following amendment was adopted:
Amend section 1, line 12, of the printed bill by striking the words "at Olympia, Washington."

The bill was passed to third reading and ordered engrossed.

Senate bill No. 153, relating to social organizations of the national guard.

The bill was read the second time by sections and passed to third reading.

Senate bill No. 34, relating to dissolution of drainage districts.

The bill was read the second time by sections and passed to third reading.

Senate bill No. 50, relating to practice and modes of treating sick or afflicted.

The bill was read the second time by sections.

Mr. Hull moved the adoption of the following amendment:
Amend Senate bill No. 50 by adding after word "secret" in line 5 "To a layman."

The amendment was lost.

Mr. Wiley moved the adoption of the following amendment:
Amend by striking paragraph 8.

Mr. Black arose to the point of order that the amendment would destroy the bill.

The chair held the point of order not well taken.

Mr. Grass appealed from the decision of the chair.

The chair was sustained.

Mr. Grass moved as a substitute that the bill be re-referred to the Committee on Judiciary.

The substitute prevailed.

THIRD READING OF BILLS.

House bill No. 76, prohibiting the diversion of revenues in cities of the first class.

The bill was read in full the third time, the roll was called, and House bill No. 76 passed the House by the following vote: Yeas, 79; nays, 7; absent or not voting, 11.

Those voting nay were: Messrs. Black, Comstock, Lane, Moll, Murphine, Robe, Smith (Maurice)—7.

Those absent or not voting were: Messrs. Croft, Davis, Hastings, Hill, McArdle, McQuesten, Mess, Reeves, Smith (J. H. T.), Timblin, 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. Renick, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 73, relating to appeals to the supreme court and dismissals thereof.

On motion of Mr. Guie, the rules were suspended, and the third reading of the bill was dispensed with.

The roll was called, and House bill No. 73 passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass,

Those absent or not voting were: Messrs. Adams, Capron, Davis, Halsey, Hastings, Hill, Hubbell, McArdle, McQuesten, Morrison, Reeves, Sims, Smith (J. H. T.), Stewart (Z.), Timblin, Mr. Speaker—16.

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

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

The speaker resumed the chair.

House bill No. 7, relating to assessments and taxes.

On motion, the rules were suspended, and the third reading of the bill was dispensed with.

The roll was called, and House bill No. 7 passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, Mess, Moll, Murphine, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt,
Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—82.

Voting nay: Mr. Kelly (Guy E.)—1.

Those absent or not voting were: Messrs. Adams, Davis, Ginn, Guie, Halsey, Hastings, Hill, Hubbell, McArdle, McQuesten, Morrison, Nickle, Reeves, Sims—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. Schuh, 150 additional copies of House bill No. 122 were ordered printed.

On motion of Mr. Reed, 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. Farnsworth, McQuesten, Reeves, Rotch, Schuh and Timblin, of whom Messrs. McQuesten, Reeves and Rotch were excused.

Mr. O. B. Aagaard, member of the House at the 1913 session, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Adams and McCoy.

Mr. W. C. McMasters, member of the House at the sessions of 1907 and 1909, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Murphine and Hartley.

A communication from the Oregon Assembly, relating to the confirmation of the report of the joint committee from the Oregon and Washington legislature on legislation relating to the fish industry, was read and referred to the Committee on Rules.
SECOND READING OF SENATE BILLS.

Senate bill No. 55, reappropriating certain funds of the Cheney Normal School.

The bill was read the second time 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 Senate bill No. 55 passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—92.

Those absent or not voting were: Messrs. Grass, Manogue, McQuesten, Reeves, Rotch—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 was directed to immediately transmit the same to the Senate.

SECOND READING OF BILLS.

House bill No. 81, establishing water districts.

The bill was read the second time by sections and passed to third reading.
House bill No. 8, relating to delinquent local assessments or installments thereof in cities and towns.
The bill was read the second time by sections.
Mr. Hastings moved the adoption of the following amendment:

Amend section 1, line 6 of the printed bill, strike the words "not less than five" and insert in lieu thereof the words "not more than four."

The amendment was adopted.
Mr. Roth moved the adoption of the following amendment:
Strike all matter after the word "prescribed" in line 10 of the printed bill.

The speaker held the motion out of order.
The bill was passed to third reading and ordered engrossed.

House bill No. 28, relating to state historical society.
The bill was read the second time by sections.
Mr. Lane moved the adoption of the following amendment:
Amend House bill No. 28 by inserting in line 2 after the word "of" the word "daily" and after the word "newspapers" the word "hereafter."

The amendment was lost.
On motion of Mr. Grass, the bill was laid on the table.

House bill No. 110, relating to the sale and labeling of seeds.
The bill was read the second time in full by sections.
Mr. Siler moved the adoption of the following amendment:
In line 3, section 1, strike the word "seed."

The amendment was adopted.
Mr. Murphine moved the adoption of the following amendment:
Amend section 1, line 5 of the printed bill by inserting after the word "misdemeanor," "." Also strike the balance of the sentence.

The amendment was adopted.
Mr. Fleet moved the adoption of the following amendment:
In line 4 of the first section of printed bill after the word "vegetable" insert the words "or grass."
The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:
Amend section 2, line 5 of the printed bill by inserting after the
word "misdemeanor," "." Also strike the balance of the sentence.

The amendment was adopted.

Mr. Kelley (A. A.) moved that the rules be suspended and
the bill passed to third reading.

The motion was lost.

House bill No. 119, relating to registration of voters, etc.
The bill was read the second time by sections.

Mr. Murphine moved the adoption of the following amend-
ment:
Amend section 3, line 3 of the printed bill, strike the words "mayor
or chief executive officer," and insert in lieu thereof the words "com-
troller or clerk."

The amendment was adopted.

The speaker called Mr. Halsey to the chair.

Mr. Murphine moved the adoption of the following amend-
ment:
Amend section 3 by striking the words "board of county commis-
sioners" in lines 7 and 8 and substitute in lieu thereof the words "county auditor."

Mr. Farnsworth demanded a roll call, and, a sufficient num-
ber arising, the roll was called and the amendment was lost by
the following vote: Yeas, 27; nays, 63; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Black,
Bowman, Boyd, Brown (J. S.), Brown (Tom), Cameron, Com-
stock, Duncan, Farnsworth, Hanna, Hill, Hoff, Jarvis, Kelly
(Albert A.), Kelly (T. J.), Lane, Lowman, Masterson, Moll,
Olson, Perkins, Robe, Stevens, Stratton, Wiley—27.

Those voting nay were: Messrs. Babcock, Barlow, Berger,
Bradley, Bucklin, Capron, Catlin, Crawford, Croft, Gibson,
Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley,
Hastings, Hawthorne, Heinly, Hogan, Hubbell, Kelly (Guy
E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Mar-
shall, McArdle, McCoy, Mess, Morrison, Murphine, Nickle,
Those absent or not voting were: Messrs. Davis, Fleet, Hull, McQuesten, Reeves, Rotch, Stewart (Z.)—7.

Mr. Hogan moved for a reconsideration of the vote by which the amendment offered by Mr. Murphine to line 3 of section 3 of the printed bill was adopted.

The chair held the motion out of order.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 54, entitled "An act relating to the board of state land commissioners, its composition, powers and duties, and amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In line one of the title strike the word "and" between the words "duties and amending."

In line 2 of the title strike the period after Washington and insert a comma and add the words "and declaring an emergency."

Add a new section to be known as section 2 as follows:

"Section 2. This act is necessary for the immediate preservation of the public peace and safety and the support of the state government, and shall take effect immediately."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Zednick moved that the House concur in the Senate amendments to House bill No. 54.

The roll was called, and the House concurred in the Senate amendments to House bill No. 54 by the following vote: Yeas, 75; nays, 13; absent or not voting, 9.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart,
Mr. Speaker:

The Senate has passed engrossed House bill No. 55, entitled "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In line 3 of the printed bill, strike the words "State Treasurer" and insert in lieu thereof, the following "one member of the board of control to be designated by the governor."

In line 9 of the printed bill, strike the words "Commissioner of Public Lands" and insert in lieu thereof the words "state auditor."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Sims moved that the House do not concur in the Senate amendments to House bill No. 55 and that the Senate be asked to recede therefrom.

The motion prevailed.

The House resumed the second reading of House bill No. 119.

Mr. Murphine moved the adoption of the following amendment:
Strike the words "county auditor" in line 4 and substitute in lieu thereof the words "board of county commissioners."

The amendment was lost.

The speaker resumed the chair.

Mr. Murphine moved the adoption of the following amendment:

Amend section 7, line 14 of the printed bill, strike the word "married."

The amendment was adopted.

Mr. Lane moved the adoption of the following amendment:

Insert in line 5 of section 8, after the word "age" the words "as legal age."

The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:

Amend section 10, line 3 of the printed bill after the word "county" add the words "the preceding year."

The amendment was adopted.

Mr. Murphine moved the adoption of the following amendment:

After the word "reversed" in line 4 add "or whose citizenship has not been restored."

The amendment was lost.

Mr. Weldon moved the adoption of the following amendment:

In line 6, after the word "names," add "," and the word "ages."

The amendment was lost.

Mr. Murphine moved to strike section 14.

The motion was lost.

There being no objection, the House returned to section 3 for the purpose of amendment.

Mr. Hogan moved to suspend the rules for the purpose of reconsidering the vote by which the amendment by Mr. Murphine to section 3, line 3, of the printed bill was adopted.

The speaker declared that it was not necessary to suspend the rules.
Mr. Hogan moved that line 3, section 3, of the printed bill be returned to the same status as it was before the amendment of Mr. Murphine was adopted.

The motion prevailed.

Mr. Murphine arose to a parliamentary inquiry and asked if the speaker held that it was not necessary to suspend the rules on second reading.

The speaker declared that to amend a section of a bill already amended on second reading it was not necessary to suspend the rules, as long as the bill was on the same order before the House; that to reconsider an amendment required only a majority vote; that the placing of a bill on second reading was for the purpose of amendment. The speaker also declared that the reason the House has a presiding officer is so that he can assist in facilitating the obtaining of a desired result on the part of the majority; nothing more; nothing less.

Mr. Lum moved the adoption of the following amendment:
Line 1, after the word "county" strike "or municipal."

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

Mr. Kelly (Guy E.) moved that House bill No. 120 be passed, to retain its place on the calendar.

The motion prevailed.

On motion of Mr. Sims, the House adjourned to 10:30 a.m., February 11, 1915.

C. R. Maybury,  
Chief Clerk.  

W. W. Conner,  
Speaker.
THIRTY-SECOND DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., Thursday, February 11, 1915.

The speaker called the house to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Hill, Reeves and Rotch, of whom Messrs. Reeves and Rotch were excused.

Prayer was offered by Rev. Henry S. Champie, of Olympia.

On motion the reading of the journal of the previous day was dispensed with.

On motion of Mr. Grass, House bill No. 28 was taken from the table, and placed on second reading.

On motion of Mr. Grass, House bill No. 28 was re-referred to the Committee on Judiciary.

NOTICE.

The Rules and Order Committee gives notice that they will change rule 26 on the next working day.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Military Affairs, to whom was referred House bill No. 6, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

R. H. Fleet, Chairman.


The report was adopted.
THIRTY-SECOND DAY

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 16, entitled "An act relating to the sale of intoxicating liquors, repealing certain sections of Remington & Ballinger's Annotated Codes and Statutes of Washington relating thereto, and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed. ALEX M. WINSTON, Chairman.


Mr. Winston moved the adoption of the report.

Mr. Guie moved that the bill be referred to the Judiciary Committee.

The speaker declared the motion out of order.

Mr. Watt demanded a roll call on the motion to indefinitely postpone, and a sufficient number arising, the roll was called and the motion was lost, by the following vote: Yeas, 42; nays, 45; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Babcock, Berger, Bowman, Boyd, Catlin, Croft, Davis, Duncan, Fleet, Grass, Hanna, Harris, Hartley, Heinly, Hogan, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Murphine, Pearsall, Renick, Roth, Scales, Siler, Sims, Smith (Maurice), Stewart (G. A.), Tonkin, Urquhart, Webster, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—42.

Those voting nay were: Messrs. Anderson, Barlow, Black, Brown (J. S.), Bucklin, Cameron, Capron, Comstock, Crawford, Gibson, Gilkey, Ginn, Guie, Halsey, Hart, Hastings, Hawthorne, Hill, Hoff, Kelly (Albert A.), Long, Lowman, Lum (C. E.), Manogue, Masterson, McQuesten, Moll, Morrison, Nickle, Olson, Perkins, Robe, Rockhill, Sawyer, Schuh, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Timblin, Wagner, Watt, Weldon, Young—45.
Those absent or not voting were: Messrs. Bradley, Brown (Tom), Farnsworth, Hubbell, Hull, Lane, Reed, Reeves, Robinson, Rotch—10.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 54, entitled "An act relating to the board of state land commissioners, its composition, powers and duties, amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.

We concur in this report: C. A. Young, John Anderson.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

The Senate has refused to recede from its amendments to engrossed House bill No. 55 and under suspension of the rules has appointed a free conference committee consisting of Senators Sharpstein, Jones and Carlyon with full powers to act therein.

Frank M. Dallas, Jr.,
Secretary of the Senate.

Mr. McArdle moved that a free conference committee of three be appointed to confer with a like committee from the Senate on House bill No. 55.

The motion prevailed and the speaker appointed as such committee Messrs. McArdle, Kelly (Guy E.) and Zednick.

The speaker announced that he was about to sign House bill No. 54.

The House resumed the consideration of House bill No. 16.

Mr. Guie moved that the bill be re-referred to the Judiciary Committee with instruction to amend it so as to apply to druggists only.

Mr. Heinly moved as a substitute that the bill be referred to the Committee on Revenue and Taxation.

The motion prevailed.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 92, entitled "An act relating to the sale of property under execution and amending section 583 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 indefinitely postponed.

ALEX M. WINSTON, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 68, entitled "An act for the relief of H. S. Royce," 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.


The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 90, entitled "An act relating to the form of verification of traveling expense vouchers and amending section 8342 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.

ALEX M. WINSTON, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Education, to whom was referred House bill No. 85, entitled "An act relating to school houses and school sites in school districts of the second class and amending section 4522 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.

Tom Brown, Chairman.


HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred Senate bill No. 59, entitled "An act relating to the issuance of warrants by the state auditor and amending section 5037 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.

Z. Stewart, Chairman.

We concur in this report: F. H. Hart, F. D. Yale, Frank H. Manogue, Geo. Ginn.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Education, to whom was referred House bill No. 78, entitled "An act relating to consolidated school districts and amending sections 4440, 4444 and 4447 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 substitute House bill No. 78, herewith attached, be printed and do pass.

Tom Brown, Chairman.


The report as to the substitution and printing was adopted.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 94, entitled "An act relating to the occupation of barbering, the regulation thereof, and amending sections 7007, 7008, 7011, 7015, 7019 and 7020 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 referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

ALEX M. WINSTON, Chairman.


The report was adopted.

Senate bill No. 18: Do pass as amended.

House bill No. 106: Do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred letter from the Washington State Bar Association, relating to a new probate code, and the submission of constitutional amendments to the people for the purpose of authorizing the legislature if in the future it should see the necessity of it, to establish intermediate appellate courts, also for the further purpose of providing a recall of judicial officers by the creation of a tribunal to be termed "The Special High Court of Impeachment," have had the same under consideration, and we respectfully report the same back to the House with the following report:

We have previously voted unanimously not to submit a new probate code at this session of the legislature, and recommend that the question of submitting a constitutional amendment to the people, be referred to the Committee on Constitutional Revision.

ALEX M. WINSTON, Chairman.

CLAIRE W. STOCKDALE, Clerk of Committee.

REPORT OF SPECIAL COMMITTEE.

We, your joint committee on Lincoln Day celebration, to whom was referred House concurrent resolution No. 18, beg leave to report as follows:

Governor Lister has accepted our invitation to preside and we have secured the services of the Honorable C. P. Bissett, of Seattle, who will deliver the address. A suitable musical program has been arranged. The exercises will be held in the House Chamber, and we recommend the time as ten o'clock, February 12, 1915, in order that the invitation of the Young Men's Republican Club can be complied with.

Respectfully submitted,

P. H. CARLYON,
WALTER S. DAVIS,
W. G. HEINLY,
JOHN ANDERSON,
GEORGE McCoy.

The report was adopted.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 70, entitled "An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith."

Also, engrossed Senate bill No. 107, entitled "An act making the drawing, or uttering, of a bank check or draft for the payment of money without funds or credit to meet the same upon presentation, a gross misdemeanor, and prescribing a penalty therefor;"

Also, engrossed Senate bill No. 166, entitled "An act amending section 6653 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and selection of state lands;"

Also, Senate bill No. 113, entitled "An act relating to the reservation of certain state lands from sale and lease;"

Also, Senate bill No. 192, entitled "An act re-appropriating certain funds and declaring an emergency;"

Also, Senate bill No. 203, entitled "An act for the relief of Albert S. Wells and William V. Green;"

Also, Senate bill No. 193, entitled "An act appropriating the sum of nineteen thousand five hundred and thirty-three and 3/100 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, and appropriating out of the general fund twenty-six thousand dollars ($26,000) for interest upon warrants already issued and to be issued."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:

House bill No. 134, by Committee on Privileges and Elections: An act relating to the printing, binding, publication
and distribution of the laws of the state, amending sections 6944 and 8618 of Remington & Ballinger's Annotated Codes and Statutes of Washington and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 135, by Joint Committee on Pure Foods and Drugs: An act relating to drugs and medicines, regulating the practice of pharmacy, repealing chapter 121 of the Laws of 1899, and all acts amendatory thereof and supplementary thereto, and prescribing penalties for violating the provisions hereof.

Passed to second reading.

House bill No. 136, by Mr. Morrison (by request): An act relating to fire arms.

Referred to Committee on Public Morals.

House bill No. 137, by Committee on Privileges and Elections: An act relating to the number of ballots which shall be furnished at elections and amending section 4894 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 138, by Mr. Capron: An act to prohibit the taking away, shipment, or transportation of deer from the islands of the State of Washington.

Referred to Committee on Game and Game Fish.

House bill No. 139, by Committee on Dairy and Livestock: An act relating to tuberculosis in bovine animals, providing for the prevention and eradication thereof and providing for compensation to the owner for the animal slaughtered, and amending sections 3203, 3204 and 3211 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Passed to second reading.

House bill No. 140, by Mr. Stewart (Z.): An act relating to the appointment of special police at the request of public service corporations and defining their powers and duties.

Referred to Committee on Revenue and Taxation.
House bill No. 141, by Committee on Agriculture: An act relating to illuminating oils, gasoline, benzine, distillate and volatile products of petroleum, amending sections 6051, 6052, 6053, 6054 and 6056 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for violation hereof.

Passed to second reading.

House bill No. 142, by Mr. Yale: An act relating to the bonding of collection agencies, fixing amount and time of bond and qualifications 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. 143, by Mr. Bucklin: An act relating to the State Soldiers' Home and the Washington Veterans' Home, and admission thereto, establishing the Colony of the State Soldiers' Home, repealing section 1 of chapter 124 of the Session Laws of 1911 and section 8910 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith.

Referred to Committee on Veterans' Homes.

House bill No. 144, by Mr. Lane: An act relating to the establishment, maintenance and regulation of public morgues in counties of the first class; and providing penalties for violation of the provisions thereof.

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

House bill No. 145, by Mr. Siler: An act authorizing the payment of expenses of directors of school districts in certain cases, and amending section 4487 of Rem.-Bal.

Referred to Committee on Education.

House bill No. 146, by Mr. Bradley: An act relating to liens for labor performed and materials furnished and amending section 1129 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Referred to Committee on Judiciary.
House bill No. 147, by Messrs. Murphine, Hill and Hastings: 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 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.

Referred to Committee on Privileges and Elections.

Senate bill No. 193, by Committee on Appropriations: An act appropriating the sum of nineteen thousand five hundred and thirty-three and 3-100 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, and appropriating out of the general fund twenty-six thousand dollars ($26,000) for interest upon warrants already issued and to be issued.

Referred to Committee on Appropriations.

Senate bill No. 203, by Joint Committee on State, Granted, School and Tide Lands: An act for the relief of Albert S. Wells and William V. Green.

Passed to second reading.

Senate bill No. 113, by Senator Imus: An act relating to the reservation of certain state lands from sale and lease.

Referred to Committee on State School and Granted Lands.

Senate bill No. 192, by Committee on Appropriations: An act reappropriating certain funds and declaring an emergency.

Referred to Committee on Appropriations.

Engrossed Senate bill No. 107, by Senator Davis (Lincoln): An act making the drawing, or uttering, of a bank
check or draft for the payment of money, without funds or
credit to meet the same upon presentation, a gross misdemeanor,
and prescribing a penalty therefor.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 166, by Senator McGuire: An
act amending section 6653 of Remington & Ballinger’s An-
notated Codes and Statutes of Washington, relating to the
classification and selection of state lands.

Referred to Committee on State School and Granted Lands.

On motion of Mr. Watt, 100 extra copies of House bill No.
135 were ordered printed.

On motion of Mr. Mess, 250 extra copies of House bill No.
139 were ordered printed.

SECOND READING OF BILLS.

House bill No. 84, relating to the system of registration
of births and deaths and reporting the same.

The bill was read the second time by sections.

On motion of Mr. Capron, the rules were suspended and the
bill was placed on third reading.

Mr. Sims moved that the bill retain its place on the calendar,
to come up on the next calendar on third reading.  The motion
prevailed.

Substitute House bill No. 27, relating to contractors’ bonds
upon public work.

The bill was read the second time by sections.

Mr. Kelly (Guy E.) moved the adoption of the following
amendment:

In section 1, line 5 of the printed bill strike the word “contract”
and insert in lieu thereof the word “sub-contract.”

The amendment was adopted.

Mr. Capron moved the adoption of the following amend-
ment:

In section 1, line 3 of the printed bill, strike the word “five” and
insert in lieu thereof the word “fifteen.”

Mr. Lum moved as a substitute the adoption of the following
amendment:
THIRTY-SECOND DAY

In section 1, line 3 of the printed bill, strike the word "five" and insert in lieu thereof the word "ten."

The substitute amendment was adopted.

On motion of Mr. Lum the rules were suspended. The second reading considered the third, substitute House bill No. 27 was considered engrossed, and passed the House by the following vote: Yeas, 72; nays, 13; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Babcock, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McCoy, McQuisten, Mess, Moll, Morrison, Nickle, Pearsall, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Weldon, Wiley, Winston, Yale, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Anderson, Barlow, Berger, Croft, Grass, Heinly, Kelly (Guy E.), Lane, Long, Masterson, Olson, Perkins, Webster—13.

Those absent or not voting were: Messrs. Brown (Tom), Guie, Lowman, McArdle, Murphine, Reed, Reeves, Robinson, Rotch, Watt, Wilson, 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.

THIRD READING OF BILLS.

House bill No. 81, relating to the establishment of water districts.

The speaker called Mr. Black to the chair.

The bill was read the third time in full, the roll was called, and House bill No. 81 passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 18.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lownan, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McCoy, McQuesten, Moll, Nickle, Olson, Perkins, Renick, Robe, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—78.

Voting nay: Mr. Pearsall—1.

Those absent or not voting were: Messrs. Bradley, Brown (Tom), Davis, Hawthorne, Marshall, McArdle, Mess, Morrison, Murphine, Reed, Reeves, Robinson, Roth, Rotch, Sims, Stewart (Z.), Watt, Mr. Speaker—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 bill No. 8, relating to the collection of delinquent local assessments.

The bill was read in full the third time.

The speaker resumed the chair.

The roll was called, and house bill No. 8 passed the House by the following vote: Yeas, 64; nays, 14; absent or not voting, 19.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Gilkey, Ginn, Grass, Guie, Hart, Hartley, Hastings, Heinly, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, McCoy, McQuesten, Mess, Morrison, Murphine, Olson, Pearsall, Renick, Robe,
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Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Wilson, Yale, Young, Mr. Speaker—64.


Those absent or not voting were: Messrs. Brown (Tom), Fleet, Halsey, Harris, Hawthorne, Hill, Jarvis, Kelly (Guy E.), Lowman, Marshall, Mc Ardle, Nickle, Reed, Reeves, Robinson, Rotch, Watt, Winston, Zednick—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. 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. Brown (Tom), Reed, Reeves, Robinson and Rotch, of whom Messrs. Reed, Reeves and Rotch were excused.

THIRD READING OF BILLS.

House bill No. 110, relating to the labeling and sale of goods.

The bill was read the third time in full, the roll was called, and House bill No. 110 passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey,
Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Those absent or not voting were: Messrs. Brown (Tom), Hull, Manogue, Reed, Reeves, Robinson, Rotch, Sly—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.

RECONSIDERATION.

The proper time having arrived, Mr. Murphine moved for a reconsideration of the vote by which the amendment of Mr. Hogan to line 3 section 3 of House bill No. 119 was adopted on the previous day.

The motion prevailed, and House bill No. 119 was placed on second reading.

Mr. Murphine moved the adoption of the following amendment:

Amend section 3, line 3 of the printed bill, strike the words "mayor or chief executive officer" and insert in lieu thereof "comptroller or clerk."

Mr. Grass demanded a roll call, and, a sufficient number arising, the roll was called and the amendment was adopted by the following vote: Yeas, 67; nays, 22; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farns-
worth, Fleet, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, McArdle, McCoy, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Sawyer, Scales, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wiley, Young, Mr. Speaker—67.

Those voting nay were: Messrs. Babcock, Berger, Cameron, Gibson, Grass, Hartley, Hogan, Lum (C. E.), Lunn (Walter J.), Masterson, McQuesten, Mess, Rockhill, Roth, Schuh, Stewart (G. A.), Tonkin, Webster, Wilson, Winston, Yale, Zednick—22.

Those absent or not voting were: Messrs. Brown (Tom), Hull, Manogue, Reed, Reeves, Robinson, Rotch, Sly—8.

Mr. Timblin moved the adoption of the following amendment:

Strike in line 3 the words “mayor or chief executive officer” and insert in lieu thereof the words “comptroller or clerk.”

The amendment was adopted.

On motion of Mr. Sims, the rules were suspended, the second reading was considered the third, the bill was placed on final passage, and House bill No. 119 passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown, (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.),
Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Voting nay: Mr. McQuesten—1.

Those absent or not voting were: Messrs. Brown (Tom), Hull, Reed, Reeves, Robinson, Rotch, Sly—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

The Senate has adopted report of the free conference committee on House bill No. 55 entitled "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

We, your free conference committee, to whom was referred House bill No. 55, relating to the board of equalization, have had the same under consideration, and we recommend that the bill as amended be amended by striking from the amended bill after the words "A member of the" the words "Board of Control" and inserting in lieu thereof "Public Service Commission of Washington," so that the bill as amended, in the place where this amendment occurs will read as to the first sentence of section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as follows:

"Section 9204. The state auditor, a member of the public service commission of Washington, to be designated by the governor, and the commissioner of public lands, shall constitute the state board of equalization," and that as thus amended the bill do pass.

JOHN L. SHARPESTEIN, Chairman.


Mr. McArdle moved that the House adopt the report of the free conference committee on House bill No. 55.
THIRTY-SECOND DAY

The roll was called and the House adopted the report by the following vote: Yeas, 80; nays, 8; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Young, Zednick, Mr. Speaker—80.

Those voting nay were: Messrs. Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lowman, Perkins, Wiley—8.

Those absent or not voting were: Messrs. Brown (Tom), Hull, Masterson, Reed, Reeves, Robinson, Rotch, Sly, Yale—9.

On motion of Mr. Sims, the rules were suspended, and House bill No. 13 was placed on second reading.

House bill No. 13, changing the name of the office of state examiner to state bank examiner.

The bill was read the second time in full by sections.

On motion of Mr. Farnsworth, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and House bill No. 13 passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall,
McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Those absent or not voting were: Messrs. Brown (Tom), Bucklin, Hull, Masterson, Reed, Reeves, Robinson, Rotch, Sly—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. Sims, the rules were suspended and House bill No. 126 was placed on second reading.

House bill No. 126, relating to the office of wreckmaster.

The bill was read the second time by sections.

On motion of Mr. Lowman, the rules were suspended, the second reading was considered the third, House bill No. 126 was 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—86.
Those absent or not voting were: Messrs. Brown (Tom), Farnsworth, Hill, Hull, McArdle, McCoy, Reed, Reeves, Robinson, Rotch, Sly—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.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 11, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 55, entitled "An act relating to the State Board of Equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the engrossed bill and find it is correctly enrolled.

Respectfully submitted, G. DOWE MCQUESTEN, Chairman.

We concur in this report: John Anderson, C. A. Young.

The chairman of the Committee on Judiciary requested that inasmuch as the bill about to be placed on third reading would take up considerable time of the House, the Committee on Judiciary be allowed to retire and meet during the session of the House.

There being no objection, the request was granted.

The speaker announced that he was about to sign House bill No. 55.

On motion of Mr. Sims, the rules were suspended, and House bill No. 84 was placed on second reading.

House bill No. 84, relating to registration of births and deaths.

The bill was read the second time by sections.

On motion of Mr. Capron, the following amendment was adopted:

Amend section 2, line 5 of the printed bill after the words "state registrar" insert the words "shall appoint a suitable person."

On motion of Mr. Capron, House bill No. 84 was placed on third reading.
The bill was read the third time in full.

The speaker invited Mr. Halsey to the chair.

The roll was called, and House bill No. 84 passed the House by the following vote: Yeas, 74; nays, 10; absent or not voting, 13.


Those voting nay were: Messrs. Brown (J. S.), Bucklin, Kelly (T. J.), Lum (C. E.), Lunn (Walter J.), Olson, Pearsall, Rockhill, Tonkin, Webster—10.

Those absent or not voting were: Messrs. Brown (Tom), Crawford, Davis, Grass, Harris, Hull, McCoy, McQuesten, Murphine, Reed, Reeves, Robinson, Rotch—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. Sims, the rules were suspended and Senate bill No. 40 was placed on third reading.

Senate bill No. 40, relating to sale of certain property by boards of county commissioners.

The bill was read the third time in full, the roll was called, and Senate bill No. 40 passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown
(J. S.), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mess, Moll, Morrison, Nickle, Olson, Perkins, Renick, Robe, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Wilson, Winston, Young, Zednick, Mr. Speaker—75.

Those absent or not voting were: Messrs. Brown (Tom), Cameron, Davis, Grass, Hanna, Hastings, Hull, Lane, McArdle, McCoy, McQuesten, Murphine, Pearsall, Reed, Reeves, Robinson, Roth, Rotch, Wagner, Weldon, Wiley, Yale—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. Sims the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

On motion of Mr. Sims, the rules were suspended and House bill No. 103 was placed on second reading.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 9, 1915.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 103, entitled "An act relating to public highways and amending section 2 of chapter 65 of the Laws of 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 amendments:

Amend the title of House bill No. 103 by striking the words "Section 2 of chapter 65 of the Laws of 1913" and inserting in lieu thereof the following "Section 5878-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Amend section 1, line 1 of House bill No. 103, by striking the words "2 of chapter 65 of the Laws of 1913" and inserting in lieu
thereof the words "5878-2 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amend in House bill No. 103, line 3, by striking the words "Sec. 2" and insert in lieu thereof the words "Sec. 5878-2."

Amend in House bill No. 103, by striking the words "Sec. 2" and insert in lieu thereof the words "Sec. 5878-2."

L. D. McArdle, Chairman.


The committee amendments were adopted.

The speaker resumed the chair.

On motion of Mr. Marshall, the following amendment was adopted:

Amend section 2, line 6 of the printed bill, by inserting after the word "line" the following words, "of the state."

Messrs. Murphine and Lane moved the adoption of the following amendment:

Amend line 8, paragraph (b), by striking the word "Renton" and insert in lieu thereof the word "Bothell."

The amendment was lost.

Mr. Olson moved the adoption of the following amendment:

Paragraph (c), line 14, after "Deer Park" insert "Clayton" and after "Loon Lake" insert "Springdale, Valley, Chewelah and Addy."

The amendment was lost.

Mr. Sims moved that the bill be re-referred to the Committee on Rules.

The motion was lost.

Mr. Brown (J. S.) moved the adoption of the following amendment:

Line 6, after "Tenino" insert "Grand Mound."

On motion of Mr. Robe, the previous question was ordered. The amendment was lost.

The bill was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 54, entitled "An act relating to the board of state land commissioners, its composition,
powers and duties, amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency;"

Also, the president has signed enrolled House bill No. 55, entitled "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed enrolled Senate joint resolution No. 7, entitled "Providing subject matter to be printed in the 1915 Legislative Manual;"

Also, enrolled Senate joint resolution No. 8, entitled "Relating to the adoption of the report of the joint committee for conference with similar committee of the legislature of Oregon regarding laws governing the fishing industry on the Columbia river and other waters of the states of Oregon and Washington;"

Also, enrolled Senate joint resolution No. 9, entitled "Relating to the appointment of a committee to visit the Northern Hospital for Insane and the Reformatory;"

Also, enrolled Senate joint memorial No. 5, entitled "Relating to the leasing of state lands for the purpose of exploring the same for coal or oil, for a period greater than five years;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that House bills Nos. 54 and 55 had been delivered to the governor by the chief clerk.

The speaker announced that he was about to sign Senate joint memorial No. 5 and Senate joint resolutions Nos. 7, 8 and 9.

On motion of Mr. Sims, the House adjourned to 9:45 a. m., February 12, 1915.

C. R. MAYBURY,
Chief Clerk.

W. W. CONNER,
Speaker.
THIRTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 12, 1915.

The speaker called the House to order at 9:45 a. m.

Roll call showed all members present, except Messrs. Brown (Tom), Catlin, Fleet, Guic, Hart, Hastings, Hill, Hull, Kelly (Guy E.), Lane, McCoy, Moll, Murphine, Olson, Reed, Reeves, Robinson, Rotch, and Smith (Maurice), of whom Messrs. Guie, Hart, Hull, Kelly (Guy E.), Reed, Reeves and Rotch were excused.

Prayer was offered by Rev. Henry S. Champie, of Olympia:

On motion, the reading of the journal of the previous day was dispensed with.

Mr. Sims moved that the consent of the House be given to extend the time for the reconsideration of Senate bill No. 92 until Monday, February 15, 1915.

The motion prevailed.

There being no objection, the matter of the proposed change in rule 26 was deferred until Monday, February 15, 1915.

A communication was read from the Salmon Bay Improvement Club, inviting the members of the legislature visiting Seattle on the 12th of February to visit the Lake Washington canal locks.

Mr. Anderson moved that a committee of three be appointed to notify the Senate that the House was ready to receive the Senate in joint session.

The motion prevailed, and the speaker appointed on the committee Messrs. Anderson, Hoff and Wilson.
THIRTY-THIRD DAY

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the Senate at the door and the Senate was invited to seats within the House.

At the request of the speaker, Senator French, president pro tem. of the Senate, presided.

The call of the Senate roll showed all senators present except those who had been previously excused.

The call of the House roll showed all members present except those previously excused.

The president pro tempore announced the purpose of the joint session to be memorial services as a tribute to the memories of Abraham Lincoln, former President of the United States.

Representative Heinly moved that a committee of three be appointed by the chair to notify the governor that the Senate and House, in joint session, awaited his pleasure.

The motion carried.

The chair appointed Senator Hall, and Representatives Hawthorne and Bradley, as a committee to notify the governor.

The committee reported his excellency, Governor Ernest Lister at the door of the House.

The governor, together with Mr. C. P. Bissett, of Seattle, were invited to seats beside the president pro tem.

At the request of the president pro tem., the governor presided.

The governor introduced C. P. Bissett, of Seattle.

C. P. Bissett delivered the memorial address and spoke of the life and achievements of Abraham Lincoln.

Rev. C. S. Morrison pronounced the benediction.

At 11:50 a. m., on motion of Senator Carlyon, the joint session dissolved.

The House adjourned until 11:30 a. m., February 15, 1915.

C. R. Maybury,  
Chief Clerk.  

W. W. Conner,  
Speaker.
THIRTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,

The speaker called the House to order at 11:30 a. m.

Roll call showed all members present except Messrs. Berger, Crawford, Davis, Hartley, Hull, Long, Reed, and Rotch, of whom Messrs. Berger, Crawford, Davis, Hartley, Hull, Reed and Rotch were excused.

Prayer was offered by Rev. C. K. Straud, of Tacoma.

On motion, the reading of the journal of the previous day was dispensed with.

COMMUNICATION FROM THE PRESIDENT OF THE UNITED STATES.

The following communication from the president of the United States was read:

THE WHITE HOUSE,
WASHINGTON.
February 6, 1915.

My Dear Sir: Allow me to acknowledge the receipt of your letter of February 1st, and to thank you for your kindness in sending me a copy of House concurrent resolution No. 5, passed by the Washington state legislature. I shall be very glad carefully to consider the kind invitation extended to me when I take up the matter of arranging the itinerary in connection with my contemplated visit to the Pacific coast. May I not ask you to be good enough to express to the members of the two houses my deep appreciation of the courteous invitation.

Sincerely yours,

(Signed) Woodrow Wilson.

The following resolutions were read:
THIRTY-SIXTH DAY

RESOLUTIONS.

Whereas, The noxious weed law of this state, as it is now on our statute books, excepts all timber lands, brush lands and logged-off lands and applies only to cleared lands; and

Whereas, Its enforcement, as it is now written, would be useless for the purpose of destroying noxious weeds because more of such weeds grow upon the lands exempted than upon the cleared lands, therefore,

Be It Resolved, That we petition our legislature to repeal the noxious weed law.

Adopted by Pend Oreille County Pomona Grange No. 29.

F. M. Brown, Master.

Attest: HARRY W. LARSEN, Secretary.

Whereas, We believe that one of the great causes of public expense in this state is the custom, followed and practiced by many public officials, both elective and appointive, of employing in a public capacity assistants who are relatives and also in making purchases on behalf of the public for supplies from relatives; and

Whereas, We now have a law against nepotism but it only applies to members of the official's family, therefore,

Be It Resolved, That we humbly petition our state legislature through our representative to pass during this session a law against nepotism, making the practice thereof a crime and prohibit the employment of relatives to the third degree or purchase public supplies from relatives to such a degree.

Adopted by Pomona Grange No. 29.

Attest: HARRY W. LARSEN, Secretary.

F. M. Brown, Master.

Whereas, It has been the custom to let scrub bulls of all kinds run at large in this state during certain months of the year, thereby filling up the country with undesirable stock that is neither beef nor dairy types; and

Whereas, We believe it to be to the best interest to both the beef breeders and dairymen to do away with such practices, therefore,

Be It Resolved, That we petition our legislature to so amend section 3181 Remington & Ballinger's Codes as to prohibit any bull over eight months' old running on the range during any season of the year.

Adopted by Pend Oreille County Pomona Grange No. 29.

F. M. Brown, Master.

Attest: HARRY W. LARSEN, Secretary.

A petition from residents of Pend Oreille, relating to the completion of State Road No. 2, Colville to Tiger, was read by the clerk.
A communication from the Hillyard Chamber of Commerce, protesting against the repeal of the township law, was read by the clerk.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 11, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred House bill No. 109, entitled "An act authorizing cities and towns to purchase, lease or otherwise acquire water and water rights for irrigation and domestic purposes, to construct or otherwise acquire systems and means of distribution thereof, to levy and collect special assessments and taxes to pay for the same and for annual maintenance, operation charges and expenses and for unpaid installments where a city or town has heretofore contracted for the purchase of a water right, providing modes of payment therefor, repealing chapter 111 of Session Laws of 1911 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.

F. A. Hart, Chairman.


House bill no. 107: Do pass as amended.
House bill No. 108: Majority, do pass as amended; minority, do pass as amended.
Senate bill No. 63: Do pass as amended.
House bill No. 21: Do pass as amended.
House bill No. 74: Do pass as amended.

SPECIAL ORDER.

Mr. Winston moved that the House reconsider the vote by which Senate bill No. 92 was indefinitely postponed.

Mr. Murphine raised the point of order that the bill, having been indefinitely postponed on Thursday of the previous week, the time set in the notice of reconsideration had already passed.

The speaker held that the point was not well taken.

The motion to reconsider prevailed.

On motion of Mr. Grass, Senate bill No. 92 was re-referred to the Judiciary Committee.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1915.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 211, entitled "An act relating to claims for damages against cities and towns and amending sections 7996 and 7998 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate concurrent resolution No. 10, "Relating to authorizing committee in charge of memorial services in honor of Abraham Lincoln to have 1,000 copies of address of C. P. Bissett printed;"

Also, Senate bill No. 151, entitled "An act relating to the disposition of property acquired by counties when acting jointly under a contract made pursuant to chapter 54, Session Laws of 1913;"

Also, Senate bill No. 152, entitled "An act relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel or shores of rivers in the State of Washington improved by joint, county action;"

Also, Senate bill No. 162, entitled "An act relating to cities and towns authorizing the ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately;"

Also, Senate bill No. 165, entitled "An act relating to the validation of certain tax levies in cities of the third class, providing for their collection, and declaring that this act shall take effect immediately;"

Also, House bill No. 39, entitled "An act relating to oyster lands of the state, and creating state oyster fund;"

Also, House joint resolution No. 5, "Relating to the appointment of a special committee to investigate the advisability of the publication of school books by the state;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SPECIAL ORDER.

The matter of the amending of rule No. 26, carried over from Friday of the previous week by unanimous consent, was taken up by the House and the following notice read:

By the Committee on Rules:

Amend Rule 26 by striking after the word "vote" the following, "which by Reed's Parliamentary Rules is capable of reconsideration" and insert in lieu thereof "on the final passage of bills."

Mr. Sims moved the adoption of the amendment. The motion prevailed.
INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

Engrossed Senate bill No. 70, by Senators Jones, Davis (W. S.) and Phipps: An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith.

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


Referred to Committee on Judiciary.

House bill No. 149, by Committee on Insurance: An act relating to insurance and amending section 23 of chapter 49 of the Laws of 1911.

Passed to second reading.

House bill No. 151, by Mr. Nickle: An act directing the state highway commissioner to examine and report on the feasibility of an extension of secondary state road number 4 from Loomis, in Okanogan county, northerly to a point on the international boundary line.

Referred to Committee on Roads and Bridges.

House bill No. 152, by Mr. Weldon: An act relating to the dragging of public roads, regulating traffic on dragged roads, and providing a penalty for the violation of its provisions.

Referred to Committee on Roads and Bridges.

House bill No. 153, by Messrs. Winston, Wilson, Reeves, Smith (Maurice) and McQuesten, as sub-committee of Judi-
House bill No. 154, by Committee on Revenue and Taxation: An act relating to revenue and taxation, providing for the equalization of assessments by a county board of equalization, prescribing a method for correcting errors made in assessing property and extending the same upon the rolls, prescribing the duties of the county treasurer and the county board of equalization in cases of fraud or omissions in the return of personal property, prohibiting boards of county commissioners from releasing or commuting taxes and amending sections 9200 and 9238 and repealing section 9201 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 150, by Mr. Grass: Relating to local improvements in cities and towns and validating certain classes of ordinances in connection therewith and amending sections 12, 13, 14, 24, 47, 49, 50, 54, 66, and 72, chapter 98, Laws of 1911.

Referred to Committee on Municipal Corporations of the First Class.

Senate bill No. 151, by Senator White: An act relating to the disposition of property acquired by counties when acting jointly under a contract made pursuant to chapter 54, Session Laws of 1913.

Referred to Committee on Counties and County Boundaries.

Senate bill No. 152, by Senator White: An act relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel or shores of rivers in the State of Washington improved by joint county action.

Referred to Committee on Counties and County Boundaries.

Senate bill No. 165, by Senator Burton: An act relating to the validation of certain tax levies in cities of the third class, providing for their collection, and declaring that this act shall take effect immediately.

Referred to Committee on Municipal Corporations other than the First Class.
Senate bill No. 162, by Senator Plummerfelt: An act relating to cities and town authorizing the ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities, and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately.

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

Engrossed Senate bill No. 211, by Judiciary Committee: An act relating to claims for damages against cities and towns and amending section 7996 and 7998 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

Senate concurrent resolution No. 10, relating to printing of address of C. P. Bissett on Lincoln Memorial day.

There being no objection, the resolution was read the second time, and, on motion of Mr. Heinly, the rules were suspended, the second reading considered the third, the resolution was placed on final passage.

Mr. Webster moved to lay the resolution on the table.

The motion was lost.

The resolution passed the House by a viva voce vote.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., February 2, 1915.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House bill No. 2, entitled “An act to amend section 5341-1 of chapter 3, Rem. & Bal. Code, to enlarge game preserve,” 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 as follows: In line 14 of the printed bill, being line 17 of the original bill insert between “1 and 2” “East half of.”

Amend as follows: In line 15 of the printed bill, being line 19 of the original bill insert after “6” “And the north one-fourth of west half of section 7.”

WALTER J. LUNN. Chairman.

We concur in this report: E. J. Croft, Dan Pearsall, Robert Bowman, A. H. Moll, Frank Reeves, Chas. I. Roth, J. C. Hubbell, Frank H. Renick.
The bill was read the second time by sections.
The committee amendments were adopted.
On motion of Mr. McQuesten, the following amendment was adopted:
Strike "and" in line 14 of the printed bill between "11 and 12" and insert in said line 14 after "2" the words "and all of" so that when amended the bill will read as to all new matter: "and sections 1, E1/2 of 2 and all of 11, 12, 13, 14, 23, 24, 25, 26, township 20 north, range 3 east and the west half of section 6, and north one-fourth of west half of section 7, township 20 north, range 4 east W. M."

The bill was passed to third reading and ordered engrossed.
Substitute House bill No. QQ, relating to taxation of inheritances.
The bill was read the second time by sections.
Mr. Wiley moved the adoption of the following amendments:
Amend section 1, substitute House bill No. 22, by striking all after the word "whatsoever" in the 6th line; also strike the semi-colon after the word "whatsoever" in 6th line and insert period.

The amendment was lost.
The bill was passed to third reading.
House bill No. 41, relating to hours of labor on public works.
The bill was read the second time by sections.
Mr. Murphine moved that the bill be indefinitely postponed, demanded a roll call on the motion, and a sufficient number arising, the roll was called, and the motion was lost by the following vote: Yeas, 21; nays, 68; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Barlow, Boyd, Cameron, Comstock, Croft, Gibson, Hanna, Hastings, Heinly, Hill, Kelly (Guy E.), Lane, Masterson, Moll, Murphine, Robe, Stewart (Z.), Tonkin, Webster, Wiley—21.

Those voting nay were: Messrs. Adams, Babcock, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hawthorne, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lowman, 9—H.
Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McARDLE, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—68.

Those absent or not voting were: Messrs. Berger, Crawford, Davis, Hartley, Hull, Long, Reed, Rotch—8.

On motion of Mr. Guie, the House took a recess to 2:00 p.m.

AFTERNOON SESSION.

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

Roll call showed all members present, except Messrs. Berger, Crawford, Davis, Fleet, Hartley, Hull, Long, Reed, Robe, Rotch and Timblin, of whom Messrs. Berger, Crawford, Davis, Hartley, Hull, Long, Reed and Rotch were excused.

The House resumed the second reading of bills.

House bill No. 132, relating to Sunset Highway.

The bill was read the second time by sections and passed to third reading.

Substitute House bill No. 60, relating to secondary highway in Grant and Lincoln counties.

The bill was read the second time by sections and passed to third reading.

There being no objections, House bill No. 41 was returned to second reading.

House bill No. 41, relating to the hours of employment on public works.

The bill was read the second time by sections.

Mr. Renick moved the adoption of the following amendment:
Strike everything after the enacting clause and insert the follow-
ing:

"SECTION 1. That section 6572 of Remington & Ballinger's Anno-
tated Codes and Statutes of the State of Washington be amended to
read as follows:

"Section 6572. Hereafter eight hours in any calendar day shall
constitute a day's work on any work done for the state or any county
or municipality within the state, subject to conditions hereinafter
provided, except this act shall not apply to work done on the public
roads or bridges outside the corporate limits of any city or town.

"Sec. 2. That section 6575 of Remington & Ballinger's Anno-
tated Codes and Statutes of the State of Washington be amended to
read as follows:

"Section 6575. It is a part of the public policy of the State of
Washington that all work 'by contract or day labor done' for it, or
any political subdivision created by its laws, shall be performed in
work days of not more than eight hours each, except in cases of ex-
traordinary emergency. No case of extraordinary emergency shall
be construed to exist in any case where other labor can be found to
take the place of labor which has already been employed for eight
hours in any calendar day: Provided, This act shall not apply to work
done on the public roads and bridges outside the corporate limits of
any city or town."

Mr. Lane moved as a substitute that the bill be re-referred
to the Committee on Labor and Labor Statistics.

The motion was lost.

The amendment offered by Mr. Renick was lost.

The bill was passed to third reading.

House bill No. 133, relating to ferries in adjoining states.

The bill was read the second time by sections, and passed to
third reading.

House bill No. 85, relating to school houses and sites in dis-
tricts of the second class.

The bill was read the second time by sections, and passed to
third reading.

House bill No. 97, relating to Washington State Reformatory.

The bill was read the second time by sections, and passed to
third reading.

Mr. Brown (Tom) moved that House bill No. 95 be passed
over to retain its place on the calendar on second reading.

The motion prevailed.
House joint memorial No. 3, relating to national forest reserves.

The memorial was read the second time, and, on motion of Mr. Babcock, the rules were suspended, the second reading was considered the third, and the memorial passed the House by the following vote: Yeas, 75; nays, 5; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown, (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lunn (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Murphy, Nickle, Olson, Perkins, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Yale, Young, Zednick, Mr. Speaker—75.

Those voting nay were: Messrs. Hill, Masterson, Robe, Wiley, Winston—5.

Those absent or not voting were: Messrs. Berger, Crawford, Davis, Fleet, Hartley, Hastings, Hull, Jarvis, Long, Morrison, Pearsall, Reed, Reeves, Roth, Rotch, Timblin, Urquhart—17.

There being no objection, the use of the House chamber was granted to the third house for Thursday evening.

The speaker announced that the president of the Senate and the speaker of the House acting jointly as provided by substitute House joint resolution No. 5, have selected Senator Jones and Messrs. Roth and Stewart (Zach.).

On motion of Mr. Grass, the House adjourned until 9:30 a. m., February 16, 1915.

C. R. Maybury,  W. W. Conner,

Chief Clerk.  Speaker.
THIRTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 16, 1915.

The speaker called the House to order at 9:30 a. m.

Roll call showed all members present, except Messrs. Berger, Fleet, Hartley, Hastings, Hill, Lunn (Walter J.), Murphine, Robe and Rotch, of whom Messrs. Berger, Hartley and Rotch were excused.

Prayer was offered by Rev. D. A. Thompson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 39, entitled "An act relating to oyster lands of the state, providing for the sale of certain interests therein, and creating a State Oyster Fund," have compared the same with the engrossed bill and find it correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.

I concur in this report: C. A. Young.

House bill No. 104: Do pass as amended.

The speaker announced he was about to sign House bill No. 39.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 16, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 39, entitled "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;"
Also, engrossed Senate bill No. 49, entitled "An act providing for the determination of inheritance taxes on the estates of deceased persons without administration;"

Also, engrossed amended Senate bill No. 58, entitled "An act relating to special assessments upon harbor area leasehold interests in cities and towns;"

Also, engrossed Senate bill No. 112, entitled "An act to protect hotel keepers, innkeepers and lodging house keepers and to prescribe their duties and liability toward their guests and prescribing a penalty for its violation;"

Also, engrossed Senate bill No. 179, entitled "An act providing for an annual convention of county health officers;" and

Also, engrossed Senate bill No. 222, entitled "An act authorizing the board of state land commissioners to sell small isolated tracts of land including the timber thereon;"

Also, engrossed Senate bill No. 72, entitled "An act relating to appeals to the supreme court, and amending an act entitled 'An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved by the governor March 19, 1913, by adding new sections thereto;"

Also Senate bill No. 209, entitled "An act granting the preference right to purchase certain tide lands to purchasers, their grantees or successors in interest, and amending section 2 of chapter 36 of the Session Laws of 1911;"

Also, Senate bill No. 238, entitled "An act relating to and regulating the sale of eggs providing, for the classification, labeling and marking thereof and providing penalties for violation hereof;"

Also, Senate bill No. 196, entitled "An act relating to insane persons and requiring an investigation and report as to their nationality;"

Also, Senate bill No. 231, entitled "An act relating to the extension of time in which to remove timber on state, school or granted lands;"

Also, Senate bill No. 237, entitled "An act relating to insurance, and amending section 86 of chapter 49 of the Laws of 1911, by inserting therein a seventh subdivision providing for the qualifications of mutual accident and health insurance companies;"

Also, Senate joint memorial No. 12, "Requesting passage formal act of Congress withdrawing from settlement and acquisition certain lands bordering on Lake Wenatchee;"

Also, the president has signed enrolled House bill No. 39, entitled "An act relating to oyster lands of the state, providing for the sale of certain interests therein, and creating a state oyster fund;"

Also, enrolled Senate bill No. 55, entitled "An act re-appropriating a part of funds for the State Normal school at Cheney, Washington, for certain uses of said institution, and declaring an emergency;"

Also, enrolled Senate bill No. 40, entitled "An act relating to the sale of county property by boards of county commissioners, and amend-
THIRTY-SEVENTH DAY

ING section 3845 of the second volume of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 155, by Committee on Roads and Bridges: An act appropriating the sum of four million dollars ($4,000,000) 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 and for the maintenance of permanent highways, and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 156, by Committee on Roads and Bridges: An act authorizing boards of county commissioners to set apart and reserve parts of public roads and highways for the use of bicycles and pedestrians, providing for the improvement, use and control thereof, prescribing penalties for violations of this act and repealing section 5615, 5616, 5617 and 5618 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 157, by Judiciary Committee: An act relating to the commencement of civil actions in the superior courts and amending section 228 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 158, by Judiciary Committee: An act relating to the jurisdiction of police courts in cities of the second class and amending section 7655-2 and 7656-8 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 159, by Judiciary Committee: An act relating to the qualification and temporary appointment of jus-
tices of the peace in cities of more than 5,000 inhabitants and less than 20,000, and amending section 6532 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 160, by Committee on Appropriations: An act making an appropriation for the transportation of incorrigibles, convicts and insane, and expenses of parole officers, from February 1, 1915, to March 31, 1915, and declaring that this act shall take effect immediately.

Passed to second reading.

House bill No. 161, by Committee on Municipal Corporations other than the First Class: An act amending section 4 of an act entitled, An act to amend sections 3, 42, 43 and 47 of an act entitled, An act relating to cities of the second class and providing for the government of such cities, and repealing sections 24 to 91 inclusive, of an act entitled, An act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency, approved March 27, 1890, and declaring an emergency, approved March 18, 1907, and declaring an emergency, approved March 13, 1909, and declaring an emergency.

Passed to second reading.

House bill No. 162, by Committee on Horticulture and Forestry: An act for the payment of claims for money and services of those who aided in eradicating fire blight in Yakima county and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 163, by Mr. Hull (by request): An act for the regulation of the practice of medicine and surgery and amending sections 8399 and 8400 of Rem. & Bal. Code.

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

House bill No. 164, by Mr. Sawyer: An act relating to drainage and drainage districts, and providing for assess-
ments according to the benefits, and amending section 4149, Rem. & Bal. Code.

Referred to Committee on Dikes and Drains.

House bill No. 165, by Mr. Wagner: An act relating to inspection and supervision of public offices and amending section 8354 of Rem. & Bal. Code.

Referred to Committee on Compensation and Fees for State and County Officers.


Referred to Committee on Judiciary.


Referred to Committee on Judiciary.


Referred to Committee on Judiciary.

House bill No. 169, by Mr. Hanna: An act relating to the pollution of water; prescribing a penalty therefor and amending section 2542 of Rem. & Bal. Code.

Referred to Committee on Irrigation and Arid Lands.

Senate bill No. 238, by Committee on Commerce and Manufactures: An act relating to and regulating the sale of eggs, providing for the classification, labeling and marking thereof and providing penalties for violation hereof.

Referred to Committee on Commerce and Manufactures.

Senate bill No. 209, by Joint Committee State, Granted, School and Tide Lands: An act granting the preference right to purchase certain tide lands to purchasers, their grantees or successors in interest, and amending section 2 of chapter 36 of the Session Laws of 1911.

Passed to second reading.
Engrossed Senate bill No. 39, by Senator McCoy: An act relating to the transfer of territory from one school district to another and amending section 4433 of Rem. & Bal. Code.
Referred to Committee on Education.

Engrossed Senate bill No. 49, by Senator Sharpstein: An act providing for the determination of inheritance taxes on the estate of deceased persons without administration.
Referred to Committee on Judiciary.

Engrossed Amended Senate bill No. 58, by Senator Brown: An act relating to special assessments upon harbor area leasehold interests in cities and towns.
Referred to Committee on Harbors and Waterways.

Engrossed Senate bill No. 72, by Judiciary Committee: An act relating to appeals to the supreme court, and amending an act entitled "An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington, approved by the governor March 19, 1913, by adding new sections thereto."
Referred to Committee on Judiciary.

Engrossed Senate bill No. 112, by Senator Davis (Lincoln): An act to protect hotel keepers, innkeepers and lodging house keepers and to prescribe their duties and liability toward their guests and prescribing a penalty for its violation.
Referred to Committee on Judiciary.

Engrossed Senate bill No. 179, by Senator Stevenson: An act providing for an annual convention of county health officers.
Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.

Engrossed Senate bill No. 222, by Joint Committee on State, Granted, School and Tide Lands: An act authorizing the board of state land commissioners to sell small isolated tracts of land including the timber thereon.
Passed to second reading.
Senate joint memorial No. 12, by Committee on Irrigation and Arid Lands: Requesting passage formal act of Congress withdrawing from settlement and acquisition certain lands bordering on Lake Wenatchee.

Referred to Committee on Memorials.

Senate bill No. 237, by Committee on Insurance: An act relating to insurance, and amending section 86 of chapter 49 of the Laws of 1911, by inserting therein a seventh subdivision providing for the qualifications of mutual accident and health insurance companies.

Referred to Committee on Insurance.

Senate bill No. 231, by Joint Committee on State, Granted, School and Tide Lands: An act relating to the extension of time in which to remove timber on state, school and granted lands.

Passed to second reading.

Senate bill No. 196, by Committee on Charitable Institutions: An act relating to insane persons, and requiring an investigation and report as to their nationality.

Referred to Committee on State, Charitable and Reformatory Institutions.

Mr. Oscar Harroldson, member of the House at the session of 1911, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Urquhart and Zednick.

The speaker announced that he was about to sign Senate bills Nos. 40 and 55.

SECOND READING OF BILLS.

House bill No. 95, abolishing county teachers' institutes. Mr. Brown (Tom) moved that House bill No. 95 be re-referred to the Committee on Education, to be returned in three days.

Mr. Lane raised the point of order that a motion to re-commit was not debatable.

The speaker held that the motion being to re-commit with instructions, the question was debatable, the motion opening up the main question.
On motion of Mr. Davis, the previous question was ordered. The motion to re-commit was lost. The bill was read the second time by sections, and passed to third reading.

House bill No. 134, relating to the printing, etc., of the laws of the state.

The bill was read the second time by sections. On motion of Mr. Wilson, the following amendment was adopted:

In section 1, line 7 of the printed bill, strike the words "law-sheep" and insert in lieu thereof the word "buckrum."

The bill was passed to third reading and ordered engrossed. On motion of Mr. Siler, House bill No. 141 was re-referred to the Committee on Agriculture.

House bill No. 137, relating to furnishing of election ballots.

The bill was read the second time by sections. On motion of Mr. Murphine, the following amendment was adopted:

In section 1, line 9 of the printed bill, strike the word "tickets" and insert in lieu thereof the word "ballots."

Mr. McQuesten moved the adoption of the following amendment:

In section 1, line 7 of the printed bill, strike the words "one hundred and ten percentum" and insert in lieu thereof "one hundred and fifty percentum."

Mr. Marshall moved the adoption of the following amendment as a substitute:

Amend line 7 by striking the words "one hundred and ten" and insert the words "two hundred."

The substitute was lost. The amendment offered by Mr. McQuesten was adopted.

On motion of Mr. Reeves, the following amendment was adopted:

In section 1, line 8 of the printed bill, after the word "precinct" insert the following "or such further number as the county auditor may certify to be necessary."

The bill was passed to third reading and ordered engrossed. The speaker called Mr. Farnsworth to the chair.
THIRTY-SEVENTH DAY

THIRD READING OF BILLS.

House bill No. 47 was passed temporarily.

House bill No. 103, relating to public highways.

The bill was read the third time in full, the roll was called, and House bill No. 103 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—82.

Those absent or not voting were: Messrs. Berger, Fleet, Guie, Hartley, Heinly, Jarvis, Lowman, Marshall, Pearsall, Reed, Robe, Rotch, Sims, Zednick, 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.

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

There being no objection, House bill No. 2 was passed, to retain its place on the calendar.

Substitute House bill No. 22, relating to inheritance tax.

The bill was read the third time in full, the roll was called, and House bill No. 22 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—82.

Those absent or not voting were: Messrs. Berger, Fleet, Guie, Hartley, Heinly, Jarvis, Lowman, Manogue, McArdle, Reed, Robe, Roth, Rotch, Sims, 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.

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

House bill No. 132, relating to Sunset Highway between Snoqualmie and Wenatchee.

The bill was read the third time in full.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and House bill No. 132 passed the House by the following vote: Yeas, 81; nays, 8; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Hastings, Hawthorne,
Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—81.

Those voting nay were: Messrs. Hanna, Hill, Lane, Masterson, Moll, Murphine, Reeves, Wiley—8.

Those absent or not voting were: Messrs. Berger, Black, Fleet, Hart, Jarvis, Reed, Roth, Rotch—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.

Captain Stream, member of the House in 1913, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Black and Adams.

The speaker announced that House bill No. 39 had been delivered by the chief clerk to the governor.

Substitute House bill No. 60, locating the north central highway.

The bill was read the third time in full.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and House bill No. 60 passed the House by the following vote: Yeas, 81; nays, 5; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hartley, Hastings, Haw-
thorne, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick—81.

Those voting nay were: Messrs. Hanna, Lane, Masterson, Reeves, Wiley—5.

Those absent or not voting were: Messrs. Berger, Black, Guie, Heinly, Jarvis, Manogue, Robe, Roth, Rotch, Sims, 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. Urquhart, the rules were suspended and the chief clerk was directed to immediately transmit House bill No. 60 to the Senate.

House bill No. 133, relating to ferries in adjoining states.

The bill was read the third time in full, the roll was called, and House bill No. 133 passed the House by the following vote: Yeas, 82; nay, 1; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Reeves, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart
(G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—82.

Voting nay: Mr. Wiley—1.

Those absent or not voting were: Messrs. Adams, Berger, Black, Hart, Heinly, Hull, Lowman, Olson, Reed, Renick, Robe, Roth, Rotch, Sims—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. 85, relating to school houses and sites in districts.

The bill was read the third time in full, and placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 3; absent or not voting, 17.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Robinson, Rockhill, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—77.

Those voting nay were: Messrs. Comstock, McQuesten, Sawyer—3.

Those absent or not voting were: Messrs. Adams, Berger, Brown (Tom), Fleet, Hart, Heinly, Hill, Hoff, Lowman, Morrison, Reed, Renick, Robe, Roth, Rotch, Sims, 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. Sly, the rules were suspended and the chief clerk was directed to immediately transmit the bill to the Senate.

House bill No. 97, relating to the Washington State Reformatory.

On motion of Mr. Guie, the third reading of the bill was dispensed with, the roll was called, and House bill No. 97 passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yeas were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—83.

Those absent or not voting were: Messrs. Adams, Berger, Hart, Hastings, Heinly, Hill, Lowman, Morrison, Nickle, Reed, Renick, Roth, Rotch, Sims—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.

The speaker resumed the chair.
On motion of Mr. Davis, House bills Nos. 98 and 99 were placed on second reading.

House bill No. 98, relating to the change in management of certain state institutions.

The bill was read the second time 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 prevailed.

Mr. Wiley raised the point of order that the bill was not properly before the House, inasmuch as certain matter in the bill was not properly indicated as specified in the rules.

The speaker held that the bill had been introduced into the House before the matter specified in the rules referred to by Mr. Wiley had been incorporated in the rules, and that, therefore, the point was not well taken.

Mr. Guie moved that the House adjourn.

The motion was lost.

On motion of Mr. Bucklin, the previous question was ordered.

The roll was called, and House bill No. 98 passed the House by the following vote: Yeas, 83; nays, 3; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin; Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin,
Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Zednick, Mr. Speaker—83.

Those voting nay were: Messrs. Hill, Masterson, Reeves—3.

Those absent or not voting were: Messrs. Berger, Guie, Hart, Heinly, Lane, Lowman, Murphine, Reed, Rotch, Sims, Wilson—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.

Mr. Wiley gave notice that on the following day he would move for a reconsideration of the vote by which House bill No. 98 passed the House.

House bill No. 99, relating to tubercular hospitals.

The bill was read the second time by sections, and passed temporarily.

Mr. Davis moved that the rules be suspended and that the vote by which House bill No. 98 passed the House be reconsidered.

The motion prevailed.

Mr. Davis moved the previous question.

The motion was lost.

On motion of Mr. Guie, the House adjourned.

C. R. Maybury,  
Chief Clerk.  

W. W. Conner,  
Speaker.
THIRTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 17, 1915.

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

Roll call showed all members present except Messrs. Guie, Morrison, Renick, Robe and Rotch, of whom Messrs. Guie, Renick and Rotch were excused.

Prayer was offered by Mr. Masterson.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 17, 1915.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House bill No. 138, entitled "An act to prohibit the taking away, shipment, or transportation of deer from the islands 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.

WALTER J. LUNN, Chairman.


This report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 157, entitled "An act relating to the compensation of members of the National Guard and amending section 7224 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.

ALEX M. WINSTON, Chairman.

We concur in this report: E. H. Gule, John W. Hanna, J. M.
Hogan, John R. Wilson, Thos. F. Murphine, Maurice Smith, Dan Pear­
sall, W. H. Cameron, Frank Reeves, Fred W. Hastings, F. D. Yale,
John L. Wiley, Robert Grass, W. D. Lane.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1915.

MR. SPEAKER:

We, your Committee on Game and Game Fish, to whom was re­
ferred House bill No. 123, entitled "An act relating to private game
preserves for the propagation of elk, moose, caribou, mountain sheep,
goats, geese and swan, providing for the acquisition, sale, or other dis­
position of such animals and birds, and prescribing penalties for the
violation thereof," have had the same under consideration, and we re­
spectfully report the same back to the House with the recommendation
that it do pass.

WALTER J. LUNN, Chairman.

We concur in this report: A. H. Moll, Frank Reeves, Robt. Bow­
man, J. B. Hawthorne, A. C. Sly, E. J. Croft, Dan Pearsall, Wm. N.
Marshall, John W. Hanna, John P. Rockhill, C. L. Babcock, J. R.
Catlin.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1915.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene,
to whom was referred House bill No. 87, entitled "An act relating to
the practice of chiropody, providing for the issuance of licenses there­
for, prescribing certain rules of evidence and providing penalties for
violations hereof," have had the same under consideration, and we re­
spectfully report the same back to the House with the recommenda­
tion that it do pass.

V. J. CAPRON, Chairman.

We concur in this report: C. G. Black, W. E. Gibson, J. H. T.
Smith, A. H. Moll.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1915.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House
bill No. 113, entitled "An act amending section 4481 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.

TOM BROWN, Chairman.

We concur in this report: Z. Stewart, Chas. Timblin, Geo. H.
Watt, Wm. Scales, A. C. Sly, G. Dowe McQuesten, W. H. Cameron, V.
J. Capron.
THIRTY-EIGHTH DAY

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1915.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred Senate bill No. 89, entitled "An act establishing a state athletic commission, and regulating boxing and sparring 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.

Frank H. Manogue, Chairman.


Mr. Speaker:

We, your Committee on Hospitals for the Insane, to whom was referred House bill No. 124, entitled "An act relating to hospitals for the insane, the commitment of persons to and their parole from such hospitals, amending sections 5938, 5939, 5944, 5966, 5967, and 5968 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 5942 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all other acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. B. Hawthorne, Chairman.

We concur in this report: John L. Wiley, T. J. Kelly, A. M. Stevens.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House bill No. 83, entitled "An act relating to hotels, inns, and public lodging houses providing for adequate protection against fire, prescribing health and sanitary rules and regulations for same, prescribing the duties and compensation of hotel inspector and his deputies, prescribing the fees for their inspection and the manner of collecting the same and providing penalties for the violation thereof, and amending sections 1, 2, 3, 5, 6, 8, 10 and 19 of chapter 29, Laws of 1909," 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, be printed, and do pass.

Daniel E. Gilkey, Chairman.


The report, as to the substitution and printing, was adopted.
House bill No. 96: Majority, do not pass; minority, do pass.

Senate bill No. 92: Do pass as amended.

Senate bill No. 50: Do pass as amended.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 170, by Joint Committee on Fisheries: An act establishing a fish code for the preservation, protection and perpetuation of salmon and other food fishes, providing for license fees and charges, providing for construction and maintenance of fish hatcheries, etc., and declaring an emergency.

Passed to second reading.

House bill No. 171, by Mr. Grass: An act relating to the leasing of building sites on the campus of the University of Washington by the board of regents thereof to clubs, societies, fraternities, and other organizations connected therewith.

Referred to Committee on State University.

House bill No. 172, by Joint Committee on Dikes, Drains and Drainage: An act relating to dikes and drains enlarging the powers of diking districts, providing a method for the construction of a drainage system therein and amending section one of chapter 95 of the Laws of 1907 and amending section 4157 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 173, by Committee on Privileges and Elections: An act relating to the filling of vacancies in the offices of United States Senator and Representative in Congress and amending section 1 of chapter 25 of the Laws of the Extraordinary Session of 1909, the same being section 3676-a of Rem. & Bal. Code.

Passed to second reading.

House bill No. 174, Committee on Corporations other than Municipal and Railroads: An act relating to the records, filings, capitalization and other fees of domestic and foreign cor-
porations and amending sections 3691, 3709, 3710, 3714 and 3715a of Rem. & Bal. Code.

Passed to second reading.

House bill No. 175, by Mr. Hastings: An act creating the State Fiscal Commission, defining its powers and duties, abolishing certain boards and commissions, transferring the bureau of inspection and supervision of public offices to the jurisdiction of said State Fiscal Commission, making an appropriation and repealing certain acts and parts of acts.

Referred to Committee on Judiciary.

House bill No. 176, by Mr. Grass: An act to provide for the use of public school buildings and other public buildings, grounds and premises by the people of the neighborhood or community in which same are situated, for civic, social, recreational, and educational purposes in so far as such use does not conflict with the use for the prime purpose thereof.

Referred to Committee on Education.

House bill No. 177, by Public Morals Committee: An act relating to revenue and taxation and amending section 9098 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 178, by Committee on Privileges and Elections: 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 amending sections 4, 6, 7, 8, 9, 10, 15 and 16, and repealing section 5 of chapter 146 of the Laws of 1913.

Passed to second reading.

House bill No. 179, by Committee on Privileges and Elections: An act fixing the times of holding elections, providing for the appointment of election officers and prescribing their duties, and fixing the time of the commencement of the terms of municipal and district officers.

Passed to second reading.
House bill No. 180, by Messrs. Black, Murphine, Lane, Robe, Moll and Comstock: An act to amend sections 1, 2, 3, 4, and 25 of article III of the Constitution of the State of Washington, relating to the executive, and providing for the submission of this amendment at the next ensuing general election.

Referred to Committee on Constitutional Revision.

House bill No. 181, by Messrs. Black, Murphine, Robe, Lane, Moll and Comstock: An act to amend section 5 of article XI of the Constitution of the State of Washington, relating to county, township, precinct and district government, and providing for the submission of this amendment at the next ensuing general election.

Referred to Committee on Constitutional Revision.

House bill No. 182, by Mr. Hogan: An act to locate the Pacific Highway between the city of Mt. Vernon in Skagit county and the city of Everett in Snohomish county and directing the state highway commissioner to survey and definitely locate the same.

Referred to Committee on Roads and Bridges.

SECOND READING OF SENATE BILLS.

Senate bill No. 90, relating to form of verification of traveling vouchers.

The bill was read the second time by sections and passed to third reading.

Senate bill No. 59, relating to the issuance of warrants by the state auditor.

The bill was read the second time by sections.

On motion of Mr. Davis, the following amendment was adopted:

Amend section 1, line 10 of the printed bill, strike "$2,000.00" and insert in lieu thereof "$500.00."

The bill was passed to third reading.

Senate bill No. 209, relating to preference rights to purchase tide lands.

The bill was read the second time by sections.
On motion of Mr. Murphine, the following amendments were adopted:

Amend section 1, lines 1 and 2, strike said lines "1 and 2" and insert in lieu thereof "Section 1. That section 6641-1, Rem. & Bal. Code be amended to read as follows:"

Amend the title by striking all after the word "interest," and add the following: “and amending section 6641-1, Rem. & Bal. Code.”

The bill was passed to third reading.

Senate bill No. 222, relating to sale of isolated tracts of land by land commissioner.

The bill was read the second time by sections.

Mr. Murphine moved the adoption of the following amendment:

After the word "land" in line 2 insert "according to law."

The amendment was lost.

On motion of Mr. Farnsworth, the following amendment was adopted:

Amend the Senate amendment by striking the word "may" where it appears in the proviso and insert the word "shall."

The bill was passed to third reading.

Senate joint memorial No. 2, relating to fortifications of Grays and Willapa harbors.

The memorial was read the second time, and on motion of Mr. Harris, 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, 82; nays, 2; absent or not voting, 13.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Robinson, Rockhill, Sawyer, Scales,
Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—82.

Those voting nay were: Messrs. Reeves, Winston—2.

Those absent or not voting were: Messrs. Anderson, Farnsworth, Gibson, Guie, Hastings, Heinly, Renick, Robe, Roth Rotch, Sims, Tonkin, Urquhart—13.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 17, 1915.

Mr. Speaker:

The president has signed Senate concurrent resolution No. 10, "Authorizing committee in charge of memorial services in honor of Abraham Lincoln to have 1,000 copies of address of C. P. Bissett printed."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

CALL OF THE HOUSE.

Mr. McArdle demanded a call of the House.

The roll was called under the call of the House and the following absentees were noted: Messrs. Renick, Robe, Rotch and Urquhart.

On motion of Mr. McArdle, further proceedings under the call of the House were dispensed with.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

The clerk read the following communication from the secretary of the governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
February 16, 1915.

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

Sir: I have the honor to advise you that the governor has today vetoed House bill No. 54, entitled:

"An act relating to the board of state land commissioners, its composition, powers and duties, amending section 6605 of Remington &
Ballinger's Annotated Codes and Statutes of Washington, and declaring
an emergency."

The governor has also today vetoed House bill No. 55, entitled:
"An act relating to the state board of equalization, its composition,
powers and duties, and amending section 9204 of Remington & Bal-
linger's Annotated Codes and Statutes of Washington."

Respectfully,
(Signed) IRVIN W. ZIEGÄUS,
Secretary to the Governor.

COMMUNICATION FROM THE GOVERNOR.

The clerk read the following communication from the gov-
ernor:

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
February 16, 1915.

To the Honorable, The House of Representatives of the State of Wash-
ington.

GENTLEMEN:
I herewith return House bill No. 54 without my approval. This is
"An act relating to the board of state land commissioners, its com-
position, powers and duties, amending section 6605 of Remington &
Ballinger's Annotated Codes and Statutes of Washington, and declaring
an emergency."

The bill provides that the membership of the board of state land
commissioners shall consist of the commissioner of public lands, the
secretary of state and the state treasurer. Under the present law the
board of state land commissioners consists of the commissioner of
public lands, the state fire warden and forester, and the three members
of the state tax commission.

In considering this bill it is necessary to also consider in connec-
tion with it, House bills Nos. 53 and 55, for the reason that the bill
provides for a change in the board of state land commissioners which
would be necessary should the law creating the state tax commission
be repealed. In this particular group of bills House bill No. 53 is the
one providing for the abolishment of the state tax commission. This
bill, while passed by the House of Representatives has not, up to the
present time, been acted upon by the state Senate. I have therefore
before me only House bills Nos. 54 and 55.

In my message to your honorable body, I recommended the abolish-
ment of the state tax commission and the placing of the duties of the
tax commission in the hands of one tax commissioner. In connection
with that recommendation I stated that certain changes would have
to be made in the membership of the board of state land commissioners
and of the state board of equalization, should my recommendation be
adopted, for the reason that the three members of the state tax com-
mission were also members of the state board of land commissioners
and the state board of equalization.
If a bill is not passed abolishing the state tax commission there can be no real need shown for a change in the membership of the board of state land commissioners or of the state board of equalization. The change in the commission is not called for as a result of inefficiency on the part of the membership of these two commissions; in fact, the feeling seems to be quite general that each of the commissions has been efficient in the performance of their duties.

Had House bill No. 53, abolishing the state tax commission, or House bill No. 38, creating the office of state tax commissioner and abolishing the state tax commission been passed, so that either of these bills might have been considered in connection with House bills Nos. 54 and 55, there would have appeared some reason for legislative action on the two bills before me.

I also desire to make special mention of the emergency clause provision attached to House bill No. 54. Under the constitution of the state, provision is made that all laws shall be in effect ninety days after the close of the legislative session "except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing public institutions."

I have carefully scrutinized this bill and fail to find in its provisions any language that would indicate a situation requiring it to become a law immediately. The provision of the state constitution, as above quoted, without doubt is intended to allow the legislature, in cases of immediate necessity, to have the power of placing a law in effect immediately, whenever such a law comes under this constitutional provision. As I view it, it can not be said that the enactment into law of House bill No. 54 is necessary immediately "for the preservation of the public peace, health or safety, support of the state government and its existing institutions."

While this particular bill might not be considered of sufficient importance to cause the voters of the state to call for it to be considered by their votes at the next general election, under the provisions of the referendum, yet it is true that if a rule be adopted by the legislature of placing the emergency clause on acts not properly coming under the provisions of the constitution, this clause may be applied to acts on which the voters do desire to have the right of referendum.

It may be held by some of the members of the legislature that its act in placing an emergency clause on a bill is final and conclusive and that there can be no court review of such action.

While I do not desire to enter into a legal argument regarding this, I have made an investigation and find there are authorities holding that the courts have the power to review.

In the case of Mugler vs. Kansas, 123 U. S. 623, in 1887, the supreme court of the United States in an opinion delivered by Justice Harlan used the following language:

"The courts are not bound by mere forms, nor are they to be misled by mere pretences. They are at liberty—indeed, are under a solemn
duty—to look at the substance of things, whenever they enter upon the
inquiry whether the legislature has transcended the limits of its
authority. If, therefore, a statute purporting to have been enacted to
protect the public health, the public morals, or the public safety, has
no real or substantial relation to those objects, or is a palpable invasion
of rights secured by the fundamental law, it is the duty of the courts
to so adjudge, and thereby give effect to the constitution.”

In the case of Attorney General ex rel. Barbour et al. v. Lindsay
et al., decided by the supreme court of Michigan, January 23rd, 1914,
wherein the question of an emergency clause was before the court, the
language used by Justice Harlan was quoted, indicating that the mem­
bers of the supreme court of Michigan considered this language as
applicable to the case before them. The supreme court of Michigan
in their decision held that the act, to which an emergency clause had
been attached, was not within the classification fixed by the constitu­
tional provision relating to emergencies and the action of the legislature
in so determining was declared invalid.

To place a law into immediate effect by adding the emergency
would preclude the possibility of the voters of the state exercising the
rights reserved unto themselves under the constitutional provision
providing for a referendum.

It appears to me that such action on the part of the legislative
branch of the government might be construed by the voters as at least
a technical violation of the constitution. All will agree that legislative
acts ought to be so framed that the public can not say with truth that
the lawmaking power of the state is itself showing lack of respect for
the fundamental law of the state, which is its constitution.

For the reasons herein stated House bill No. 54 is vetoed.
Respectfully submitted,
(Signed) ERNEST LISTER, Governor.

On motion of Mr. Sims, the House took up the reconsidera­
tion of House bill No. 54.
The clerk read House bill No. 54.

HOUSE BILL NO. 54.

AN ACT
Relating to the board of state land commissioners, its composition,
powers and duties, amending section 6605 of Remington & Ballin­
ger's Annotated Codes and Statutes of Washington, and declaring
an emergency.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That section 6605 of Remington & Ballinger's Anno­
tated Codes and Statutes of Washington be amended to read as follows:

Section 6605. The commissioner of public lands, the secretary of
state and the state treasurer shall constitute the board of state land
commissioners and shall have all powers and perform all duties with reference to the selection, appraisement and sale or lease of school, granted or other lands, except capitol building lands, the establishment of harbor lines and lease of harbor area which are now or may hereafter be vested in or required of the board of state land commissioners, the board of appraisers of the harbor line commission. And said board of state land commissioners shall be and serve as the commission and the board of appraisers mentioned in section one of article fifteen and section two of article sixteen of the state constitution.

Sec. 2. This act is necessary for the immediate preservation of the public peace and safety and the support of the state government, and shall take effect immediately.

Passed the House, February 2, 1915.

W. W. CONNER, Speaker.

Passed the Senate, February 10, 1915.

LOUIS F. HART, President.

Vetoed February 16, 1915.

ERNEST LISTER, Governor.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and House bill No. 54 passed the House, notwithstanding the governor's veto, by the following vote: Yeas, 77; nays, 18; absent or not voting, 2.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Luyn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—77.

Those voting nay were: Messrs. Adams, Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Hull, Murphine, Perkins, Reeves, Robe, Urquhart, Wiley—18.

Those absent or not voting were: Messrs. Renick, Rotch—2.
The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.

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

The speaker announced that he was about to sign Senate concurrent resolution No. 10.

COMMUNICATION FROM THE GOVERNOR.

The following communication from the governor was read by the clerk:

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
February 16, 1915.

To the Honorable, The House of Representatives of the State of Washington.

GENTLEMEN:

I herewith return House bill No. 55 without my approval. This is "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The conditions surrounding House bill No. 55 are so nearly identical to those coming before me in connection with House bill No. 54 that I feel it to be unnecessary to give at length reasons for its veto. I would respectfully request that in the consideration of this veto of House bill No. 55 the reasons given in connection with House bill No. 54 be considered as applying also to this measure, excepting that portion of my veto message on House bill No. 54 relating to the emergency clause. The legislature did not attach an emergency clause to this bill.

This bill is vetoed and returned to your honorable body for such action as you may deem advisable.

Respectfully submitted,
(Signed) ERNEST LISTER, Governor.

HOUSE BILL NO. 55.

AN ACT

Relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 9204. The state auditor, a member of the public service commission of Washington to be designated by the governor, and

10—H.
commissioner of public lands, shall constitute the state board of equalization. The state auditor shall be the president of the board, and the commissioner of public lands shall be secretary thereof. The board shall remain in session not to exceed twenty (20) days; may adjourn from day to day, and employ such clerical assistance as may be deemed necessary to facilitate its labors: Provided, That the expense of such board shall not exceed the sum of five hundred dollars ($500) in any one year. The said board shall meet annually, on the first Monday in September, at the office of the state auditor, and shall examine and compare the returns of the assessment of the property in the several counties of the state and proceed to equalize the same, so that each county in the state shall pay its due and just proportion of the taxes for state purposes for such assessment year, according to the ratio the valuation of the property in each county bears to the total valuation of all property in the state.

First. They shall classify all property, real and personal, and shall raise and lower the valuation of any class of property in any county to a value that shall be equal and uniform, so far as possible, in every part of the state, for the purpose of ascertaining the just amount of tax due from each county for state purposes.

Second. The secretary shall keep a full record of the proceedings of the board, and the same shall be published annually by said commissioner of public lands.

Third. They shall have authority to adopt the rules and regulations for the government of the board, and to enforce obedience to its orders in all matters in relation to the returns of county assessments, and the equalization of values by said board.

The said board of equalization shall apportion the amount of tax for state purposes as required by law to be raised in the state among the several counties therein, in proportion to the valuation of the taxable property therein for the year as equalized by the board, and shall also ascertain the gross amounts justly due from each county for military, state bond interest, and state bond sinking fund taxes, at rates and limitations fixed by law. It shall be the duty of the county auditor in each county when he shall have received the report of the state auditor, as provided in section 9205, to determine the rates per cent necessary to raise the taxes required for state purposes as determined by the state board of equalization, and place the same on the tax rolls of the county as provided by law.

Passed the House February 2, 1915.

Passed the Senate February 11, 1915.

Vetoed February 16, 1915.

On motion of Mr. Sims, the House took up the reconsideration of House bill No. 55.
On motion of Mr. Hartley, the previous question was ordered.

The roll was called, and House bill No. 55 passed the House, notwithstanding the governor's veto, by the following vote:

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—77.

Those voting nay were: Messrs. Adams, Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Murphine, Perkins, Reeves, Robe, Urquhart, Wiley—18.

Those absent or not voting were: Messrs. Renick, Rotch—2.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.

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

The speaker called Mr. Murphine to the chair.

Mr. Davis moved that the House take up the consideration of House bill No. 99, which was under consideration at the close of the session of the previous day.

The chair held the motion out of order, stating that this day of the week being set aside for consideration of Senate bills by the rules, the bill could not be brought up until the day following.
THIRD READING OF SENATE BILLS.

Senate bill No. 98, relating to temporary loans and transfer of money in state funds.

The bill was read the third time in full, the roll was called, and Senate bill No. 98 passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—85.

Those absent or not voting were: Messrs. Berger, Capron, Davis, Hart, Morrison, Renick, Roth, Rotch, Sims, Timblin, 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. Guie, Senate bill No. 108 was, under suspension of the rules, returned to second reading.

Senate bill No. 108, relating to licenses of insurance agents.
The bill was passed over temporarily.

Senate bill No. 153, relating to social organizations of the National Guard.

The bill was read the third time in full, the roll was called, and Senate bill No. 153 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—82.

Those absent or not voting were: Messrs. Adams, Capron, Crawford, Davis, Hart, Hill, Lane, Lunn (Walter J.), Mess, Morrison, Renick, Rotch, Sims, Smith (J. H. T.), 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.

Senate bill No. 34, relating to the dissolution of drainage and diking districts.

The bill was read the third time in full, the roll was called, and Senate bill No. 34 passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robinson, Rockhill, Roth, Sawyer,

Those absent or not voting were: Messrs. Berger, Capron, Davis, Lowman, Lunn (Walter J.), Morrison, Renick, Robe, Rotch, Sims, 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.

The House resumed the consideration of Senate bill No. 108 on second reading.

Senate bill No. 108, relating to the licensing of insurance agents.

The bill was read the second time by sections.

On motion of Mr. Guie, the following amendments were adopted:

Amend section 1, lines 1, 2, 3, 4 and 5 of the printed bill, and insert in lieu thereof "That section 6059-45 of Rem. & Bal. Code be and the same is hereby amended by adding thereto a section known as section 45-A to read as follows."

Strike the title and insert in lieu thereof the following: "An act relating to insurance and amending section 6059-45 of Rem. & Bal. Code by adding thereto a section known as 45-A, providing for appeals from decisions of the insurance commissioner and providing certain penalties."

On motion of Mr. Guie, the rules were suspended, the second reading considered the third, and Senate bill No. 108 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.),
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Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Alson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Capron, Lowman, Lunn (Walter J.), Morrison, Renick, Rotch, Sims—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 House resumed the consideration of House bill No. 98, from the previous day, on third reading.

House bill No. 98, relating to the state board of control and certain state institutions.

On motion of Mr. Reed, the rules were suspended and the third reading of the bill was dispensed with.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and House bill No. 98 passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly,
Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—90.

Those absent or not voting were: Messrs. Capron, Gibson, Lowman, Lunn (Walter J.), Renick, Rotch, Sims—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. Guie, 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. Boyd, Guie, Halsey, Hart, Lowman, McArdle, Nickle, Olson, Reed, Robe, Roth, Rotch, Scales, Smith (J. H. T.), Smith (Maurice), Wagner, Yale and Young, of whom Messrs. Halsey, McArdle, Nickle, Olson, Rotch and Yale were excused.

There being no objection, the members of the special committee on roads and bridges were excused.

Mr. Samuel Coles, member of the House in 1907, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Webster and Renick.

There being no objection, the House took up the consideration of House bill No. 74 on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

MR. SPEAKER:

We, your Committee on Horticulture and Forestry, to whom was re-referred House bill No. 74, entitled "An act relating to horticulture, prescribing rules of evidence requiring contracts, providing enforcement of the provisions thereof, providing penalties for violations, and repealing certain acts or parts thereof," have had the same under con-
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sideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend section 1, line 9 of the printed bill, strike the words "field grown."

Amend section 3 of the printed bill by adding at the end of the said section the following: "In case any inspector is dismissed from the service or transferred to another place, or to other duties, any qualified inspector or officer of the agricultural department may continue or complete any work or perform any duty initiated by such dismissed or transferred officer."

Amend section 4, line 4 of the printed bill by inserting the words "fruit trees" after the word "trees."

Amend section 4, line 5 of the printed bill by inserting the words "fruit trees" after the word "trees."

Amend section 4, line 10 of the printed bill, by inserting the words "fruit trees" after the word "trees."

Amend section 4, line 12 of the printed bill, by inserting the words "fruit trees" after the word "trees."

Amend section 4, line 14 of the printed bill, by inserting the words "fruit trees" after the word "trees."

Amend section 4, line 17 of the printed bill, by inserting the words "fruit trees" after the words "infected fruit."

Amend section 5, line 9 of the printed bill, strike the words "eel worm" and insert in lieu thereof the words "eel worm."

Amend section 5, line 10 of the printed bill, strike the words "coddling moth," and insert in lieu thereof the words "coddling moth."

Amend section 5, line 20 of the printed bill, strike the words "lime surphur," and insert in lieu thereof the words "lime sulphur."

Amend section 5, line 22 of the printed bill, strike the word "insectides" and insert in lieu thereof the word "insecticides."

Amend section 10, line 6 of the printed bill by inserting the words "or property" after the word "premises."

Amend section 10, line 8 of the printed bill, by inserting the words "premises or" before the word "property."

Amend section 10, line 53 of the printed bill, strike the words "at large."

Amend section 14, line 21 of the printed bill, by inserting the words "forthwith issue proper warrants in payment for labor of men employed in the work and" after the word "filed."

Amend section 14, line 22 of the printed bill, strike the word "same" and insert in lieu thereof the word "report."

Amend section 14, line 24 of the printed bill, by adding after the word "same" the words "and in all proceedings the county shall be deemed substituted to all the rights of laborers paid as herein provided."

Amend section 17, line 12 of the printed bill, by inserting the words "fruit growers" after the word "with."
Amend section 18, line 1 of the printed bill, strike the word "to."
Amend section 18, line 2 of the printed bill, strike the words "from the place where cut."
Amend section 22, line 8 of the printed bill by inserting after the word "convenient" the words "to all the parties to the hearing: Provided, In case the nursery and principal place of business is within this state then hearing shall take place in the county where the nursery or principal place of business is located.
Amend section 23, strike the section and insert in lieu thereof the following: "It shall be unlawful for any person to deceive or defraud any person on the sale of any nursery stock by substituting inferior or different varieties from those ordered, or to wilfully or intentionally bring into this state or to offer for sale or distribution within this state, or to ship, sell or deliver upon any sale any nursery stock that is infected, and in case of any such deceit, fraud or substitution, the person, firm, or corporation damaged or injured thereby shall have recourse against the bond filed by the licensed nurseryman or dealer from whom such stock has been purchased, for all damages sustained, which damages may be recovered at the suit of the party injured against the nurseryman or dealer causing the damage and the sureties on such bond in any court of competent jurisdiction."
Amend section 24, lines 3 and 4 of the printed bill, strike the words "the name and location of the nursery where such stock is grown."
Amend section 24, line 5 of the printed bill, strike the word "date" and insert in lieu thereof the word "season."
Amend section 24, line 6 of the printed bill, strike the word "age."
Amend section 24 of the printed bill (b) to read (a), (c) to read (d), (d) to read (c).
Amend section 25, lines 6 and 7 of the printed bill, strike the words "a descriptive invoice of the goods to be shipped specifying the quantities and varieties."
Amend section 25, line 12 of the printed bill, by adding at the end of said section the following: "A descriptive invoice of all goods shipped during the season shall be mailed to the commissioner of agriculture before the first of July following shipment."
Amend section 27, lines 15 and 16 of the printed bill, strike the words "seventy-two" and insert in lieu thereof the words "forty-eight."
Amend section 26, line 9 by striking word "from" and inserting words "shipped to."
Amend section 26, line 9, by striking "residing out of this state."
Amend section 26, line 10, by striking word "and."
Section 29, line 8 add "providing that the inspector may issue certificates of general inspection for shipment to points within this state in addition to the regular certificates of inspection."
At the end of section 17 add the words "Before making the rules and regulations for which provision is made in this section, the com-
missioner of agriculture shall provide for a public hearing of horticulturists thereon, notice of which shall be given by mail to every horticultural society, growers' association or marketing organization which shall have filed with him a notice of its existence thirty days before the date of any such hearing, and which shall be a resident of the State of Washington. For the conducting of such hearing the commissioner of agriculture may prescribe all necessary reasonable rules, but said rules must be such as to insure a fair, full and impartial opportunity for all interested districts to be heard. In establishing the grading rules herein mentioned, the commissioner of agriculture shall base them on the necessities and proprieties as shown at said hearing, taking into consideration the tonnage of commercial fruit in each district of the state affected by the grading rules to be established.

A. A. KELLY, Chairman.


The committee amendments were adopted.

On motion of Mr. Reed, the following amendment was adopted:

In section 15, line 9 of the printed bill, after the word "factory" strike the remainder of the section.

On motion of Mr. Reed, the following amendment was adopted:

Section 17: Add to the section "Provided, That the commissioner of agriculture may, in his discretion, adopt separate and distinct grading rules for eastern and western Washington and in that event the grades shall be designated as eastern and western Washington grades and the package so marked."

Mr. Hubbell moved the adoption of the following amendment:

Section 17, in line 12, strike "apple" and insert "fruit."

The amendment was lost.

Mr. Wilson moved the adoption of the following amendment:

After the word inspected in line 4, section 26, insert the following: "provided the said stock has not been inspected by a horticultural inspector of another state prior to its shipment into this state."

The amendment was lost.

Mr. Webster moved the adoption of the following amendment:

Strike all of section 26 after the word "shipment" in line 6.

The amendment was lost.
On motion of Mr. Reed, the vote by which the amendment offered by Mr. Reed to section 17 was reconsidered, and the amendment was lost.

On motion of Mr. Reeves, the following amendment was adopted:

Amend title by striking all after the word "cases" in the last line of the title and insert the following: "Repealing sections 3075, 3079, 3080, 3083 to 3110 inclusive; 3113, 3115, 3116, 3117, 3119, 3120, 3122 to 3127 inclusive; 3131 and 3134 to 3139 inclusive of Rem. & Bal. Code and declaring this act shall take effect immediately."

The bill was passed to third reading and ordered engrossed.

House bill No. 124, relating to hospitals for insane, persons committed thereto and their parole.

The bill was read the second time by sections.

On motion of Mr. Kelly (Guy E.), the word "hereby" in the second line of the printed bill was stricken.

On motion of Mr. McQuesten, the following amendment was adopted:

In line 17, section 6, change the word "providing" to "provided."

The bill was passed to third reading and ordered engrossed.

House bill No. 130, relating to the construction of a dam across McAllister creek, in Thurston county.

The bill was read the second time by sections and passed to third reading.

House bill No. 131, relating to drainage and establishing drainage improvement districts, etc.

The bill was read the second time by sections.

On motion of Mr. Lane, the following amendments were adopted:

Amend section 1, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Section 1. That section 4226-6, Rem. & Bal. Code, be amended to read as follows:"

Amend section 2, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 2. That section 4226-10, Rem. & Bal. Code, be amended to read as follows:"

Amend section 3, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 3. That section 4226-13, Rem. & Bal. Code, be amended to read as follows:"
Amend section 4, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 4. That section 4226-17, Rem. & Bal. Code, be amended to read as follows:"

Amend section 5, lines 1 and 2 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 5. That there be added to section 4226-17, Rem. & Bal. Code, an additional section to be known as section 4226-17a as follows:"

Amend section 6, lines 1 and 2 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 6. That there be added to section 4226-17, Rem. & Bal. Code, an additional section to be known as section 4226-17b as follows:"

Amend section 7, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 7. That section 4226-20, Rem. & Bal. Code, be amended to read as follows:"

Amend section 8, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 8. That section 4226-23, Rem. & Bal. Code, be amended to read as follows:"

Amend section 9, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 9. That section 4226-25, Rem. & Bal. Code, be amended to read as follows:"

Amend section 10, line 1 of the printed bill by striking the same and inserting in lieu thereof the following: "Sec. 10. That section 4226-26, Rem. & Bal. Code, be amended to read as follows:"

Amend section 11, line 1 of the printed bill, by striking the same and inserting in lieu thereof the following: "Sec. 11. That section 4226-30, Rem. & Bal. Code, be amended to read as follows:"

Amend section 12, line 1 of the printed bill, by striking the same, and inserting in lieu thereof the following: "Sec. 12. That section 4226-31, Rem. & Bal. Code, be amended to read as follows:"

Amend section 6, line 12 of the printed bill, by striking the words "of the laws of the State of Washington" and insert in lieu thereof "Rem. & Bal. Code."

Amend by striking title and inserting in lieu thereof: "An act relating to drainage, the establishment of drainage improvement districts, the construction and maintenance of drainage systems, the payment of the cost thereof and the levying and collection of assessments to meet said cost, and amending sections 4226-6, 4226-10, 4226-13, 4226-17, 4226-20, 4226-23, 4226-25, 4226-26, 4226-30 and 4226-31, Rem. & Bal. Code, and adding to section 4226-17 of said code two new sections, 4226-17a and 4226-17b, providing that the bonds of such districts may in certain cases be guaranteed by the county in which said districts are located and when so guaranteed, said bonds may be an investment for state school and other public funds and defining the effect of this act in relation to existing districts."

Amend section 1, line 2, strike "6" and insert in lieu thereof "4226-6."
Amend section 2, line 2, strike "10," and insert in lieu thereof "4226-10."
Amend section 3, line 2, strike "13," and insert in lieu thereof "4226-13."
Amend section 4, line 2, strike "17," and insert in lieu thereof "4226-17."
Amend section 5, line 3, strike "17a," and insert in lieu thereof "4226-17a."
Amend section 6, line 3, strike "17b," and insert in lieu thereof "4226-17b."
Amend section 7, line 2, strike "20," and insert in lieu thereof "4226-20."
Amend section 8, line 2, strike "23," and insert in lieu thereof "4226-23."
Amend section 9, line 2, strike "25," and insert in lieu thereof "4226-25."
Amend section 10, line 2, strike "26," and insert in lieu thereof "4226-26."
Amend section 11, line 2, strike "30," and insert in lieu thereof "4226-30."
Amend section 12, line 2, strike "31," and insert in lieu thereof "4226-31."

On motion of Mr. Murphine, the following amendment was adopted:
Amend section 6, strike the words "of the laws of the State of Washington" in line 12, and substitute in lieu thereof "Rem. & Bal. Code."

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Conner, the rules were suspended, and the House returned to the introduction and first reading of bills.

House bill No. 183, by Mr. Conner: An act relating to the construction of bridges and trestles and amending section 7868 of Remington & Ballinger's Code, and declaring that this act shall take effect immediately.

On motion of Mr. Conner, the rules were suspended and the bill was placed on second reading and read the second time by sections.

On motion of Mr. Conner, the rules were suspended, the second reading was considered the third, and House bill No. 183 passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.
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Those voting yea were: Messrs. Anderson, Babcock, Berger, Bowman, Bradley, Brown (J. S.), Bucklin, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lum (C. E.), Manogue, Marshall, McArdle, McQuesten, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young, Zednick, Mr. Speaker—66.

Those absent or not voting were: Messrs. Adams, Barlow, Black, Boyd, Brown (Tom), Cameron, Capron, Comstock, Harris, Hastings, Hill, Hoff, Hull, Long, Lowman, Lunn (Walter J.), Masterson, McCoy, Mess, Moll, Reed, Robe, Roth, Rotch, Siler, Smith (J. H. T.), Timblin, Tonkin, Urquhart, Winston, Yale—31.

The bill, having received the 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 immediately transmit the bill to the Senate.

The speaker resumed the chair.

On motion of Mr. Guie, the House adjourned until 11 a. m., February 18, 1915.

C. R. MAYBURY,  W. W. CONNER,
Chief Clerk.  Speaker.
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MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 18, 1915.

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

Roll call showed all members present, except Messrs. Davis, Farnsworth, Hill, Lowman, Rotch, Scales and Stevens, of whom Messrs. Davis, Farnsworth, Lowman, Rotch, Scales and Stevens were excused.

Prayer was offered by Rev. D. A. Thompson, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

RESOLUTION.

Whereas, The State Bar Association, acting by and through its committee, have caused to be prepared portraits of the late Chief Justice Dunbar and Justices Anders and Reavis, deceased, for presentation to the State of Washington; and

Whereas, Said portraits are ready for unveiling and presentation; and

Whereas, It is desired that suitable and appropriate services in this behalf be held by said committee in this chamber on February 26, 1915, at three o'clock, p. m.

Now, Therefore, Be It Resolved, That said committee be and it hereby is granted the use of the house chamber for said purposes on February 26, 1915, at three o'clock, p. m.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 165, entitled "An act relating to the validation of certain tax levies in cities of the third class, providing for their collection, and declaring 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.

F. A. Hart, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 162, entitled "An act relating to cities and towns authorizing the ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities, and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

F. A. Hart, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

Mr. Speaker:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred Senate bill No. 179, entitled "An act providing for an annual convention of county health officers," 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.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

Mr. Speaker:

We, your Committee on State School for Defective Youth, Reform School and Reformatory, to whom was referred Senate bill No. 196, entitled "An act relating to insane persons, and requiring an investigation and report as to their nationality," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Wm. N. Marshall, Chairman.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 31, 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," 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 State Soldiers' and Veterans' Homes, to whom was referred House bill No. 143, entitled "An act relating to the State Soldiers' Home and the Washington Veterans' Home and admission thereto, establishing the colony of the State Soldiers' Home, repealing section 1 of chapter 124 of the Session Laws of 1911, and section 8910 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. S. BROWN, Chairman.

We concur in this report: R. E. Bucklin, C. W. Schuh, G. A. Weldon.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 151, entitled "An act directing the state highway commissioner to examine and report on the feasibility of an extension of secondary State Road No. 4 from Loomis in Okanogan county northerly to a point on the international boundary line," 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. MCDARLE, Chairman.


House bill No. 77: Majority, do pass; minority, do not pass.

House bill No. 146: Majority, do pass; minority, be indefinitely postponed.
On motion of Mr. Bradley, House bill No. 146 was re-referred to the Committee on Mines and Mining.

House bill No. 111: Majority, that the attached bill be substituted therefor; that the substitute bill be printed, and that the same do pass; minority, be indefinitely postponed.

On motion of Mr. Schuh, the majority report, as to the substitution and printing, was adopted.

House bill No. 102: Do pass as amended.
House bill No. 44: Do pass as amended.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and acted upon as indicated:

Passed to second reading.

House bill No. 185, by Committee on Harbors and Waterways: An act relating to the tax levy of port districts, and amending section 4 of chapter 92 of the Session Laws of 1911 as amended by chapter 62 of the Laws of 1913, the same being section 8165-4 of Rem. & Bal. Code.
Referred to Committee on Harbors and Waterways.

House bill No. 186, by the Judiciary Committee: An act relating to employment of clerks, and providing of room, books, blanks, and stationery, for justice courts, and providing the time and manner of payment therefor and amending section 6547 of Rem. & Bal. Code.
Passed to second reading.

Passed to second reading.

House bill No. 188, by the Judiciary Committee: An act relating to the service of complaints and notices issued out of
justice of the peace courts and amending section 1761 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 189, by the Judiciary Committee: An act relating to the allowance of fees for the service of legal process. Referred to Committee on Judiciary.

House bill No. 190, by Committee on Horticulture and Forestry: An act relating to the forests of the state, requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public nuisances and providing for the abatement of such nuisances. Passed to second reading.


House bill No. 192, by Committee on Roads and Bridges: An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits and prescribing penalties for violations hereof, and declaring that this act shall take effect immediately. Passed to second reading.

House bill No. 193, by Medicine, Surgery, Dentistry and Hygiene Committee: An act relating to the public health, providing for the regulation and control of water supplies and sewerage, defining the powers and duties of and providing for the enforcement of the rules, regulations and orders, of the state board and state commissioner of health in relation thereto and providing penalties. Passed to second reading.

House bill No. 194, by Committee on Agriculture: An act relating to the registration and guarantee of composition of concentrated commercial feeding stuffs, and amending section

Passed to second reading.

House bill No. 195, by Committee on Education: An act relating to the taking of school census, amending section 4510 of Rem. & Bal. Code, and providing penalties for violations of the act.

Passed to second reading.

House bill No. 196, by Mr. Winston: An act providing for revenue by a stamp tax on liquids or beverages containing alcohol and providing for the collection of such stamp tax and the disposition of the fund so collected and providing for further regulation of the sale, delivery, disposition and possession of liquids or beverages containing alcohol, and providing punishment for a violation of the provisions hereof.

Referred to Committee on Public Morals.

House bill No. 197, by Mr. Winston: An act providing for revenue by a stamp tax on liquids or beverages containing alcohol and providing for the collection of such stamp tax and the disposition of the fund so collected and providing for further regulation of the sale, delivery, disposition and possession of liquids or beverages containing alcohol, and providing punishment for a violation of the provisions hereof, and repealing initiatory measure No. 3, adopted and enacted by the electors of the State of Washington at the general election held on the second day of November, A. D. 1914, and to provide for the submission of this act to a vote of the people of the State of Washington for their approval or rejection of the same under and in accordance with the provisions of section one of article two of the constitution of this state at a special election.

Referred to Committee on Public Morals.

House bill No. 198, by Mr. Kelly (Guy E.): An act relating to the employment of honorably discharged soldiers and sailors of the United States upon all public works of the State

Referred to Committee on Military.


Passed to second reading.

House bill No. 200, by Messrs. Guie, Lane, Murphine, Reeves, Weldon, Wiley, Wilson, and Yale, as Subcommittee of Judiciary: An act relating to the indexing of actions and proceedings relating to change of name.

Passed to second reading.

House bill No. 201, by Mr. Robinson: An act relating to the formation and organization of diking districts, providing for the assessment of tide lands of the state within such districts, and repealing section 4100 of Rem. & Bal. Code.

Referred to Committee on Dikes and Drains.

House bill No. 202, by Mr. Smith (J. H. T.): An act relating to the boundaries of the 8th and 9th senatorial districts and the 7th and 8th representative districts in Whitman county.

Referred to Committee on Reapportionment of State Senatorial and Representative Districts.

House bill No. 203, by Mr. Sawyer (by request): An act relating to the relief and reimbursement of the Elizabeth Gold Hill Mining Company, a Washington corporation, and making an appropriation therefor.

Referred to Committee on Appropriations.

House bill No. 204, by Mr. Sly: An act repealing chapter 114 of the Session Laws of 1913, the same being An act authorizing the working of persons being held under sentence in the state penitentiary upon the construction and improvement of highways, and providing for the control, management and expense of the same.

Referred to Committee on Roads and Bridges.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 18, 1915.

MR. SPEAKER:

The Senate has passed over the Governor's veto Enrolled House bill No. 54, entitled "An act relating to the board of state land commissioners, its composition, powers and duties, amending section 6605 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency;"

The Senate has also passed over the Governor's veto Enrolled House bill No. 55, entitled "An act relating to the state board of equalization, its composition, powers and duties, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

And the enrolled bills, together with the veto messages of the Governor are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 108, entitled "An act providing for the protection and preservation of public streets, roads and highways and prescribing 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 with the following amendment:

Section 1, line 3 of the printed bill, the same being line 4 of said section 1 of the original bill, after the word "highway" insert the following: "without the corporate limits of any city of the first class"; also after the word "vehicle" insert the following: "or object."

Section 1, line 6 of the printed bill, the same being line 9 of the original bill, strike the word "permanently" and insert in lieu thereof the word "substantially."


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 108, entitled "An act providing for the protection and preservation of public streets, roads and highways, and pre-
scribing penalties for violation thereof," have had the same under con-
sideration, and we respectfully report the same back to the House with
the recommendation that it do pass with the following amendment:

Section 1, line 3 of the printed bill, the same being line 4 of said
section 1 of the original bill, after the word "highway" insert the fol-
lowing: "without the corporate limits of any city of the first class"; also
after the word "vehicle" insert the words "or object."

Section 1, line 5 of the printed bill, the same being line 8 of the
original bill, strike the words "break, crack," and in line 6 of the
printed bill, the same being line 9 of the original bill, strike the word
"permanently" and insert in lieu thereof the word "substantially."

We concur in this report: Thos. F. Murphine, Alex M. Winston.

The bill was read the second time by sections.

The amendment to section 1, line 3, of the printed bill, recom-
mended by the committee, was, on motion of Mr. Winston, adopted.

Mr. Winston moved the adoption of the committee amend-
ment to section 1, line 5, of the printed bill.

The amendment was lost.

On motion of Mr. McArdle, the following amendment was
adopted:

Amend section 1, line 6 of the printed bill, strike the "period" and
insert in lieu thereof ","; also add between said comma and line 7 the
following: "And it shall be unlawful for any person to drive, propel,
draw, move, convey or transport, or cause to be driven, propelled,
drawn, moved, conveyed or transported, over, upon, along or across any
public street without the corporate limits of cities of the first class,
road or highway, any automobile, auto truck or motor propelled ve-
hicle bearing or carrying a load or burden weighing more than ten
thousand pounds."

On motion of Mr. Winston, the following amendment was
adopted:

In section 1, line 5 of the printed bill, strike the words "break,
crack."

The bill was passed to third reading and ordered engrossed.

The speaker announced that House bills No. 54 and 55,
passed by the Legislature notwithstanding the veto of the
governor, had been delivered to the secretary of state by the
chief clerk.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 107, entitled "An act authorizing boards of county commissioners of counties of the first class to pay expenses incurred by a river and harbor improvement commission created in an attempt to exercise the power and authority conferred by the provisions of chapter 236 of the Laws of 1907, relating to river, lake, canal or harbor improvements, and authorizing the levy and collection of taxes for that purpose," 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 47 of the printed bill, the same being line 11 of page 3 of the original bill, after the word "thereof" insert the following: "out of the current expense fund, or"

ALEX M. WINSTON, Chairman.


The committee amendment was adopted, and the bill was passed to third reading and ordered engrossed.

House bill No. 99, relating to tuberculosis hospitals.

The bill was read the second time by sections.

On motion of Mr. McQuesten, the following amendments were adopted:

Amend section 1, line 1, by striking "7 of chapter 172 of the Laws of 1913" and insert in lieu thereof "5554-7 Rem. & Bal. Code."

In line 2 of section 1 strike "7" and insert in lieu thereof "5554-7."

Amend section 1, line 3 of the printed bill by inserting between the words "the" and "boards" the word "state."

Amend section 2, line 2 of the printed bill: Strike "15" and insert in lieu thereof "5554-14."

Amend section 3 by striking from line 1 the following: "15 of chapter 172 of the Laws of 1913," and insert in lieu thereof the following: "5554-14 of Rem. & Bal. Code."

Amend title by striking all after the word "sections" and insert in lieu thereof "5554-11 and 5554-14 of Rem. & Bal. Code."

On motion of Mr. Guie, the following amendments were adopted:

Amend section 2 by striking from line 1 the words "11 of chapter 172 of the Laws of 1913" and insert in lieu thereof "section 5554-11 of Rem. & Bal. Code."
Amend section 2, line 2 of the printed bill, "11" and insert in lieu thereof "5554-11."

The bill was passed to third reading and ordered engrossed.

House bill No. 155, appropriating the sum of four million dollars for road construction.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Guie, House bill No. 21 was re-referred to the Committee on Rules.

House bill No. 156, authorizing boards of county commissioners to set apart and reserve parts of public roads and highways for the use of bicycles, etc.

The bill was read the second time by sections and passed to third reading.

House bill No. 157, relating to the commencement of civil actions in superior courts.

The bill was read the second time by sections and passed to third reading.

House bill No. 158, relating to the jurisdiction of police courts in cities of the second class.

The bill was read the second time by sections.

Mr. Pearsall moved the adoption of the following amendment:

Amend section 1, line 16 of the printed bill, strike figures "$50.00" and insert in lieu thereof the figures "$500.00."

The amendment was lost.

Mr. Guie moved that the House reconsider the vote by which the amendment offered by Mr. Pearsall was lost.

The motion prevailed.

The amendment was adopted.

On motion of Mr. Pearsall, the following amendment was adopted:

Amend title by adding after the word "class" the words "and to the qualifications and salaries of police judges."

The bill was passed to third reading and ordered engrossed.
House bill No. 160, relating to transportation of incorrigibles and insane.
The bill was read the second time by sections and passed to third reading.
House bill No. 123, relating to private game preserves for the propagation of wild animals.
The bill was read the second time by sections.
On motion of Mr. Kelly (A. A.), the following amendment was adopted:
Amend section 1, line 3 of the printed bill, after the word "elk" insert the word "deer."

On motion of Mr. Bowman, the following amendment was adopted:
Amend section 6, line 3 of the printed bill, strike the word "state" and insert in lieu thereof the word "county"; also strike the word "fish" in the same line and insert in lieu thereof the word "fishing."

On motion of Mr. Winston, the following amendment was adopted:
Amend section 11, line 2 of the printed bill, strike "or" between "elk" and "moose" and insert a "comma."

On motion of Mr. Wilson, the following amendment was adopted:
Amend section 11, line 2 of the printed bill, between the words "elk" and "or" insert a "comma"; also the word "deer" and a "comma."

On motion of Mr. Winston, the following amendment was adopted:
Amend title by inserting between the words "of" and "elk" the word "deer" and a "comma."

Mr. Grass moved that the bill be passed temporarily, to hold its place on second reading.
The motion prevailed.
On motion of Mr. Guie, the House adjourned.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.
FORTIETH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 19, 1915.

The speaker called the House to order at 10:00 a. m.
Roll call showed all members present, except Mr. Rotch, who was excused.

Prayer was offered by Rev. D. A. Thompson, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

We, your Committee on Education, to whom was referred House bill No. 145, entitled "An act authorizing the payment of expenses of directors of school districts in certain cases, and amending section 4487 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 indefinitely postponed.

TOM BROWN, Chairman.

The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 19, entitled "An act creating the office of county coroner in all counties except 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 indefinitely postponed.

ALEX M. WINSTON, Chairman.

The report was adopted.
MR. SPEAKER:

We, your Committee on Military Affairs, to whom was referred House bill No. 198, entitled "An act relating to the employment of honorably discharged soldiers and sailors of the United States upon all public works of the state of Washington, and of any county thereof, and amending section 8935 of Remington & Ballinger's Annotated Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


MR. SPEAKER:

We, your Committee on Insurance, to whom was referred Senate bill No. 237, entitled "An act relating to insurance, and amending section 86 of chapter 49 of the Laws of 1911, by inserting therein a seventh subdivision providing for the qualifications of mutual accident and health insurance companies," 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: L. J. Morrison, John R. Wilson, Frank H. Renick, Chas. Timblin, Stephen A. Hull, John Urquhart.

MR. SPEAKER:

We, your Sub-Committee on Banks and Banking, to whom was referred House bill No. 89, entitled "An act relating to weighing and inspection of grain and hay; providing for licensing of public terminal warehouses, regulating the same and providing penalties for the violations, etc. * * * *" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute bill hereto attached be printed and do pass.


The report, as to substitution and printing, was adopted.
fixing penalties for a violation of the conditions imposed; and pro-
viding for the licensing of motor vehicles and the collecting of fees therfor and repealing chapter 154, Laws 1905," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 121 be substituted instead and the same be reprinted, and do pass.

L. D. McARDLE, Chairman.


The report, as to substitution and printing, was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re-
ferred substitute House bill No. 16, entitled "An act relating to the sale of intoxicating liquors and amending section 6270 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 the attached bill be substituted, be printed, and do pass.

Z. STEWART, Chairman.

We concur in this report: John F. Rockhill, E. W. Wagner, J. S. Brown, Geo. Ginn.

The report, as to substitution and printing, was adopted.

House bill No. 34: Majority, do not pass; minority, do pass.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 45, entitled "An act relating to elections and amending section 4798 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 65, entitled "An act authorizing incorporated towns to establish and maintain free public libraries and amending sections 6971 and 6974 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 127, entitled "An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof and amending section four (4) of chapter two hundred and eleven of the Session Laws of 1907, being
Also, Senate bill No. 228, entitled "An act validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington, whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies and declaring an emergency;"

Also, House joint memorial No. 2, "Relating to the Underwood Tariff Act of October 3, 1913;"

Also Senate concurrent resolution No. 11, "Relating to a return ball to the citizens of Olympia;"

Also, the Senate has passed engrossed House bill No. 66, entitled "An act relating to cities other than the first class, conferring thereon the power to accept gifts, grants and leases of property lying outside of their corporate limits and to annex the same, and validating certain attempts so to do heretofore made, and declaring that this act shall take effect immediately," with the following amendments:

In the last line of section 1 of the printed bill, the same being section 1, line 16 of the engrossed bill, strike the word "to" before the word "and" and insert the word "to" before the word "include" in the same line.

In section 1, line 2 of the printed bill, the same being section 1, line 3 of the engrossed bill, after the word "lease" insert the words: "from the government of the United States."

At the end of section 1, substitute a semi colon (:) for the period (.) and add the words: "Provided this act shall not apply to any territory or property more than four miles from the corporate limits existing before such annexation."

In the first line of the title of the printed bill, the same being in line 3 of the title of the engrossed bill, after the word "property" insert the words: "from the national government."

And the same are herewith transmitted.

Mr. Hart moved that the House concur in the Senate amendments to House bill No. 66.

The roll was called and the House concurred in the Senate amendments to House bill No. 66 by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass,
Those absent or not voting were: Messrs. Adams, Davis, Farnsworth, Hill, Rotch, Stevens, Webster, Wilson—8.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:


Passed to second reading.

House bill No. 206, by Committee on Education: An act relating to the employment of children; also repealing sections 2447, 6570 and 6571 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 207, by Committee on Horticulture and Forestry: An act relating to the purchase by the State of Washington of certain land offered for sale by any county under tax foreclosure judgment, or which has been or may hereafter be acquired for taxes; providing the manner of payment therefor, and for the reforestation thereof.

Referred to Committee on Horticulture and Forestry.

House bill No. 208, by Joint Committee on Irrigation and Arid Lands: An act relating to the issuance and sale of irrigation district bonds, and providing for acceptance of Federal aid in the sale or disposal thereof.

Passed to second reading.
House bill No. 209, by the Judiciary Committee: An act fixing the salary of the attorney general.
Passed to second reading.

House bill No. 210, by Committee on Tidelands: An act authorizing the board of state land commissioners of the State of Washington, to select tide lands, shore lands and clam beds, now owned by the State of Washington, for recreation grounds and public use; to withhold the same from sale, and directing said board to report such selections to the next session of the legislature of the State of Washington for approval and confirmation.
Passed to second reading.

Passed to second reading.

House bill No. 212, by Committee on Privileges and Elections: An act to amend section 1 of article II of the constitution, relating to legislative powers and the initiative and referendum.
Passed to second reading.

House bill No. 213, by Mr. Hogan: 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, wares and merchandise, and providing a penalty for violation thereof, and amending section 7069-2 of the supplement to Rem. & Bal. Code.
Referred to Committee on Revenue and Taxation.

House bill No. 214, by Mr. Reeves: An act submitting an amendment to article 9 of the constitution and prohibiting what is commonly known as log rolling or pork barrel legislation.
Referred to Committee on Constitutional Revision.
11—H.
House bill No. 215, by Mr. Winston: An act relating to the powers of cities of the first class and amending section 7507 of Rem. & Bal. Code.

Referred to Committee on Municipal Corporations, First Class.

House bill No. 216, by Mr. Brown (J. S.): An act fixing the salaries of the county assessors of the State of Washington and providing for the employment of expert assistants by the board of county commissioners.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 217, by Mr. Wiley: An act granting to Spokane county the buildings, equipment, apparatus and other property of the state used for, and in connection with, the Little Spokane trout hatchery located at Dartford in said county, and the land upon which the same is situated, together with the appurtenances.

Referred to Committee on Game and Game Fish.

House bill No. 218, by Mr. Guie: An act pertaining to and fixing the measure of damages to be awarded in proceedings by state or counties in the exercise of power of eminent domain to take and appropriate land for public roads and highways.

Referred to Committee on Roads and Bridges.

House bill No. 219, by Mr. Sly: An act relating to the expenses of state inspectors, and amending section 8356 of Rem. & Bal. Code.

Referred to Committee on Compensation and Fees for State and County Officers.

House bill No. 220, by Mr. Hoff: "An act relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 5 of chapter 74 of the Laws of 1911, and amending said chapter 74 of the Laws of 1911 by adding thereto new sections numbered
9a, 9b, 9c, 9d, 9e, 9f and 9g, and providing penalties for violations thereof.

Referred to Committee on Labor and Labor Statistics.

House bill No. 221, by Mr. Bucklin: An act giving cities of the second, third and fourth classes, having contiguous territory, power to jointly own, operate and control any or all public utilities which any city of any of said classes might own, operate or control singly; providing a method of acquiring the ownership or control of said utilities; providing methods of creating and incurring indebtedness for the purposes of acquiring ownership and control of and for the operation of such utilities; providing for the creation of a joint board of public works for the management of such utilities; regulating the proportion of the costs of such utilities which each city shall pay and regulating the relative costs and condition of service to the consumers and patrons of said utilities, and providing a method for the settlement of disputes and differences arising in the management and control of said utilities, and giving the public service commission of the State of Washington power to hear and determine complaints in reference to said jointly owned utilities, and declaring an emergency.

Referred to Committee on Municipal Corporations Other Than First Class.

House bill No. 222, by Mr. Lane: 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, Rem. & Bal. Code.

Referred to Committee on Labor and Labor Statistics.

House bill No. 223, by Mr. Bradley (by request): An act relating to the deposit of public funds by county treasurers and amending section 5073 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

House bill No. 224, by Mr. Olson (by request): An act relating to public printing, creating a state printing board and

Referred to Committee on Printing.


Referred to Committee on Judiciary.


Passed to second reading.


Referred to Committee on Game and Game Fish.

House bill No. 228, by Mr. Harris: An act providing for the leasing of the southeast quarter and the southwest quarter of section 36, township 18 north, range 10 west of the Willamette Meridian, for park purposes.

Referred to Committee on State, School and Granted Lands.

House bill No. 229, by Committee on Dikes, Drains and Drainage: An act relating to diking districts, the election and terms of office of commissioners thereof, and amending sections 4096 and 4142 of Rem. & Bal. Code.

Passed to second reading.

House bill No. 230, by Mr. Tonkin: An act relating to the duties and powers of the commissioner of agriculture, providing for the inspection of fuel and illuminating oil, gasoline, benzine, distillate and volatile products of petroleum, providing a penalty for the violation thereof, and amending sections 6051, 6052, 6053, 6055 and 2505 of Rem. & Bal. Code.

Referred to Committee on Revenue and Taxation.

House bill No. 231, by Mr. Smith (J. H. T.): An act relating to the inspection, testing and correction of track scales
and other scales used for weighing cars of grain or hay, scales used for weighing goods, wares and merchandise for the purpose of determining freight or express charges for transportation by common carriers, and weights made by railroads, and amending sections 19 and 60 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," and repealing section 10 of an act approved March 11, 1913, 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 Rem. & Bal. Code.

Referred to Committee on Agriculture.

House bill No. 232, by Mr. Brown (Tom): An act relating to the courses of study of the State Normal schools, the issuing of certificates and diplomas, and the repealing of section 4274 of Rem. & Bal. Code.

Referred to Committee on Normal Schools.

House bill No. 233, by Mr. Stewart (G. A.): An act abolishing membership fees in building and loan associations and amending section 5, chapter 110, Laws of 1913.

Referred to Committee on Insurance.

House bill No. 234, by Mr. Smith (J. H. T.): 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, providing penalties for violation thereof and repealing chapter 91 of the Laws of 1911.

Referred to Committee on Agriculture.

House bill No. 235, by Mr. Heinly: An act to legalize and validate the organization, establishment and creation of diking districts organized, or established, or created, or attempted to be organized, or established, or created under an act approved March 20th, 1895, entitled: "An act to provide for the estab-
lishment and creation of diking districts, and the construction and maintenance of a system of dikes, and to provide the means of payment thereof, and declaring an emergency," and the acts amendatory thereof and supplemental thereto and to legalize and validate existing contracts and obligations of such districts and bonds and other obligations executed or incurred in connection with or in pursuance of such attempted organization, establishment or creation, and declaring an emergency.

Referred to Committee on Dikes and Drains.

House bill No. 9136, by Committee on Municipal Corporations Other Than the First Class: An act relating to the validation of certain warrants and other obligations and evidence of indebtedness on the part of counties, cities and towns other than the first class, issued by the corporate authorities thereof in excess of their legal authority and declaring an emergency.

Passed to second reading.

House bill No. 9137, by Committee on Agriculture: An act relating to the construction, maintenance and operation of abattoirs, slaughter houses, slaughter yards and meat packing, salting and canning, and rendering establishments and butcher shops, providing for the regulation, inspection and licensing thereof, and the regulation of the slaughter of animals and the disposal of the products thereof, providing for the inspection of meat and meat food products, and the condemnation and destruction of the same which are unwholesome or unfit for food, prescribing the powers and duties of the department of agriculture with reference thereto, and providing penalties for violations of the provisions hereof.

Referred to Committee on Agriculture.

House bill No. 9138, by Mr. Berger: An act relating to public printing, providing for the letting of contracts therefor, defining the powers and duties of the state board of control in relation thereto, prescribing the method of making payments therefor and repealing sections 8616, 8617, 8618, 8619, 8620, 8621, 8622, 8623, 8624, 8625 and 8626 of Rem. & Bal. Code.

Referred to Committee on Printing.
House bill No. 239, by Committee on Dairy and Livestock: An act relating to the registration of marks upon cans, tubs and bottles used in the manufacture, bottling, sale or transportation of milk, cream, ice cream or other dairy products, and providing penalties for the violation thereof.

Referred to Committee on Dairy and Livestock.

House bill No. 240, by Public Morals Committee: An act establishing a bureau for the identification of persons arrested, persons in custody, persons who shall have escaped from custody, persons who shall have been paroled or pardoned, and other persons for whose arrest warrants shall have been issued, and making an appropriation.

Referred to Committee on Public Morals.

House bill No. 241, by Mr. Hastings: An act relating to port districts and amending section 3, of chapter 92 of the Laws of 1911.

Referred to Committee on Harbors and Waterways.

House bill No. 242, by Mr. Hull (by request): An act relating to the enforcement of all laws established for the protection of the health, lives and limbs of employes engaged in extra-hazardous occupations, with certain exceptions.

Referred to Committee on Industrial Insurance.

House bill No. 243, by Mr. Hull (by request): An act vesting in the industrial insurance commission the powers and duties of enforcing all laws established for the protection of the health, lives and limbs of operators in workshops, factories, mills and mines, on railroads and other places and repealing all acts or parts of acts inconsistent therewith.

Referred to Committee on Industrial Insurance.

House bill No. 244, by Mr. Wilson: An act relating to insurance and amending section 6059-178, Rem. & Bal. Code.

Referred to Committee on Insurance.

House bill No. 245, by Committee on Horticulture and Forestry: An act relating to the state board of forest commission-
ers, its powers and duties and amending section 5276 of Rem. & Bal. Code.

Referred to Committee on Horticulture and Forestry.

House bill No. 246, by Committee on Dairy and Livestock: An act making lawful the killing of vicious dogs or dogs destructive to domestic animals, and making the owner of dogs liable for damages inflicted.

Referred to Committee on Dairy and Livestock.

House bill No. 247, by Mr. Zednick: An act to promote and protect the growth and industrial use of kelp, providing for the leasing of kelp lands, defining the unlawful cutting and removal of kelp and providing penalties therefor.

Referred to Committee on State, School and Granted Lands.

House bill No. 248, by Committee on Game and Game Fish: An act for the protection of game birds, deer and grey squirrels, in certain designated territory in the State of Washington, to prevent firing of rifles in said territory, and providing a punishment thereof.

Passed to second reading.

House bill No. 249, by Mr. Zednick: An act to provide for the redemption of real estate sold for taxes or assessments by any city or town, at any time before the issuance of tax deed.

Referred to Committee on Judiciary.

House bill No. 250, by Committee on State, Charitable, Penal and Reformatory Institutions: An act providing for the relief of blind persons and providing penalties for the violation thereof.

Passed to second reading.

House bill No. 251, by Mr. Lum: An act relating to public roads, highways and bridges and the hours of labor thereon and repealing all acts and parts of acts in conflict herewith.

Referred to Committee on Roads and Bridges.

Senate bill No. 127, by Senator Ghent: An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof and amending section four (4) of chapter two hundred and eleven of the Session Laws
of 1907, being section 5456 of Remington & Ballinger’s Annotated Codes and Statutes of Washington.

Referred to Committee on Pure Food and Drugs.

Senate bill No. 228, by Senator Scott: An act validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington, whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies and declaring an emergency.

Referred to Committee on Municipal Corporations Other Than First Class.

On motion of Mr. Hull, House bills Nos. 242 and 243 were ordered printed.

Senate concurrent resolution No. 11, “Relating to a return ball by the legislature to the citizens of Olympia.”

On motion of Mr. Grass, the rules were suspended and the resolution was read the second time.

On motion of Mr. Grass, the rules were suspended, the second reading was considered the third, and Senate concurrent resolution No. 11 was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Adams, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt,
Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Voting nay: Mr. Webster—1.

Those absent or not voting were: Messrs. Black, Guie, Hanna, Heinly, Moll, Reed, Rotch, Scales—8.

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

COMMUNICATION FROM THE STATE TREASURER.

February 19, 1915.

Hon. W. W. Conner, Speaker House of Representatives, Olympia:

DEAR SIR: Owing to the fact that Monday, the 22nd, will be a legal holiday, we have arranged to pay all legislative salary warrants, including employees, at the state treasurer's office on Saturday the 20th, and will thank you to so advise all members and employees.

Yours respectfully,

EDWARD MEATH, State Treasurer.

On motion of Mr. McQuesten, House bill No. 2 was returned to second reading for the purpose of amendment.

House bill No. 2, relating to a game preserve in Pierce county.

There being no objection, the second reading of the bill by sections was dispensed with.

On motion of Mr. Hawthorne, the following amendments were adopted:

In line nine of the printed bill after the words "Gravelly Lake" strike the words "American Lake, Sequalitchew Lake."

In line ten of printed bill, strike the word "any" where it first appears, and insert in lieu thereof the word "either."

Strike all of line 13 of printed bill, except the last two words thereof—"and sections."

In line 14 of printed bill, strike "12."

In line 15 of the printed bill, between "W. M." and "shall" insert: "or upon the waters of American Lake or the islands therein, or within one mile of the shores of American Lake, except upon the southwest quarter of section 18, the north half, the southwest quarter, the west half of the southeast quarter, and the northeast quarter of the southeast quarter of section 19, and the north half of the northwest quarter and the northwest quarter of the northeast quarter of section 30, in township 19 north, range 2 east, and the north half of the southeast
quarter and the southeast quarter of the southeast quarter of section 24, and the east half of the northeast quarter of section 25, in township 19 north, range 1 east.

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House bill No. 43, relating to interstate bridges and providing for the granting of franchises thereon.

On motion of Mr. Guie, the third reading of the bill was dispensed with, the roll was called, and House bill No. 43 was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 7; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Black, Lane, Lowman, Murphine, Robe, Robinson, Wiley—7.

Those absent or not voting were: Messrs. Babcock, Capron, Hart, Heinly, Hill, McCoy, Reed, Roth, Rotch, Sims, 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.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1915.

Mr. Speaker:

The Senate has passed Senate bill No. 150, entitled "An act relating to justices of the peace and constables and amending section 1, chapter 41, of the Session Laws of 1913;"

Also, Senate bill No. 201, entitled "An act relating to the leasing of lands and tide and shore lands of the state, validating certain leases and contracts entered into thereunder and amending section 6782 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 202, entitled "An act relating to removal of game from one state to another;"

Also, Senate bill No. 213, entitled "An act relating to recovery 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 Washington;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. R. A. Thayer, member of the House at the 1909 session, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Long and Olson.

The House resumed the third reading of bills.

House bill No. 95, abolishing county teachers' institutes.

On motion of Mr. Adams the third reading of the bill was dispensed with, the roll was called, and House bill No. 95 passed the House by the following vote: Yeas, 73; nays, 14; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hartley, Hawthorne, Heiny, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice),
Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Wagner, Watt, Winston, Yale, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Anderson, Guie, Hanna, Hastings, Lane, McQuesten, Murphine, Reeves, Robe, Stewart (Z.), Webster, Weldon, Wiley, Wilson—14.

Those absent or not voting were: Messrs. Bradley, Cameron, Capron, Fleet, Hart, Hill, Rockhill, Rotch, Timblin, Zednick—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. 134, relating to the printing, publishing and distribution of the laws of the state.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with, the roll was called, and House bill No. 134 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn, Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—82.

Those absent or not voting were: Messrs. Black, Bradley, Brown (Tom), Capron, Fleet, Hart, Heinly, Morrison, Reed, Roth, Rotch, Sims, Stratton, Wagner, 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.

House bill No. 47, relating to and defining the boundaries and territory of representative districts in Pierce county.

On motion of Mr. McQuesten, the third reading of the bill was dispensed with, the roll was called, and House bill No. 47 passed the House by the following vote: Yeas, 73, nays, 8; absent of not voting, 16.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Grimm, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.) Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, McArdle, McCoy, McQuesten, Nickle, Olson, Pearsall, Perkins, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Hill, Lane, Masterson, Moll, Murphine, Reeves, Robe, Wiley—8.

Those absent or not voting were: Messrs. Black, Bradley, Capron, Fleet, Grass, Hart, Hastings, Heinly, Marshall, Mess, Morrison, Reed, Roth, Rotch, Sims, 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.

House bill No. 107 authorizing boards of county commissioners of counties of the first class to pay expenses incurred by river and harbor improvement commission.
On motion of Mr. McArdle, the third reading of the bill was dispensed with, the roll was called, and House bill No. 107 passed the House by the following vote: Yeas, 74, nays, 1; absent or not voting, 22.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Gibson, Gilkey, Ginn, Guie, Halsey, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lunn (Walter J.), Manogue, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—74.

Voting nay: Mr. Hill—1.

Those absent or not voting were: Messrs. Black, Boyd, Bradley, Capron, Davis, Farnsworth, Fleet, Grass, Hanna, Harris, Hart, Heinly, Lane, Lum (C. E.), Marshall, Morrison, Reed, Robe, Roth, Rotch, Sims, Zednick—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.

House bill No. 108, providing for the protection and preservation of public streets and roads.

On motion of Mr. McArdle, the third reading of the bill was dispensed with, the roll was called, and House bill No. 108 passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey,

Voting nay: Mr. Murphine—1.

Those absent or not voting were: Messrs. Black, Bradley, Capron, Davis, Grass, Harris, Hart, Heinly, Lane, Lum (C. E.), Mess, Morrison, Reed, Roth, Rotch, Sims, Stratton, Zednick—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 bill No. 99, relating to tuberculosis hospitals.

On motion of Mr. Guie, the third reading of the bill was dispensed with, the roll was called, and House bill No. 99 passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McQuesten, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster,
Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker — 81.

Those absent or not voting were: Messrs. Bradley, Capron, Fleet, Grass, Harris, Heinly, Lum (C. E.), McCoy, Mess, Morrison, Pearsall, Reed, Roth, Rotch, Sims, 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.

The speaker appointed under Senate concurrent resolution No. 11, Messrs. Grass, Schuh and Ginn.

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 Mr. Rotch, who was excused.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled bills, to whom was referred House joint substitute resolution No. 5, entitled "An act relating to the appointment of a special committee to investigate the advisability of the publication of school books by the state," have compared same with the engrossed bill and find same correctly enrolled.

Respectfully submitted. G. Dowe McQuesten, Chairman.

We concur in this report: C. A. Young, John Anderson.

The speaker announced that he was about to sign House joint substitute resolution No. 5.

The speaker called Mr. Guie to the chair.

The House resumed the third reading of bills.

House bill No. 155, appropriating the sum of four million dollars from the permanent highway fund to complete contracts and construction work now in force on permanent highways.
On motion of Mr. McArdle, the third reading of the bill was dispensed with, the roll was called, and House bill No. 155 passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—86.

Those voting nay were: Messrs. Masterson and Stevens—2.

Those absent or not voting were: Messrs. Heinly, McCoy, McQuesten, Reed, Rotch, Sims, Urquhart, Webster, Mr. Speaker—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. 156, authorizing boards of county commissioners to set apart and reserve parts of public roads and highways for the use of bicycles and pedestrians, giving them police power.

On motion of Mr. McArdle, the third reading of the bill was dispensed with, the roll was called, and House bill No. 156 passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Crawford, Croft, Davis, Dun-
can, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Huff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Roth, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—77.

Those voting nay were: Messrs. Comstock, Hanna, Jarvis, Murphine, Reeves, Rockhill—6.

Those absent or not voting were: Messrs. Adams, Capron, Grass, Heinly, Hull, McCoy, McQuesten, Reed, Rotch, Scales, Sims, Urquhart, Webster, Young—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. 157, relating to the commencement of civil actions in the superior courts and amending certain sections.

On motion of Mr. Hogan, the third reading of the bill was dispensed with, the roll was called, and House bill No. 157 passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton,

Those voting nay were: Messrs. Kelly (Guy E.), McQuesten, Sawyer, Schuh—4.

Those absent or not voting were: Messrs. Adams, Davis, Grass, Heinly, Hubbell, Hull, McArdle, McCoy, Reed, Rotch, Scales, Sims, Webster, Mr. Speaker—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. 158, relating to the jurisdiction of police courts in cities of the second class.

On motion of Mr. Pearsall, the third reading of the bill was dispensed with, the roll was called, and House bill No. 158 passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—82.

Voting nay: Mr. Masterson—1.

Those absent or not voting were: Messrs. Adams, Davis, Grass, Heinly, Hubbell, Lum (C. E.), McCoy, Morrison, Reed, Rotch, Sims, Smith (Maurice), Zednick, Mr. Speaker—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. 160, making an appropriation for the transportation of incorrigibles, convicts and insane.

On motion of Mr. Wilson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 160 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Buckley, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—82.

Those absent or not voting were: Messrs. Adams, Davis, Grass, Heinly, Hubbell, Lum (C. E.), McCoy, Morrison, Reed, Rotch, Scales, Schuh, Sims, Zednick, 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. 124, relating to hospitals for the insane, the committment of persons to and their parole from such hospitals.

On motion of Mr. Hawthorne, the third reading of the bill was dispensed with, the roll was called, and House bill No. 124
passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McQuesten, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—83.

Those absent or not voting were: Messrs. Adams, Heinly, Kelly (Albert A.), Lowman, Lum (C. E.), McCoy, Moll, Reed, Rotch, Scales, Schuh, Sims, Winston, Mr. Speaker—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. 130, authorizing the construction of a dam for diking and drainage purposes across Mill or McAllister Creek in Thurston County.

On motion of Mr. Morrison, the third reading of the bill was dispensed with, the roll was called, and House bill No. 130 passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly
(Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn, (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear‐sall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tiblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—85.

Those absent or not voting were: Messrs. Adams, Davis, Halsey, Heinly, Lowman, Lum (C. E.), McCoy, Robe, Rotch, Sims, Winston, 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.

House bill No. 131, relating to drainage, the establishment of drainage improvement districts.

On motion of Mr. Hogan, the third reading of the bill was dispensed with, the roll was called, and House bill No. 131, passed the House by the following vote: Yeas, 84; nays, 2; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gobson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A). Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Rockhill, Roth, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—84.

Those voting nay were: Messrs. Babcock and Smith (Maurice).
Those absent or not voting were: Messrs. Davis, Heinly, Kelly (Guy E.), Lowman, McCoy, Reed, Robinson, Rotch, Scales, Sims, Wagner—11.

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

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

The speaker resumed the chair.

INTRODUCTION AND FIRST READING OF BILLS.

On motion, the rules were suspended, the House returned to the introduction and first reading of bills, and the following bills were introduced, read first time by title, and acted upon as indicated:


Referred to Committee on Privileges and Elections.

House bill No. 253, by Mr. Kelly (Guy E.): An act relating to the relief of soldiers, sailors and marines and their families providing for the levy and collection of a tax therefor and repealing sections 8914, 8915, 8916, 8917, 8918 and 8919 Rem. & Bal. Code.

Referred to Committee on Judiciary.

House bill No. 254, by Mr. Kelly (Guy E.): An act relating to payment by the state, counties, cities and towns of premiums or charges for surety bonds given by elective or appointive officers thereof, and their deputies, and repealing section 6059-194 Rem. & Bal. Code.

Referred to Committee on Judiciary.

House bill No. 255, by Mr. Stewart (Z.): An act relating to election of school directors in districts of the first class, and amending section 4668 of Rem. & Bal. Code.

Referred to Committee on Education.
House bill No. 256, by Mr. Comstock (by request): An act relating to the collection and disposition of fees by county officers and judges of the superior court, and amending section 4066 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

House bill No. 257, by Mr. Morrison: An act relating to insurance and amending title XLV of Rem. & Bal. Code by adding thereto a section to be known as section 6059-83a.

Referred to Committee on Insurance.

House bill No. 258, by Mr. Davis: An act relating to insurance and amending section 100 of the "insurance code," the same being section 6059-100 of Rem. & Bal. Code.

Referred to Committee on Insurance.

House bill No. 259, by Mr. Morrison: An act relating to insurance and amending title XLV of Rem. & Bal. Code by adding thereto a section to be known as section 6059-31a, regulating the sale of insurance contracts.

Referred to Committee on Insurance.


Referred to Committee on Judiciary.

House bill No. 261, by Mr. Young (by request): An act to provide for the registration and licensing of persons conducting or managing the business of installing wires to convey electric current or electric apparatus to be operated by such current, and providing penalties for violation hereof.

Referred to Committee on Commerce and Manufacturing.

Senate bill No. 213, by Judiciary Committee: 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 Rem. & Bal. Code.

Referred to Committee on Judiciary.
Senate bill No. 202, by Senator Palmer: An act relating to the removal of game from one state to another.
Referred to Committee on Game and Game Fish.

Senate bill No. 201, by Joint Committee on State, Granted, School and Tide Lands: An act relating to the leasing of lands and tide and shore lands of the state, validating certain leases and contracts entered into thereunder and amending section 6782 of Rem. & Bal. Code.
Passed to second reading.

Senate bill No. 150, by Senators Steiner and Landon: An act relating to justices of the peace and constables and amending section 1, chapter 41 of the Session Laws of 1913.
Referred to Committee on Judiciary.

House joint memorial No. 4, by Mr. Babcock: Relating to the establishing and maintaining fortifications at Port Crescent, Clallam county.
Referred to Committee on Memorials.

House joint memorial No. 5, by Committee on Memorials: Relating to the opening for settlement of the diminished Colville Indian reservation.
Passed to second reading.

House joint resolution No. 7, by Committee on Medicine, Surgery, Dentistry and Hygiene: Regulating the construction of buildings so as to prevent the spread of bubonic plague.
Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1915.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 76, entitled "An act relating to air guns and prohibiting the sale or gift thereof to persons under the age of fifteen years;"

Also, engrossed Senate bill No. 158, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, providing for a tax levy for the payment of interest, validating certain purchases of land and making appropriations;"

Also, engrossed Senate bill No. 233, entitled "An act to amend sections 3, 4, 7, 8, and 13 of an act entitled 'An act to create a police
relief, health and insurance fund in incorporated cities of the first class, providing for the disbursement thereof, and creating a board of police pension fund commissioners, approved March 2, 1909, and being chapter 39 of the Session Laws of 1909;"

Also, engrossed Senate bill No. 242, entitled "An act relating to township officers, their election and appointment and amending section 9338 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring that this act shall take effect immediately;"

The president has appointed Senators Sharpstein and Wray as members of the joint committee authorized by Senate concurrent resolution No. 11, "Relating to a return ball for the citizens of Olympia."

Also, the president has signed enrolled substitute House joint resolution No. 5, "Relating to the appointment of a joint committee to investigate the advisability of the state publishing text books for use in the public schools;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Guie, the House adjourned.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FORTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., SATURDAY, FEBRUARY 20, 1915.

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

Roll call showed all members present except Messrs. Hastings, Hawthorne, Hill, McCoy, McQuesten, Rotch and Young, of whom Messrs. Hawthorne, Rotch and Young were excused.

Prayer was offered by Rev. D. A. Thompson of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 18, entitled "An act relating to local improvements in cities and towns and amending section 12 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.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 125, entitled "An act providing for an accounting of indebtedness and assets between the counties of Douglas and Grant, and providing for the collection of any indebtedness found due," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1915.

Mr. Speaker:

We, your Committee on Education, to whom was referred Senate bill No. 39, entitled "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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

TOM BROWN, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1915.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 140, entitled "An act relating to the appointment
FORTY-FIRST DAY

of special police at the request of public service corporations and de­fining their 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.

Z. STEWART, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1915.

Mr. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re­ferred House bill No. 88, entitled "An act in relation to taxation, pro­viding for the assessment of registered water craft as personal property by the state board of tax commissioners and the equalization thereof by the state board of equalization, 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 20, 1915.

Mr. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 148, entitled "An act relating to witnesses in criminal prosecutions, and amending section 2148 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.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1915.

Mr. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 211, entitled "An act relating to claims for damages against cities and towns and amending sections 7996 and 7998 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.

ALEX M. WINSTON, Chairman.

We, your Committee on Judiciary, to whom was referred House bill No. 168, entitled “An act relating to noxious weeds and amending section 3038 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.

ALEX. M. WINSTON, Chairman.


We, your Committee on Agriculture, to whom was referred House bill No. 141, entitled “An act relating to illuminating oils, gasoline, benzine, distillate and volatile products of petroleum, amending sections 6051, 6052, 6053, 6054 and 6056 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 the substitute bill attached be substituted therefor, be printed and do pass.

J. S. SILER, Chairman.


On motion, the report, as to the substitution and printing, was adopted.

We, your Committee on Enrolled Bills, to whom was referred House bills Nos. 45, 65, and 66, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

G. DOWE McQUESTEN, Chairman.

We concur in this report: John Anderson, John L. Wiley.

Senate bill No. 37: Majority, do pass; minority, do not pass.

House bill No. 176: Majority, be indefinitely postponed; minority, do pass.

House bill No. 28: Do pass as amended.

House bill No. 80: Do pass as amended.

House bill No. 135: Do pass as amended.

The speaker announced that he was about to sign House bills Nos. 45, 65 and 66.
INTRODUCTION OF SENATE BILLS.

Engrossed senate bill No. 158, by Senate Committee on Public Buildings and Grounds, House Committee on State Capitol and Grounds: An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, providing for a tax levy for the payment of interest, validating certain purchases of land and making appropriations.

Referred to Committee on State Capitol and Grounds.

Engrossed senate bill No. 233, by Senator Palmer: An act to amend sections 3, 4, 7, 8 and 13 of an act entitled "An act to create a police relief, health and insurance fund in incorporated cities of the first class, providing for the disbursement thereof, and creating a board of police pension fund commissioners," approved March 2, 1909, and being chapter 39 of the Session Laws of 1909.

Referred to Committee on Municipal Corporations of the First Class.

Engrossed senate bill No. 242, by Senator Sutton: An act relating to township officers, their election and appointment and amending section 9338 of Rem. & Bal. Code, and declaring that this act shall take effect immediately.

Referred to Committee on Township Organization.

Engrossed senate bill No. 76, by Senator Bethel: An act relating to air guns and prohibiting the sale or gift thereof to persons under the age of fifteen years.

Referred to Committee on Judiciary.

SECOND READING OF BILLS.

House bill No. 123: Relating to private game preserves for the propagation of wild animals.

On motion of Mr. Guie, the rules were suspended, the second reading was considered the third and House bill No. 123 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown
Those absent or not voting were: Messrs. Grass, Harris, Hawthorne, Hill, Kelly (Guy E.), McArdle, McQuesten, Rotch, Sims, Webster, Winston, Young—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. 170: Relating to and establishing a fish code.

The bill was read the second time by sections.

On motion of Mr. Sims, the following amendments were adopted:

Amend section 4, line 3 of the printed bill, strike the word “the” where it appears before the word “ex-officio.”

In line 1, section 20, of the printed bill after the words “Where Prohibited” strike the “period,” substitute a “dash” therefor and add the words “Puget Sound.”

In line 2 of said section strike the words in capitals “Puget Sound.”

In line 15 of said section strike the words in capitals “Chambers Creek” and insert in lieu thereof the words and figures following: “Sec. 21—Chambers Creek.”

In line 19 of said section, strike the words in capitals “Waters of Thurston and Mason Counties and Oyster Beds,” and insert in lieu thereof the words and figures following “Sec. 22—Waters of Thurston and Mason Counties and Oyster Beds.”

In line 29 of said section, strike the words in capitals “Willapa Harbor” and insert in lieu thereof the words and figures following: “Sec. 23—Willapa Harbor.”
In line 55 of said section, strike the words in capitals "Grays Harbor" and insert in lieu thereof the words and figures following: "Sec. 24—Grays Harbor."

Strike lines 65, 66, 67, 68 and 69 of said section and insert in lieu thereof the following: "Sec. 25—Columbia River. It shall be unlawful to take or fish for salmon, except with hook and line, in the Kalama river, Lewis river, Wind river, Little White Salmon river, Big White Salmon river, Wenatchee river, Methow river, Little Spokane river, Colville river, and Yakima river, and in the Columbia river, within one mile below the mouths of the above named rivers."

Mr. Brown (Tom) moved the adoption of the following amendment in section 20:

Line 13, after the words "Mount Vernon" add the words, "And in the Nooksack river up to the township line between townships 38 and 39 N. R. 2 E."

On motion of Mr. Hart, the previous question was ordered. The amendment was lost.

Mr. Moll moved the adoption of the following amendment:

After the comma following the words "wagon bridge" in line 13, section 20, insert the following:

"And in the Stillaguamish river east of the east boundary of section 5, township 32 north range 4 east, W. M."

On motion of Mr. McArdle, the previous question was ordered. The amendment was lost.

On motion of Mr. Sims, the following amendment was adopted:

Amend the bill by making "Sec. 21" "Sec. 26" and number the remaining sections of the bill consecutively.

Mr. Lane moved the adoption of the following amendment:

Amend section 26 by adding to line 37 thereof the following:

"Provided, No person, firm, or corporation shall file more than six such locations either directly or indirectly, and violation of this provision shall forfeit all locations made by such person, firm, or corporation."

The amendment was lost.

12—H.
MESSAGES FROM THE SENATE.

Olympia, Wash., February 20, 1915.

The president has signed enrolled House bill No. 45, entitled "An act relating to elections and amending section 4798 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 65, entitled "An act authorizing incorporated towns to establish and maintain free public libraries and amending sections 6971 and 6974 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 66, entitled "An act relating to cities other than the first class, conferring thereon the power to accept gifts, grants and leases of property from the national government lying outside of their corporate limits and to annex the same, and validating certain attempts so to do heretofore made, and declaring that this act shall take effect immediately;"

Also, the Senate has passed Senate joint memorial No. 3, entitled "Memorial requesting removal of certain handicaps to commerce and railroads of the State of Washington incidental to present operation of the United States immigration service;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Lane moved the adoption of the following amendment:
Amend section 31 of H. B. 170 by adding thereto the following:
"and he shall not be permitted to relocate the same either directly or indirectly.

The amendment was lost.

The speaker called Mr. Davis to the chair.

On motion of Mr. Sims, the following amendment was adopted:
In line 3, section 36, of the printed bill, after the word "between" strike the remaining words in said line and all of line 4, and insert in lieu thereof the following: "8 p. m. and 6 a. m. of any day."

In line 5 of said section between the words "herring" and "with" insert the following: "in the waters of Puget Sound."

Enrolled house bills Nos. 45, 65 and 66 were delivered to the governor by the chief clerk.

On motion of Mr. Sims, the following amendment was adopted:
After line 13, section 40, of the printed bill, insert a new section as follows:
"Sec. 41. Indians Fishing on Reservation.
"Nothing in this act shall prevent any Indian from taking fish at any time without a license with a set net extending not more than
one-third across any river or stream within the boundaries of any Indian reservation, or any river or stream emptying in such reservation, for the consumption of himself or family."

On motion of Mr. Sims, the following amendment was adopted:

Make "Sec. 36" of the printed bill "Sec. 42" and number the remaining sections consecutively.

The speaker resumed the chair.

On motion of Mr. Sims, the following amendment was adopted:

Amend Sec. 50, by adding a new line following line 31 of the printed bill, as follows: "For each license for set lines having more than one hundred hooks, one dollar."

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1915.

Mr. Speaker:

The Senate has passed House bill No. 53, entitled "An act abolishing the state board of tax commissioners, creating the office of state tax commissioner, constituting the commissioner of public lands, ex officio state tax commissioner, etc., with the following amendments:

Strike all after the enacting clause and substitute therefor the following:

"Section 1. The state board of tax commissioners is hereby abolished.

"Sec. 2. All powers now vested in and all duties required to be performed by the state board of tax commissioners in relation to the collection of taxes upon inheritances and in relation to the determination of the amount thereof, the collection of state licenses for the sale of intoxicating liquors and in relation to escheats are hereby vested in and required to be performed by the secretary of state, and all books, papers and records in relation to the foregoing matters now in the possession or under the control of the state board of tax commissioners shall be delivered to the secretary of state.

"Sec. 3. All powers now vested in and all duties now required to be performed by the state board of tax commissioners, in relation to the assessment, valuation, and taxation of the property of railroad companies, street railroad companies and telegraph companies and the collection of privilege taxes from express companies and private car companies and all other powers and duties heretofore vested in and exercised by the state board of tax commissioners and not by this act specifically vested in the secretary of state, are hereby vested in and required to be performed by the public service commission of Wash-
ington, and all books, papers and records in relation to the foregoing matters in the possession of or under the control of the state board of tax commissioners shall be delivered to the public service commission.

"Sec. 4. Whenever the term 'state board of tax commissioners' or the term 'secretary of state board of tax commissioners' occurs in any law, contract or document or whenever in any law, contract or document, reference is made to such commission or to such secretary such term or reference shall be deemed to refer to and mean the public service commission of Washington, in all cases except in such cases as the subject matter to which such law, contract or document shall by the terms of this act be vested in and required to be performed by the secretary of state, in which case the said term 'state board of tax commissioners' and the term 'secretary of state board of tax commissioners,' as the case may be, shall be deemed to refer to and mean the 'secretary of state.'

"Sec. 5. Sections 9084 and 9089 of Remington & Ballinger's Annotated Codes and Statutes of Washington, are hereby repealed."

Amend the title by striking the present title and substituting therefor:

"An act abolishing the state board of tax commissioners, vesting the powers and duties heretofore performed by the state board of tax commissioners, in the secretary of state and in the public service commission respectively, and repealing sections 9084 and 9089 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. McArdle moved that the House concur in the Senate amendments to House bill No. 53.

Mr. Harris moved the previous question.

Mr. Murphine: Mr. Speaker, a parliamentary inquiry: In what condition is this bill? Is this not practically a new bill before this House? Is it on third reading, with no amendments to be considered of any kind?

Mr. Speaker: The motion was that the House concur in the Senate amendments to House bill No. 53.

Mr. Murphine: I would like to ask the chairman of the committee a question.

Mr. Davis: Mr. Speaker, a point of order: The question before the House is the motion for the previous question.

The speaker declared the point of order well taken.

The previous question was ordered.
Mr. Halsey 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, Black, Boyd, Fleet, Gibson, Ginn, Hanna, Hart, Hastings, Manogue, Masterson, McQuesten, Rotch, Schuh, Smith (J. H. T.), Wagner, Wilson, Winston, Young, and Zednick, of whom Messrs. Hastings, Masterson, McQuesten, Rotch, Wilson, Winston and Young were excused.

The sergeant-at-arms was instructed to bring the absentees within the bar of the House.

On motion of Mr. Sims, further proceedings under the call of the House were dispensed with.

Mr. Hill moved that the substitute amendments for House bill No. 53 be referred to the attorney general for correction.

The speaker declared the motion out of order.

The roll was called, and the House concurred in the Senate amendments to House bill No. 53 by the following vote: Yeas, 67; nays, 10; absent or not voting, 20.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Gilkey, Grass, Guie, Halsey, Harris, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly Guy E.), Kelly (J. T.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Morrison, Nickle, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Weldon, Yale, Zednick, Mr. Speaker—67.

Those voting nay were: Messrs. Farnsworth, Jarvis, Lane, Lowman, Moll, Murphine, Perkins, Reeves, Robe, Wiley—10.

Before the vote was announced, Mr. Hill changed his vote from nay to aye for the purpose of reconsideration at the proper time under the rules.

Mr. Sims moved that rule No. 34 be suspended, and the motion prevailed by a viva voce vote.

Mr. Murphine demanded a roll call.

A sufficient number did not arise in support of the demand for a roll call.

Mr. Davis moved that the House reconsider the vote by which the House concurred in the Senate amendments to House bill No. 53.

The motion was lost.

Mr. Hill moved that the substitute amendments to House bill No. 53 be referred to the attorney general for correction.

The speaker declared the motion out of order.

On motion of Mr. Sims, the House took a recess to 2 p.m.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Black, Bowman, Gibson, Hanna, Hastings, Hawthorne, Manogue, McQuesten, Masterson, Rotch, Stewart (G. A.), Wilson and Winston, of whom Messrs. Hastings, Hawthorne, Masterson, McQuesten, Rotch, Wilson and Winston were excused.

COMMUNICATION FROM SECRETARY OF THE GOVERNOR.

The following communication from the secretary of the governor was read:

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR,
OLYMPIA, February 20, 1915.

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

Sirs: I have the honor to advise you that the governor has today signed House bill No. 39, entitled "An act relating to oyster lands of the state, providing for the sale of certain interests therein, and creating a state oyster fund." Respectfully, IRVIN W. ZINGAUS,
Secretary to the Governor.
REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 53, have compared same with the engrossed bill and find same correctly enrolled.

We concur in this report: J. M. Hogan, John Anderson, John L. Wiley.

The House resumed the consideration of House bill No. 170 on second reading.

On motion of Mr. Sims, the following amendment was adopted:

Amend section 50, line 115 of the printed bill, by striking out the word "pack" and insert the work "pink," so as to read "pink salmon" instead of "pack salmon."

Mr. Brown (Tom), moved the adoption of the following amendment:

In line 21, section 50, strike the word "one" and insert in lieu thereof "one-half."

The amendment was lost.

On motion of Mr. Sims, the House reconsidered the motion by which the amendment to line 4, section 16, of the printed bill was adopted.

The question then arose upon the adoption of the following amendment:

In line 4, section 16, of the printed bill, between the words "nets" and "bag" add the following: "gill nets."

The amendment was lost.

There being no objection, the House returned to section 20, line 64 of the printed bill.

On motion of Mr. Sims, the following amendment was adopted.

Amend section 20, line 64 of the printed bill, by inserting after the word "existing" the following: "in said districts."

The speaker announced that he was about to sign enrolled House bill No. 53.
On motion of Mr. Hull, the following amendment was adopted:
Amend section 53, line 10, by striking the words "Fowl Water" and inserting in lieu thereof "Foul Weather."

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 53, entitled "An act abolishing the state board of tax commissioners, vesting the powers and duties heretofore performed by the state board of tax commissioners in the secretary of state and in the public service commission, respectively, and repealing sections 9084 and 9089 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sims, the following amendments were adopted:

Amend section 53, in line 22 of the printed bill, insert between the words "waters" and "bounded" the following: "between the waters."

Amend section 53, line 23 of the printed bill, by striking the word "paragraph" and inserting in lieu thereof the word "clause."

Amend section 53, line 23 of the printed bill, by striking the word "between."

Amend section 53, lines 9 and 10 of the printed bill by striking the letter "a" before the word "point;" change the word "southward" to "South Worth."

Amend section 55, in line 18 of the printed bill, by striking the word "March" and inserting in lieu thereof the word "April."

Amend section 59, in line 3 of the printed bill, by striking the words "this state" and inserting in lieu thereof the words "the Columbia River and its tributaries."

Amend section 59, in line 1 of the printed bill, by striking the word "penalty" after the words "closed season."

On motion of Mr. Babcock, the following amendment was adopted:

Amend section 59, line 6 of the printed bill, between the words "first" and "of" insert the word "day," so as to read "first day of May."

On motion of Mr. Heinly, the following amendment was adopted:

Amend section 60, line 2 of the printed bill, strike the words "not be lawful" and insert in lieu thereof the words "be unlawful."
Mr. Murphine moved the adoption of the following amendment:

Amend section 56: After the word "trap" in line 14, strike the comma and the words "or any watchman" and in line 15 insert after the word "section" the following: "by himself, agent or employee."

The amendment was lost.

The speaker called Mr. Guie to the chair.

On motion of Mr. Sims, the following amendments were adopted:

Amend section 65, line 2 of the printed bill, by striking the word "whatever" and after the comma inserting the following: "except with hook and line."

Amend section 76, line 3 of the printed bill, by inserting after the word "stream" the following words: "where any state fish hatchery is located."

On motion of Mr. Reeves, the following amendment was adopted:

Amend section 76 by striking everything after the word "fish guard" down to and including the word "diameter" in line 5 of the printed bill.

On motion of Mr. Hogan, the following amendment was adopted:

Amend section 77, in line 9 of the printed bill, between the words "person" and "or" insert a "comma" and "firm."

On motion of Mr. Renick, the following amendment was adopted:

Amend section 95, in line 9 of the printed bill, strike the figures "$200.00" and insert in lieu thereof the figures "$1,000.00."

On motion of Mr. Reed, the following amendment was adopted:

Amend section 104, line 5 of the printed bill, by striking the word "or" where it appears between the words "he" and "she" and insert a "comma" and also insert the words "or it" after the word "she."

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 115, in line 3 of the printed bill, by striking the word "gross."
On motion of Mr. Sims, the following amendment was adopted:

Amend section 116, line 3 of the printed bill, by inserting after figures “5183” the following: “5184, 5185.”

On motion of Mr. Reeves, the following amendment was adopted:

Amend section 110, line 16 of the printed bill, by changing the “period” to a “comma” after the word “appointed” and add the following: “unless sooner removed for cause by proper authority.”

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House bill No. 170 was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Bowman, Bradley, Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Ginn, Grass, Guie, Halsey, Harris, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn, (Walter J.), McArdle, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Mr. Speaker—69.

Those absent or not voting were: Messrs. Barlow, Berger, Black, Boyd, Brown (J. S.), Cameron, Gibson, Gilkey, Hanna, Hart, Hastings, Hawthorne, Lane, Manogue, Marshall, Master­son, McCoy, McQuesten, Rotch, Scales, Schuh, Stewart (G. A.), Wiley, Wilson, Winston, Yale, Young, Zednick—28.

The bill, having received the 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. 139, relating to tuberculosis in bovine animals.

The bill was read the second time by sections.
Mr. Perkins moved the adoption of the following amendment:

In section 2, line 7, after the word "house" in sert the words "by the owner."

The amendment was lost.

Mr. Perkins moved the adoption of the following amendment:

Section 2, beginning in line 18, strike the words: "every county agricultural expert who shall act as an appraiser as herelnabove provided shall receive his actual necessary traveling expenses in going to and returning from the place of appraisal, and"

The amendment was lost.

Mr. Perkins moved the adoption of the following amendment:

Section 2, line 24, after the word "animal" insert the words "shall have it slaughtered and"

The amendment was lost.

On motion of Mr. Mess, the following amendment was adopted:

Amend the title as follows: Strike the words "tuberculosis in bovine" after the words "relating to" and inesr in lieu thereof the words "diseases of domestic;" also, strike the words "the animal" after the words "owner for" and before the word "slaughtered" and insert the words "bovine animals;" also, insert after the word "slaughtered" and before the comma the words "by reason of being suspected of having tuberculosis."

The bill was passed to third reading and ordered engrossed.

House bill No. 113, relating to night schools.

The bill was read the second time by sections.

On motion of Mr. Hubbell, the following amendment was adopted:

Amend the title by adding before the word "amending" the following: "Relating to the powers and duties of school directors and."

The bill was passed to third reading and ordered engrossed.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker: Olympia, Wash., February 20, 1915.

The Senate has passed engrossed House bill No. 119, entitled "An act relating to the registration of voters in the State of Washington, providing the manner, method, time, and forms, thereof, providing for
the striking of names from registration rolls and amending sections 4757, 4762, 4763, 4765, 4766, 4767, 4768, 4771 and 4772 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation;"

Also, engrossed House bill No. 76, entitled "An act relating to cities of the first class and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and declaring an emergency," with the following amendments:

In section 2, line 3 of the printed bill, the same being section 2, line 5, page 1 of the original bill, between the words "bonds" and "shall" insert the following words: "including premiums, if any."

In section 2, line 6 of the printed bill, the same being section 2, line 10, page 1 of the original bill, after the word "transfer" insert the words "to the interest and redemption fund."

At the end of section 2, substitute a comma (,) for the period (.) and add "but no such bonds shall be sold for less than par;"

Also, Senate bill No. 8, entitled "An act to reserve certain state lands from sale and lease and declaring that this act shall take effect immediately;"

Also, Senate bill No. 85, entitled "An act to establish a state trout hatchery on Mineral Lake, in Lewis county, and making an appropriation therefor;"

Also, Senate bill No. 239, entitled "An act relating to the duties of the clerk of the supreme court of the State of Washington;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Renick moved that the House concur in the Senate amendments to House bill No. 76.

The roll was called, and the House concurred in the Senate amendments to House bill No. 76 by the following vote: Yeas, 68; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Bowman, Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn, (Walter J.), McArdle, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Mr. Speaker—68.
Those absent or not voting were: Messrs. Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Cameron, Gibson, Hanna, Hart, Hastings, Hawthorne, Lane, Manogue, Marshall, Masters­son, McCoy, McQuesten, Reed, Rotch, Scales, Schuh, Stevens, Stewart (G. A.), Wilson, Winston, Yale, Young, Zednick—29.

The speaker announced that House bill No. 53 had been de­livered to the governor by the chief clerk.

On motion of Mr. Grass, the House adjourned until 1:00 p. m., Tuesday, February 23, 1915.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FORTY-FOURTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 23, 1915.

The speaker called the House to order at 1:00 p. m.

Roll call showed all members present, except Messrs. Capron, Grass, Marshall, Rotch and Young, of whom Messrs. Grass and Rotch were excused.

Prayer was offered by Rev. N. M. Temple, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 238: Do pass as amended.

House bill No. 142: Majority, do pass as amended; minority, do not pass.
REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker: Olympia, Wash., February 23, 1915.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 119, 76 and 183, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.

MESSAGES FROM THE SENATE.

Mr. Speaker: Olympia, Wash., February 23, 1915.

The president has signed enrolled Senate bill No. 98, entitled "An act relating to temporary loans and transfers of money in state funds and declaring that this act shall take effect immediately;"

Also, enrolled Senate bill No. 108, entitled "An act relating to insurance and amending section 6059-45 of Remington & Ballinger's Annotated Codes and Statutes of Washington by adding thereto a section known as 45-A providing for appeals from decisions of the insurance commissioner and providing certain penalties;"

Also, enrolled Senate bill No. 153, entitled "An act relating to social organizations in the National Guard of Washington and amending section 7238, Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 153, entitled "An act relating to temporary loans and transfers of money in state funds and declaring that this act shall take effect immediately;"

Also, the Senate has passed House bill No. 183, entitled "An act relating to the construction of bridges and trestles, etc.;"

And the same are herewith transmitted.

Frank M. Dallam, Jr., Secretary of the Senate.

The speaker announced that he was about to sign House bill Nos. 76, 183, 119; Senate bills Nos. 34, 98, 108, and 153, and Senate joint memorial No. 2.

FIRST READING OF SENATE BILLS.

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

Senate bill No. 8, by Senator Brown: An act to reserve certain state lands from sale and lease and declaring that this act shall take effect immediately.

Referred to Committee on State, School and Granted Lands.
Senate bill No. 85, by Senators Leonard, Metcalf, Fairchild, Davis (W. S.), White, Jones, Kleeb, Imus, Stevenson and French: An act to establish a state trout hatchery on Mineral Lake in Lewis county, and making an appropriation therefor.

Referred to Committee on Game and Game Fish.

Senate bill No. 239, by Judiciary Committee: An act relating to the duties of the clerk of the supreme court of the State of Washington.

Referred to Committee on Judiciary.

Senate joint memorial No. 3, by Senator Campbell: Memorial requesting removal of certain handicaps to commerce and railroads of the State of Washington incidental to present operation of the United States immigration service.

Referred to Committee on Memorials.

The lieutenant governor, being within the bar of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Harris and Hawthorne.

James McNeely, member of the House during the session of 1911, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Barlow and Reed.

SECOND READING OF BILLS.

Substitute House bill No. 111, making counties, cities, towns, school districts and other municipal corporations subject to garnishment.

The bill was read the second time by sections.

On motion of Mr. Yale, the following amendment was adopted:

Amend section 1, line 2 of the printed bill, by striking out the words “in aid of execution.”

Mr. Murphine moved the adoption of the following amendment:

Amend section 6, line 3, by adding after word “action,” “on an account for necessaries contracted for within six months prior to the commencement of the suit.”

The amendment was lost.
Mr. Fleet moved to suspend the rules and place the bill on final passage.

The motion was lost.

House bill No. 109, authorizing cities and towns to acquire water rights for irrigation and domestic purposes.

The bill was read the second time by sections.

On motion of Mr. Sawyer, the following amendment was adopted:

In section 2, line 2 of printed bill, insert after word "for" the words "a water right or."

On motion of Mr. Heinly, the following amendments were adopted.

Amend section 5 by striking all of that portion after the word "of" in line 24 of said section, down to and including the word "thereof" in line 29 of the original bill and inserting in lieu thereof the following: "Section 7892-1 to Section 7892-72, both inclusive, of Rem. & Bal. Code."

Amend section 7 of said bill by striking the following from the first line thereof: "Chapter 111, Session Laws of 1911," and insert in lieu thereof the following: Section 8010-1, to 8010-7, both inclusive, of Rem. & Bal. Code."

Amend the title thereof by striking the following: "Chapter 111 of Session Laws of 1911 and declaring an emergency" and insert in lieu thereof the following: "Sections 8010-1 to 8010-7, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring that this act shall take effect immediately."

The speaker called Mr. Wilson to the chair.

Mr. McQuesten moved that the bill be re-referred to the committee for correction, and that it retain its place on the calendar on second reading.

There being no objection, it was so ordered.

House bill No. 172, relating to dikes and drains and enlarging the powers of diking districts.

The bill was read the second time by sections.

On motion of Mr. Heinly the following amendments were adopted:

Amend the title by striking therefrom the following: "One of chapter 95 of the Laws of 1907. And amending section 4157 of Rem.
and Bal. Co. and Stat. of Wn," and insert in lieu thereof the following: "4097 Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amend: After the words "Section 1" where is first appears, strike the balance of the section down to and including the words "Section 7" where it last appears in said section and insert in lieu thereof the following: "That section 4097 Rem. & Bal. Code be amended to read as follows: "Section 4097."

The bill was passed to third reading and ordered engrossed.

House bill No. 151, relating to road in Okanogan county.

The bill was read the second time by sections, and passed to third reading.

House bill No. 208, relating to the issuance and sale of irrigation district bonds.

The bill was read the second time by sections, and passed to third reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 23, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 76, entitled "An act relating to cities of the first class and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and declaring an emergency;"

Also, enrolled House bill No. 119, entitled "An act relating to the registration of voters in the State of Washington, providing the manner, method, time, and forms thereof, providing for the striking of names from registration roll and amending sections 4757, 4762, 4763, 4765, 4766, 4767, 4768, 4771 and 4772 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violations;"

Also, enrolled House bill No. 183, entitled "An act relating to the construction of bridges and trestles, and amending section 7868 of Remington & Ballinger's Code and declaring that this act shall take effect immediately;

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
House bill No. 209, fixing the salary of attorney general.

Mr. Bucklin moved that the bill be re-referred to the Committee on Compensation and Fees for State and County Officers.

The motion prevailed.

House bill No. 210, making investigation for clam beds.

The bill was read the second time by sections and passed to third reading.

Substitute House bill No. 89, by Committee on Banks and Banking, relating to weighing and inspection of grain.

The bill was read the second time by sections.

Mr. Murphine moved the adoption of the following amendment:

Section 16, after the word "grain" in line 2 insert "or as applying to any municipally-owned elevator or warehouse."

The amendment was lost.

Mr. Webster moved that the bill be re-referred to the Committee on Harbors and Waterways.

The motion was lost.

The bill was passed to third reading.

The chief clerk delivered to the governor House bills Nos. 76, 183 and 119.

House bill No. 184, relating to the improvement of lands.

The bill was read the second time by sections.

Mr. Mess moved the adoption of the following amendment:

Amend section 1 as follows: After the words "Section 1" strike the remainder of the section and insert "Sections 3139-24, 3139-32, 3139-35, 3139-41 and 3139-44 of Rem. & Bal. Code are hereby repealed."

The amendment was lost.

The bill was passed to third reading.

House bill No. 186, relating to the employment of clerks.

The bill was read the second time by sections and passed to third reading.

House bill No. 187, relating to costs in justice courts.

The bill was read the second time by sections and passed to third reading.

House bill No. 188, relating to the service of complaint and notices issued out of justice of peace courts.
The bill was read the second time by sections and passed to third reading.

House bill No. 191, relating to the recovery of damages.
Mr. Winston moved that the bill be indefinitely postponed.
The motion was lost.
Mr. Conner raised the point of order that the bill had never been referred to the Judiciary Committee for action.
The chair held the point not well taken.
Mr. Hogan moved that the bill be re-referred to the Judiciary Committee.
The motion was lost.

Mr. Hastings moved to suspend the rules and place the bill on final passage.
The motion was lost.
The bill was read the second time by sections.
Mr. Winston moved the adoption of the following amendment.
Add to the end of section 1 "not exceeding the actual pecuniary loss."
The amendment was lost.
Mr. Hastings moved to suspend the rules and place the bill on final passage.
The motion was lost.

The bill was passed to third reading.
House bill No. 199, relating to the entry of default judgments.
The bill was read the second time by sections and passed to third reading.

Substitute House bill No. 78, relating to consolidated school districts.
The bill was read the second time by sections.
Mr. Timblin moved the adoption of the following amendment:
Amend section 1 by striking lines 3 and 4 to and including "may" and insert in lieu thereof the following:
"Upon receipt of a petition signed by five heads of families, requesting the consolidation of two or more adjoining districts in the same county, the county superintendent shall call a special election of the voters of such school districts at some convenient place, by posting written or printed notices in like manner as is provided for calling annual school district elections, and said notices shall state the object for which the election is called."
"If a majority of the voters of each district shall vote to consolidate, the clerk of each district so proposing to consolidate, shall within 10 days after the election notify the county superintendent of the holding of and the result of the election and the county superintendent shall, immediately after receipt of said notice."

Strike the last sentence of section 1.

On motion of Mr. Davis, the previous question was ordered. The amendment was adopted.

The House adjourned until 11:00 a.m., February 24, 1915.

C. R. Maybury,  
Chief Clerk.

W. W. Conner,  
Speaker.

FORTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Wednesday, February 24, 1915.

The speaker called the House to order at 11 a.m.
Roll call showed all members present except Messrs. Hill, Hull, Rotch and Watt, of whom Mr. Rotch was excused.
Prayer was offered by Rev. N. M. Temple of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., February 23, 1915.

Mr. Speaker:

We, your Committee on Dairy and Livestock, to whom was referred House bill No. 93, entitled "An act relating to the assessment and taxation of livestock, the division of such taxes between counties, the duties of owners of livestock, repealing section 9119 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for the violation thereof," have had the same under considera-
FORTY-FIFTH DAY

We, your Committee on Insurance, to whom was referred House bill No. 244, entitled "An act relating to insurance and amending section 6059-178, Remington & Billinger'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.

C W. SCHUH, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 3, "Memorial requesting removal of certain handicaps to commerce and railroads of the State of Washington incidental to present operation of the United States immigration service," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROLAND H. HARTLEY, Chairman.

We concur in this report: Chas. I. Roth, J. F. Jarvis, C. L. Babcock, John L. Wiley.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred Senate bill No. 127, entitled "An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof and amending section four (4) of chapter two hundred and eleven of the Session Laws of 1907, being section 5456 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.

GEO. H. WATT, Chairman.


Senate bill No. 70; Minority, do pass; majority, de indefinitely postponed.

House bill No. 127; Do pass as amended.

Senate bill No. 166: Do pass as amended.
MESSAGES FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., February 24, 1915.

The Senate has passed Senate joint memorial No. 11, "Relating to the opening of roads in Yellowstone National Park for automobile travel;"

Also, engrossed Senate bill No. 300, entitled "An act relating to "public utilities," the franchises and authority for their construction, maintenance and operation, the rights and duties of owners and operators thereof, and all persons, companies and corporations operating or seeking to acquire or continue the right to own and operate the same, and conferring certain powers and imposing certain duties on the public service commission in respect thereto and providing that this act shall be referred to the people for their approval or rejection at the next general election in November, 1916;"

Also, the Senate has passed engrossed Senate bill No. 96, entitled "An act for the regulating and practice of midwifery and providing for the examination and licensing of applicants and providing penalties for violation of this act;"

Also, engrossed Senate bill No. 214, entitled "An act relating to insurance, and amending section 32 of chapter 49 of the Laws of 1911;

Also, engrossed Senate bill No. 226, entitled "An act relating to the naming of farms, and providing penalties for the violation thereof;

Also, engrossed Senate bill No. 229, entitled "An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committee men, amending sections 4804, 4807, 4809, 4810, 4811, 4819, 4826, 4843, and repealing section 4841 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, and providing penalties for its violation;"

And the same are herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

FIRST READING OF SENATE BILLS.

The following Senate bills were read first time by title, and referred to the committees indicted:

Engrossed Senate bill No. 226, by Senator Kleeb: An act relating to the naming of farms, and providing penalties for the violation thereof.

Referred to Committee on Agriculture.

Engrossed Senate bill No. 229, by Committee on Elections and Privileges: An act relating to, regulating and providing
for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committeemen, amending sections 4804, 4807, 4809, 4810, 4811, 4819, 4826, 4843, and repealing section 4841 of Rem. & Bal. Code, and providing penalties for its violation.

Referred to Committee on Privileges and Elections.

Engrossed Senate bill No. 300, by Public Utilities Committee (no recommendation): An act relating to "public utilities," the franchises and authority for their construction, maintenance and operation, and the rights and duties of owners and operators thereof, and all persons, companies and corporations owning, operating or seeking to acquire or continue the right to own and operate the same, and conferring certain powers and imposing certain duties on the public service commission in respect thereto and providing that this act shall be referred to the people for their approval or rejection at the next general election in November, 1916.

Referred to Committee on Railroads.

Senate joint memorial No. 11, by Senator Nichols: Relating to the opening of roads in Yellowstone National Park for automobile travel.

Referred to Committee on Memorials.

Engrossed Senate bill No. 214, by Senator Palmer: An act relating to insurance, and amending section 32 of chapter 49 of the Laws of 1911.

Referred to Committee on Insurance.

Engrossed Senate bill No. 96, by Senator Ghent: An act for the regulation of the practice of midwifery and providing for the examination and licensing of applicants and providing penalties for violations of this act.

Referred to Committee on Medicine, Surgery, Dentistry and Hygiene.
On motion of Mr. Winston, the rules were suspended and the House took up the introduction and first reading of bills.

**INTRODUCTION AND FIRST READING OF BILLS.**

The following bills were introduced, read first time by title, and acted upon as indicated:

House bill No. 262, by the Judiciary Committee: An act relating to wills, the administration and settlement of estates of deceased persons, the guardianship and administration of estates of minors, and amending sections 1321, 1443, 1444, 1470, 1472, 1626 and 1645.
Passed to second reading.

House bill No. 263, by the Judiciary Committee: An act relating to crimes and punishments and amending sections 2370, 2527 and 2601 of Rem. & Bal. Code.
Passed to second reading.

House bill No. 264, by the Judiciary Committee: An act relating to procedure in civil actions and amending sections 464, 467, 486, 495, 675 and 1141 of Rem. & Bal. Code.
Passed to second reading.

House bill No. 265, by Judiciary Committee: An act relating to appearances in probate proceedings.
Passed to second reading.

House bill No. 266, by the Judiciary Committee: An act relating to bail and deposit money in lieu thereof and providing the qualifications, manner of justification, exoneration, and rights and liabilities thereof, and amending sections 1956 and 2310 and repealing sections 748 to 777 inclusive, and section 2078 of Rem. & Bal. Code.
Passed to second reading.

House bill No. 267, by the Judiciary Committee: An act relating to descent of real property and amending section 1341 of Rem. & Bal. Code.
Passed to second reading.
House bill No. 268, by the Judiciary Committee: An act providing for a physical examination of plaintiff's in actions to recover damages for injuries to the person.

Passed to second reading.

SECOND READING OF SENATE BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 16, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 50, entitled "An act relating to the practice of modes of treating the sick or afflicted and amending section 8397½ 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 amendment: Strike the title and insert in lieu thereof the following: "An act relating to unprofessional conduct of physicians and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Section 8, line 5 of the engrossed bill, after the word "action" insert the following: Provided, That nothing herein shall be construed to prevent any licensed practitioner from testifying against any other licensed practitioner in any action for alleged malpractice."

Strike the title and insert in lieu thereof the following: "An act relating to unprofessional conduct of physicians and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Section 8, line 5 of the engrossed bill, after the word "action" insert the following: "Provided, That nothing herein shall be construed to prevent any licensed practitioner from testifying against any other licensed practitioner in any action for alleged malpractice."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

Senate bill No. 162: Relating to the validation and funding of certain warrants.

The bill was read the second time by sections.
On motion of Mr. Wilson, the following amendment was adopted:

Amend section 1, line 1 of the printed bill, after the word “city” add the following: “excepting cities of the first class.”

Mr. Reeves moved the adoption of the following amendment:

Amend by striking out section 3.

The amendment was lost.

On motion of Mr. Wilson the following amendment was adopted:

Amend the title by inserting after the word “cities” the following: “excepting cities of the first class.”

The bill was passed to third reading and ordered engrossed.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed House bill No. 48, entitled “An act for the purchase of the interest of Asotin county in the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, and appropriating the sum of thirty-five thousand dollars from the public highway fund;”

Also, engrossed House bill No. 43, entitled “An act relating to interstate bridges and providing for the granting of franchises thereon and the collection and expenditure of tolls therefor,” with the following amendments:

On page 1, line 22, section 1 of the engrossed bill, being page 1, line 14 of the printed bill, strike the word “exclusive” and after the word “franchise” insert the following: “except such as contain adequate common user provisions.”

Add a new section to be known as section 8, as follows:

“Section 8. The foregoing provisions of this act shall not apply to bridges located upon state highways and not originally constructed by any public authorities but acquired by the state or local subdivisions thereof by purchase jointly with adjoining states or local subdivisions thereof. Such interstate bridges upon state highways so acquired by purchase shall be controlled, operated and maintained by the state highway board jointly with the public authorities within any adjoining state having the control of any portion of such bridges. The income from, and expenses of operation and maintenance of, such structures shall be apportioned between the joint owners according to such arrangements as have been or may be made by the state highway board. Franchises
for the use of such bridges by electric railways and other utilities shall be granted by the public service commission acting in agreement with the public authorities having control of the portion of such structures outside this state. Such franchise shall contain adequate common user provisions and shall not be exclusive and no franchise shall be granted for a longer period than twenty-five years.”

And the same are herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of State.

Mr. McCoy moved that the House concur in the Senate amendments to House bill No. 43.

The roll was called and the House concurred in the Senate amendments to House bill No. 43 by the following vote: Yeas, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Black, Bowman, Boyd, Brown, (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Parkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—84.

Voting nay: Brown (J. S.)—1.

Those absent or not voting were: Messrs. Babcock, Berger, Bradley, Capron, Davis, Hartley, Lowman, McArdle, Rotch, Sims, Urquhart, Webster—12.

Senate bill No. 201, by Committee on State, School, Granted and Tide Lands: Relating to the leasing of lands and tide shore lands.

The bill was read the second time by sections.
On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1, line 7 of the printed bill, by adding thereto the following: "Provided, however, If said lands are not used for mining and are used for other purposes the lease or contract shall be immediately cancelled."

Passed to third reading and ordered engrossed.

The speaker called Mr. Halsey to the chair.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1915.

We, your Committee on Judiciary, to whom was referred Senate bill No. 18, entitled "An act providing for the legalization of all publications of summonses, processes and notices heretofore made, the publication of which occurred in whole or in part on any legal holiday, and hereafter permitting publication in any newspaper of all summonses, processes and notices in any legal proceeding on any legal holiday," 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 line 7 of section 2 of the original bill, after the word "holiday," insert the following: "Provided, That nothing herein shall be construed to permit any such publication in any paper in which the same cannot now be legally published."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections, the committee amendment was adopted and the bill was passed to third reading and ordered engrossed.

Senate bill No. 203: An act for the relief of Albert S. Wells and William V. Green.

The bill was read the second time by sections and passed to third reading.

Senate bill No. 231: Relating to the extension of time in which to remove timber on state, school and granted lands.

The bill was read the second time by sections.
Mr. Robe moved the adoption of the following amendments:

After the word “of” in line 4, strike all matter to the semicolon after the word “acre” and insert therein the words “twenty cents per thousand feet of timber thereon.”

The amendment was lost.

On motion of Mr. Reed, the following amendment was adopted:

Amend section 1, line 3 of the printed bill, after the words “year to year” insert the following: “up to and including ten years from the date of the original sale by the state.”

The bill was passed to third reading and ordered engrossed.

SENATE AMENDMENTS TO HOUSE BILLS.

MR. SPEAKER:

The Senate has passed substitute House bill No. 56 entitled “An act relating to contractors and bonds upon public work and amending sections 1159 and 1161 of Remington & Ballinger’s Annotated Codes and Statutes of Washington,” with the following amendments:

“In section 2, line 14 of the printed bill, the same being line 25 of page 2 of the original bill, immediately preceding the word “board,” insert the words ‘affirmative action of.’

“In section 2, line 15 of the printed bill, the same being line 26 of page 2 of the original bill, after the word ‘trustees’ insert the word ‘officer.’

“In section 2, line 32 of the printed bill, the same being line 20 of page 3 of the original bill, after the word ‘person’ insert the following: ‘and in any suit or action brought against such surety or sureties by any such person or corporation to recover for any of the items hereinafter specified, the claimant shall be entitled to recover in addition to all other costs, attorney’s fees in such sum as the court shall adjudge reasonable; Provided, however, That no attorney’s fees shall be allowed in any suit or action brought or instituted before the expiration of thirty days following the date of filing of the notice hereinbefore mentioned.’

“Add a new section to be known as section 3 as follows: ‘Section 3. This act is necessary for the immediate preservation of the public safety and support of the state government and its existing public institutions, and shall take effect immediately.’

“At the end of the title add the words ‘and declaring an emergency.’”; and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
Mr. Wilson moved that the House concur in the Senate amendments to House bill No. 56.

The roll was called and the House concurred in the Senate amendments to House bill No. 56 by the following vote: Yeas, 77; nays, 1; absent or not voting, 19.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (J. T.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, Master­son, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young—77.

Voting nay: Reeves—1.

Those absent or not voting were: Messrs. Babcock, Black, Catlin, Comstock, Davis, Hart, Hastings, Hull, Lowman, Lum (C. E.), McArdle, Rotch, Scales, Sims, Smith (J. H. T.), Urquhart, Webster, Zednick, Mr. Speaker—19.

On motion of Mr. Reed, the House took a recess to 2 p. m.

AFTERNOON SESSION.

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

Roll call showed all members present except Messrs. Hull, Rotch and Smith (J. H. T.), of whom Messrs. Rotch and Smith were excused.

COMMUNICATION FROM THE GOVERNOR.

The following communication from the governor was read by the clerk:
STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 24, 1915.

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

GENTLEMEN: I have the honor to transmit to you herewith, contained in copy of a telegram addressed to me by the Secretary of State of Oregon, the text of a resolution adopted by the Legislative Assembly of the State of Oregon as Senate joint memorial No. 6 of that assembly.

The resolution relates to the waterpower development policy of the Federal government and a plan for a conference, in Portland, Oregon, of the governors and other representatives of the so-called public land states, to consider such policy.

Respectfully submitted,

ERNEST LISTER, Governor.

The communication referred to was referred to the Committee on Water Rights Other than Irrigation.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

We, your Committee on Judiciary, to whom was referred House bill No. 167, entitled "An act relating to the limit of county indebtedness and amending section 5085 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 indefinitely postponed.

ALEX M. WINSTON, Chairman.


The report was adopted.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

We, your Committee on Judiciary, to whom was referred House bill No. 256, entitled "An act relating to the collection and disposition of fees by county officers and judges of the superior court, and amending section 4066 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 indefinitely postponed.

ALEX M. WINSTON, Chairman.


The report was adopted.
We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 216, entitled "An act fixing the salaries of the county assessors of the state of Washington and providing for the employment of expert assistants by the board of county commissioners," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. C. L. Babcock, Chairman.


On motion of Mr. Babcock, the bill was indefinitely postponed.

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 219, entitled "An act relating to the expenses of state inspectors, and amending section 8356 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. C. L. Babcock, Chairman.


We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 165, entitled "An act relating to inspection and supervision of public offices and amending section 8354 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. C. L. Babcock, Chairman.


We, your Committee on Insurance, to whom was referred Senate bill No. 214, entitled "An act relating to insurance, and amending section 32 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. C. W. SCHUH, Chairman.

We concur in this report: John R. Wilson, Stephen A. Hull, E. L. Farnsworth, Chas. Timblin, Frank H. Renick, J. H. Davis, L. J. Morrison.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER: OLYMPIA, WASH., February 24, 1915.

We, your Committee on Insurance, to whom was referred House bill No. 258, entitled "An act relating to insurance and amending section 100 of the "Insurance Code," the same being section 6059-100 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.

C. W. SCHUH, Chairman.

We concur in this report: Wm. Scales, John R. Wilson, E. L. Farnsworth, Chas Timblin, Wm. Scales, Frank H. Renick, L. J. Morrison.

HOUSE OF REPRESENTATIVES,


We, your Committee on Judiciary, to whom was referred House bill No. 153, 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.

ALEX M. WINSTON, Chairman.


House bill No. 166: Majority, do not pass; minority, do pass.

House bill No. 62: Majority, do pass; minority, be indefinitely postponed.

House bill No. 189: Do pass as amended.

Mr. James Cameron, member of the House at the sessions of 1909 and 1911, was, at the invitation of the speaker, invited to a seat upon the rostrum by Messrs. Croft and Young.

Mr. John McReavy, member of the constitutional convention and of the House at the session of 1889 was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Reed and Brown (J. S.).

13—H.
Mr. Dix H. Rowland, member of the House at the session of 1913, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Heinly and McQuesten.

The House resumed the second reading of Senate bills.

Senate bill No. 63: Relating to elections in diking districts.

On motion of Mr. McQuesten, Senate bill No. 63 was passed over to retain its place and come up on the next Senate calendar.

Senate bill No. 196: Relating to insane persons and investigation of same.

The bill was read the second time by sections, and passed to third reading.

Senate bill No. 211: Relating to claims for damages.

The bill was read the second time by sections, and passed to third reading.

The speaker called Mr. Kelly (Guy E.) to the chair.

Senate bill No. 39: Relating to the transfer of territory from one school district to another.

The bill was read the second time by sections, and passed to third reading.

House of Representatives,
Olympia, Wash., February 18, 1915.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred Senate bill No. 238, entitled "An act relating to and regulating the sale of eggs, providing for the classification, labeling and marking thereof and providing penalties for violation hereof," 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 7, section 3 of original bill, being line 5, section 3 of printed bill, after the word "paragraph" strike the letter "b" and substitute the letter "c" therefor.

Strike section 5 and insert in lieu thereof, "Every person who shall violate any provision of this act shall be guilty of a misdemeanor."

Daniel E. Gilkey, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.
Mr. McQuesten moved the adoption of the following amendment:

At end of line 10 of printed bill strike the period and insert a comma and add the words “and each egg shall be plainly branded or stamped ‘foreign’.”

The amendment was lost.

Mr. Wiley moved the adoption of the following amendment:
In section 1, line 3, strike “ninety” and insert in lieu thereof “ten.”

Mr. Hull moved to amend the amendment by inserting the word “thirty” in place of the word “ten.”
Mr. Wiley accepted the amendment.

On motion of Mr. Morrison, the previous question was ordered.

The amendment as amended was lost.

Mr. Wiley moved the adoption of the following amendment:
Amend section 1, line 11, by adding after the word “foreign” the words “or storage;” also in line 13, after the word “eggs,” strike the period and add, “We use storage eggs,” as the case may be.

On motion of Mr. Grass, the previous question was ordered.
The amendment was lost.

Mr. Reeves moved the adoption of the following amendment:
Amend section 1 by converting the period into a comma after the word “storage” in line 3, and add the following: “and words or figures plainly showing the length of time the eggs have been stored.”

On motion of Mr. Grass, the previous question was ordered.
The amendment was lost.

Mr. Reeves moved that the motion by which the amendment was lost be reconsidered.
The chair held the motion out of order.
The bill was passed to third reading and ordered engrossed.
The speaker resumed the chair.

Senate joint memorial No. 3, by Senator Campbell: Relating to requests for removal of certain handicaps to commerce and railroads of the State of Washington, incidental to present operation of the United States immigration service.

The memorial was read in full the second time, and, on motion of Mr. Manogue, the rules were suspended, the second reading considered the third, Senate joint memorial No. 3 was placed
upon final passage and passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—80.


Those absent or not voting were: Messrs. Anderson, Duncan, Hill, McCoy, McQuesten, Nickle, Reed, Rotch, Smith (J. H. T.), Smith (Maurice), Tonkin, Urquhart—12.

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

On motion of Mr. Davis, the House took a recess to 7:30 p. m.

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EVENING SESSION.

The speaker called the House to order at 7:30 p. m.

Roll call showed all members present except Messrs. Rotch and Smith (J. H. T.), who were excused.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Olympia, Wash., February 24, 1915.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 48, 43 and 56, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 118, entitled "An act vesting in the boards of county commissioners certain legislative powers conferred upon counties by section 11 of article XI of the constitution, prescribing the method of enacting and enforcing by-laws and defining the powers and duties of prosecuting attorneys, sheriffs, constables and justices of the peace in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed. ALEX M. WINSTON, Chairman.


Mr. Winston moved the adoption of the report.

The motion was lost and the bill passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Dikes, Drains and Drainage, to whom was referred House bill No. 201, entitled "An act relating to the formation and organization of diking districts, providing for the assessment of tide lands of the state within such districts and repealing section 4100 of Rem. & Bal. Codes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. WM. SCALES, Chairman.

We concur in this report: Tom Brown, C. E. Lum, T. J. Kelly, J. R. Catlin, Frank H. Manogue.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Dikes, Drains and Drainage, to whom was referred House bill No. 164, entitled "An act relating to drainage and drainage districts, and providing for assessments according to the benefits, and amending section 4149, Rem. & Bal. Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. WM. SCALES, Chairman.

We concur in this report: Tom Brown, C. E. Lum, T. J. Kelly, J. R. Catlin, Frank H. Manogue.
Mr. Speaker:

We, your Committee on Public Morals, to whom was referred House bill No. 240, entitled "An act establishing a bureau for the identification of persons arrested, persons in custody, persons who shall have escaped from custody, persons who shall have been paroled or pardoned, and other persons for whose arrest warrants shall have been issued, 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.

Frank H. Manogue, Chairman.

We concur in this report: A. C. Sly, F. D. Yale, A. R. Stratton.

The House resumed the second reading of Senate bills.

Mr. Speaker:

We, a minority of your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred Senate bill No. 70, entitled "An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, describing penalties for the violation of this act, making an appropriation from the funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Mr. Speaker:

We, a majority of your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred Senate bill No. 70, entitled "An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith," have had the same
under consideration, and we respectfully report the same back to the
House with the recommendation that it be indefinitely postponed.

V. J. CAPRON, Chairman.

We concur in this report: W. E. Gibson, Fred W. Hastings, C. G.
Black.

On motion of Mr. Davis, the following amendment was
adopted:

In section 1, lines 10 and 11, of the original bill, same being lines
7 and 8 of the printed bill, strike the following: "and shall have prac­ticed drugless therapeutics in the State of Washington for not less
than three (3) years."

Mr. Black moved the adoption of the following amendment:

Section 1, line 4, strike period and add, "one clairvoyant, one
palmist, one trance medium, one astrologist, one fortune teller and one
manicurist."

On motion of Mr. Davis, the previous question was ordered.
The amendment was lost.

Mr. Black moved the adoption of the following amendment:

Line 10, section 1, after the word "chartered," add "or correspond­ent."

The amendment was lost.

Mr. Hastings moved the adoption of the following amend­ment:

In line 10 of printed bill and line 15 of mimeograph copy insert
after word "colleges," "and have completed a residence course of three
entire sessions of thirty-six weeks, each at said college."

The amendment was lost.

On motion of Mr. Davis, the following amendments were
adopted:

In section 3, lines 10, 11 and 12 of the original bill, same being
lines 7 and 8 of the printed bill, strike the following: "and shall
prove that he or she has practiced drugless therapeutics continuously
in this state for the last two years."

In section 3, in the third line of page 3 of the original bill, add
"electrotherapy" as an additional subject for examination by insert­ing
the word "electrotherapy" after the word "hydrotherapy."

At the end of section 3 add the following: "Continuous practice
as herein provided shall be construed to apply to drugless physicians
who have actually been treating the sick or afflicted in this state even
though said practitioners have not received a license under the pres­ent
medical laws of this state."
Mr. Black moved the adoption of the following amendment:
Section 3, line 33, after "apy" insert "pathology, bacteriology, chemistry, toxicology and diagnosis."

The speaker resumed the chair.
On motion of Mr. Harris, the previous question was ordered.
The amendment was lost.

Mr. Grass moved the adoption of the following amendment:
Amend section 3, line 26 of printed bill, after the word "manipulation" strike period and insert following: "Provided, The examination in anatomy, physiology and hygiene shall be substantially the same as the examination given by the board of medical examiners of this state."

The amendment was lost.
On motion of Mr. Davis, the following amendments were adopted:
In section 4, line 3, page 5 of the original bill, same being line 16 of the printed bill, after the word "diploma" insert the following: "except as herein otherwise provided."
Strike section 5 and renumber subsequent sections.

The speaker announced that he was about to sign House bills Nos. 48 and 48 and substitute House bill No. 56.

Mr. Phil S. Locke, member of the House at the session of 1909 and 1911 was, at the invitation of the speaker, escorted to the rostrum by Messrs. Fleet and Anderson.

There being no objection, the Committee on Municipal Corporations of the First Class was permitted to retire from the House.

On motion of Mr. Davis, the following amendment was adopted:
In section 10, strike subdivision 9 and substitute in lieu thereof the following:
"Ninth. Wrongfully encouraging or conspiring with any person to bring or cause to be brought any action in any court against any licensed practitioner for alleged malpractice, or agreeing with any person for a share or part of any sum of money to be recovered in such action: Provided, That nothing herein shall be construed to prevent any licensed practitioner from testifying against any other licensed practitioner in any action for alleged malpractice."
Mr. Masterson moved the adoption of the following amendment:
In section 11, line 8, after the word “Christian” insert “or mental.”
The amendment was lost.

Mr. Weldon moved the adoption of the following amendment:
Amend section 11, lines 8 and 9, by striking the remainder of the section after the word “scientists.”
The amendment was lost.

On motion of Mr. Davis, the following amendment was adopted:
At the end of section 14 as passed by the Senate add the following: “or D. O."

Mr. Black moved the adoption of the following amendment:
(1) Add the following section to the bill:
“Sec. 18. 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, 1916, and this act is hereby referred to the people for their approval or rejection at said general election in 1916 and shall be submitted to the people in the manner provided by law.”

Mr. Black demanded a call of the House.
The demand was lost.

Mr. Hill arose to the point of order that a referendum had never been attached on the floor of the House; that he did not think it could be attached on second reading.
The speaker declared that the point of order was not well taken.

On motion of Mr. Davis, the previous question was ordered.
The amendment was lost on a viva voce vote.
Mr. Black demanded a roll call.
The demand failed.

Mr. Wiley moved the adoption of the following amendment:
Amend section 14 by adding after the word “doctor,” in line 7, the word “physician.”
The amendment was lost.
The bill was passed to third reading and ordered engrossed.
SENNATE AMENDMENTS TO HOUSE BILLS.

OLYMPIA, WASH., February 25, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 81, entitled: "An act relating to the establishment of water districts, amending sections 2 and 3 of chapter 161 of the Laws of 1913, declaring this act necessary for the immediate preservation of the public health, and providing that it shall take effect immediately;" also

Engrossed House bill No. 133, entitled: "An act relating to ferries in adjoining states and the power of counties to contribute to the construction and maintenance thereof," with the following amendment: In page 1, section 1, line 3 of the engrossed bill, being page 1, section 1, line 2 of the printed bill, after the word "county" insert the following: "or connecting such county with such adjoining state;"

Also Senate bill No. 240, entitled: "An act relating to insurance and actions on insurance policies, and amending chapter 49 of the Session Laws of 1911, by adding thereto a new section to be known as section 106-A;" also

House bill No. 130, entitled: "An act authorizing the construction of a dam for diking and drainage purposes across Mill or McAllister creek in Thurston county, providing for a hearing thereon and for compensation to persons injured thereby."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Hanna moved that the House concur in the Senate amendments to House bill No. 133.

The roll was called, and the House concurred in the Senate amendments to House bill No. 133 by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton,

Those absent or not voting were: Messrs. Babcock, Capron, Crawford, Grass, Hill, Hubbell, Kelly (Albert A.), Lane, Lowman, Manogue, McQuesten, Reed, Roth, Rotch, Schuh, Sims, Webster—17.

Senate bill No. 237: An act relating to insurance.

The bill was read the second time by sections and passed to third reading.

Senate bill No. 214: Relating to insurance.

The bill was read the second time by sections.

On motion of Mr. Schuh, the following amendments were adopted:

Amend section 1, lines 1 and 2 of the printed bill, by striking the same and inserting in lieu thereof: “That section 6059-32 of Rem. & Bal. Code be amended to read as follows: Sec. 6059-32. Combinations and agreements prohibited.”

Amend the title by striking the same and inserting in lieu thereof, “An act relating to insurance, and amending section 6059-32, Rem. & Bal. Code.”

SECOND READING OF HOUSE BILLS.

House bill No. 122: Relating to insurance.

The bill was read the second time by sections.

Mr. Grass moved the adoption of the following amendment:

Amend section 1, line 8, by striking the word “five” and insert in lieu thereof the word “three.”

On motion of Mr. Grass, the previous question was ordered.
The amendment was adopted.

On motion of Mr. Davis, the following amendment was adopted:

Amend section 9, line 24 of the printed bill, after the words “Provided further,” strike the balance of line 24, all of line 25 and that part of line 26 including the word “located.”

On motion of Mr. Kelly (Guy E.), the following amendments were adopted:

Amend section 1, line 1 of the printed bill by striking the following words and figures: “4 of chapter 49 of the Laws of 1911” and insert in lieu thereof “6059-4 Rem. & Bal. Code.”
Amend section 1, line 2 of the printed bill by striking the figure "4" after the word "section" and insert in lieu thereof "6059-4."

Amend section 2, line 1 of the printed bill by striking the following words and figures: "6 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-6 Rem. & Bal. Code."

Amend section 2, line 2 of the printed bill by striking the figure "6" after the word "section" and insert in lieu thereof "6059-6."

Amend section 3, line 1 of the printed bill by striking the following words and figures: "13½ of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-13½ Rem. & Bal. Code."

Amend section 3, line 2 of the printed bill by striking the figure "13½" after the word "section" and insert in lieu thereof "6059-13½."

Amend section 4, line 1 of the printed bill by striking the following words and figures: "14 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-14 Rem. & Bal. Code."

Amend section 4, line 2 of the printed bill by striking the figures "14" after the word "section" and insert in lieu thereof "6059-14."

Amend section 5, line 1 of the printed bill by striking the following words and figures: "24 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-24 Rem. & Bal. Code."

Amend section 5, line 2 of the printed bill by striking the figures "24" after the word "section" and insert in lieu thereof "6059-24."

Amend section 6, line 1 of the printed bill by striking the following words and figures: "36 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-36 Rem. & Bal. Code."

Amend section 6, line 2 of the printed bill by striking the figures "36" after the word "section" and insert in lieu thereof "6059-36."

Amend section 7, line 1 of the printed bill by striking the following words and figures: "44 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-44 Rem. & Bal. Code."

Amend section 7, line 2 of the printed bill by striking the figures "44" after the word "section" and insert in lieu thereof "6059-44."

Amend section 8, line 1 of the printed bill by striking the following words and figures: "45 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-45 Rem. & Bal. Code."

Amend section 8, line 2 of the printed bill by striking the figures "45" after the word "section" and insert in lieu thereof "6059-45."

Amend section 9, line 1 of the printed bill by striking the following words and figures: "47 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-47 Rem. & Bal. Code."

Amend section 9, line 2 of the printed bill by striking the figures "47" after the word "section" and insert in lieu thereof "6059-47."

Amend section 10, line 1 of the printed bill by striking the following words and figures: "57 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-57 Rem. & Bal. Code."

Amend section 10, line 2 of the printed bill by striking the figures "57" after the word "section" and insert in lieu thereof "6059-57."
Amend section 11, line 1 of the printed bill by striking the following words and figures: "73 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-73 Rem. & Bal. Code."

Amend section 11, line 2 of the printed bill by striking the figures "73" after the word "section" and insert in lieu thereof "6059-73."

Amend section 12, line 1 of the printed bill by striking the following words and figures: "106 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-106 Rem. & Bal. Code."

Amend section 12, line 2 of the printed bill by striking the figures "106" after the word "section" and insert in lieu thereof "6059-106."

Amend section 13, line 1 of the printed bill by striking the following words and figures: "182 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-182 Rem. & Bal. Code."

Amend section 13, line 2 of the printed bill by striking the figures "182" after the word "section" and insert in lieu thereof "6059-182."

Amend section 14, line 1 of the printed bill by striking the following words and figures: "186 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-186 Rem. & Bal. Code."

Amend section 14, line 2 of the printed bill by striking the figures "186" after the word "section" and insert in lieu thereof "6059-186."

Amend section 15, line 1 of the printed bill by striking the following words and figures: "202 of chapter 49 of the Laws of 1911" and insert in lieu thereof "6059-202 Rem. & Bal. Code."

Amend section 15, line 2 of the printed bill by striking the figures "202" after the word "section" and insert in lieu thereof "6059-202."

Amend section 16 by striking lines 1 and 2 of the printed bill and insert in lieu thereof the following: "That Title XLV of Volume 3 of Rem. & Bal. Code be amended by adding thereto a section to be known as section 6059-7½, to read as follows:"

Amend section 16, line 3 of the printed bill by striking "7-A" and insert in lieu thereof "6059-7½."

Strike section 17.

Change section 18 to read section 17.

Amend section 17 by striking lines 1 and 1½ of the printed bill and insert in lieu thereof the following: "That Title XLV of Volume 3 of Rem. & Bal. Code be amended by adding thereto a section to be known as section 6059-37, to read as follows:"

Amend section 18, line 2 of the printed bill by striking "37" and insert in lieu thereof "6059-37."

Mr. Grass moved the adoption of the following amendment:

Amend section 9 at line 33 by striking period after word "him" and adding the following words: "Provided, Such agent may have an appeal to the courts and may continue to do business until such appeal is finally determined."

The amendment was lost.
Mr. Winston moved the adoption of the following amendment:

Section 9, strike in lines 31 and 32 from "or misrepresents" to "companies," in line 32.

On motion of Mr. Reed, the previous question was ordered.
The amendment was lost.

Mr. Hogan moved the adoption of the following amendment:
Amend section 9, line 31: Insert after "misrepresents" the word "willfully."
The amendment was lost.

On motion of Mr. Wilson, the following amendment was adopted:
Amend section 18, line 13 of the printed bill: Strike the word "fifty" and insert in lieu thereof the words "one hundred."

On motion of Mr. Davis, the following amendment was adopted:
Strike all of section 17.
The bill was passed to third reading and ordered engrossed.

House bill No. 149: Relating to insurance.
The bill was read the second time by sections.

On motion of Mr. Heinly, the following amendments were adopted:
Strike the title thereof and insert the following: "An act relating to insurance and amending section 6059-23 of Rem. & Bal. Code."

Amend section 1, line 1, by striking all of said line after the word "section" and add the following: "Section 6059-23 of Rem. & Bal. Code."

Amend section 1, line 2 of the printed bill, strike the words and figures "Section 23" and insert in lieu thereof "Section 6059-23."
The bill was passed to third reading and ordered engrossed.

House bill No. 244: Relating to insurance.
The bill was read the second time by sections.

On motion of Mr. Murphine, the following amendment was adopted:
Amend section 1, line 2 of the printed bill by striking the words "and is hereby."
The bill was passed to third reading and ordered engrossed.
House bill No. 258: Relating to insurance.
The bill was read the second time by sections.
On motion of Mr. Murphine, the following amendment was adopted:
Amend section 1, line 1 of the printed bill by striking the words “100 of the insurance code the same being section.”

On motion of Mr. Heinly, the following amendments were adopted:
Strike the title thereof and insert the following: “An act relating to insurance and amending section 6059-100 of Rem. & Bal. Code.”
Amend section 1, line 1 of the printed bill by striking therefrom all between the word “that” and the word “section” in said line.
Amend section 1, line 3 of the printed bill by striking therefrom the figures “100” and insert in lieu thereof the following: “6059-100. Brokerage—License Required—Agents May Exchange Business.”

The bill was passed to third reading and ordered engrossed.
Mr. Guie moved that the House adjourn until 11 a.m., February 25, 1915.
The motion was lost.

SECOND READING OF SENATE BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

MR. SPEAKER:
We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 166, entitled “An act amending section 6653 of Remington & Ballinger’s Annotated Codes and Statutes of Washington, relating to the classification and selection 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 as amended:
At the end of section 1 add the following: “provided that such of said lands as contains one million feet or more of timber to the quarter section, shall never be sold, encumbered or otherwise disposed of excepting by and with the consent of the board of regents of the University of Washington.”

VICTOR ZEDNICK, Chairman.
We concur in this report: Frank H. Renick, John R. Wilson, L. D. McArdle, C. E. Lum, Grant A. Stewart, L. J. Morrison.

The bill was read the second time by sections.
Mr. Zednick moved the adoption of the committee amendment.
Mr. Grass moved to amend the amendment by substituting the words "four million" for "one million."

Mr. Grass, with the consent of his second, withdrew his amendment to the amendment.

On motion of Mr. Morrison, the previous question was ordered.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Hall, the House adjourned to 11:30 a.m., February 25, 1915.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.

FORTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 25, 1915.
The speaker called the House to order at 11:30 a.m.

Roll call showed all members present except Messrs. Rotch and Watt, Mr. Rotch being excused.

Prayer was offered by Rev. N. M. Temple, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 25, 1915.

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

Gentlemen: I have the honor to transmit to you herewith copy of a telegram which I have received from the governor of Oregon, the
Honorable James Withycombe, relating to Senate joint memorial No. 6 of the Legislative Assembly of the state of Oregon and copy of which I transmitted to your honorable body on yesterday.

Respectfully submitted,

ERNEST LISTER, Governor.

The copy of telegram referred to was referred to the Committee on Water and Water Rights other than Irrigation.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 25, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 45, entitled "An act relating to elections and amending section 4798 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also signed House bill No. 65, entitled "An act authorizing incorporated towns to establish and maintain free public libraries and amending sections 6971 and 6974 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also signed House bill No. 66, entitled "An act relating to cities other than the first class, conferring thereon the power to accept gifts, grants and leases of property from the national government lying outside of their corporate limits and to annex the same, and validating certain attempts so to do heretofore made, and declaring that this act shall take effect immediately."

Very respectfully,

IRVIN W. ZIEGUAUS,
Secretary to the Governor.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 76, entitled "An act relating to air guns and prohibiting the sale or gift thereof to persons under the age of fifteen years," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

ALEX. M. WINSTON, Chairman.


Mr. Winston moved the adoption of the report.
On motion of Mr. Grass, the previous question was ordered.
On a rising vote, the speaker declared the report adopted.
Mr. Farnsworth demanded a roll call, and a sufficient number arising, the roll was called and Senate bill No. 76 was indefinitely postponed by the following vote: Yeas, 49; nays, 43; absent or not voting, 5.
Those voting yea were: Messrs. Adams, Barlow, Berger, Bowman, Brown (J. S.), Bucklin, Cameron, Capron, Crawford, Croft, Davis, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Heinly, Hogan, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), McArdle, Mess, Moll, Morrison, Murphine, Pearsall, Reed, Renick, Robe, Rockhill, Roth, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Tonkin, Wagner, Weldon, Wilson, Winston, Mr. Speaker—49.
Those voting nay were: Messrs. Anderson, Babcock, Black, Boyd, Bradley, Brown (Tom), Catlin, Comstock, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Hawthorne, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (T. J.), Lane, Lowman, Marshall, Masterson, McCoy, McQuesten, Nickle, Olson, Perkins, Reeves, Robinson, Sawyer, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Webster, Wiley, Yale, Young, Zednick—43.
Those absent or not voting were: Messrs. Guie, Manogue, Rotch, Schuh, Urquhart—5.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1915.

MR. SPEAKER:
The Senate has passed engrossed Senate bill No. 272, entitled "An act relating to the raising and expenditure of revenues by counties, cities, towns, townships, port districts, school districts and metropolitan park districts, requiring the adoption of a budget by each of the same, limiting the manner of the expenditures of the revenues, prescribing the manner of paying claims filed after the close of the fiscal year, providing penalties for the violation thereof, and repealing section 5, chapter 151, Laws 1913, and section 9208 to 9211, inclusive, together with the conflicting parts of section 4512, 4521, 4537, 9212 of
Remington & Ballinger's Annotated Codes and Statutes of Washington;" also

Engrossed Senate bill No. 54, entitled "An act providing for the punishment of persons intentionally taking, riding in or upon, or driving away the automobile or motor vehicle of another without the permission of the owner or person entitled to the possession thereof, and relating to the nature of proof and evidence in proceedings thereon;" also

The president of the Senate has signed enrolled House bill No. 48, entitled "An act for the purchase of the interest of Asotin county in the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, and appropriating the sum of thirty-five thousand dollars from the public highway fund;" also

Enrolled House bill No. 43, entitled "An act relating to interstate bridges and providing for the granting of franchises thereon and the collection and expenditure of tolls therefor;" and also

Enrolled substitute House bill No. 56, entitled "An act relating to contractors and bonds upon public work and amending section 1159 and 1161 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1915.

Mr. Speaker:

You Committee on Enrolled Bills, to whom was referred House bills Nos. 130, 133 and 81, have compared same with the engrossed bills and find same correctly enrolled. Respectfully submitted,

G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 129, entitled "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," have had the
same under consideration, and we respectfully report the same back to
the House with the recommendation that it be indefinitely postponed.

ALEX. M. WINSTON, Chairman.

We concur in this report: F. D. Yale, Chas. I. Roth, John W.
Hanna, W. H. Cameron, Elmer E. Halsey, Guy E. Kelly, John L. Wiley,
John R. Wilson, Robert Grass, Dan Pearsall, Victor Zednick, Maurice

On motion of Mr. Winston, the report was adopted.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 25, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was re­
ferred House bill No. 251, entitled "An act relating to public roads,
highways and bridges and the hours of labor thereon and repealing all
acts and parts of acts in conflict herewith," have had the same under
consideration, and we respectfully report the same back to the House
with the recommendation that it do pass. L. D. MCArdLE, Chairman.

We concur in this report: Phil H. Adams, A. L. Bradley, Grant A.
Stewart, E. W. Wagner, C. L. Babcock, Maurice Smith, A. C. Sly, M. C.
Harris, Elmer E. Halsey, F. A. Hart, Geo. Ginn, John Olson, M. E.
Reed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1915.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom
was referred Senate bill No. 113, entitled "An act relating to the res­
ervation of certain state lands from sale and lease," have had the same
under consideration, and we respectfully report the same back to the
House with the recommendation that it do pass.

VICTOR ZEDNICK, Chairman.

We concur in this report: C. E. Lum, Geo. McCoy, W. G. Heinly,
Grant A. Stewart, Frank H. Renick, L. J. Morrison, John R. Wilson.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was re­
ferred Senate bill No. 85, entitled "An act to establish a state trout
hatchery on Mineral lake, in Lewis county, and making an appropria­
tion therefor," have had the same under consideration, and we re­
spectfully report the same back to the House with the recommendation
that it do pass.

W. J. Lunn, Chairman.

We concur in this report: Robt. Bowman, Dan Pearsall, J. R.
Catlin, J. B. Hawthorne, Wm. N. Marshall, C. L. Babcock.
We, your Committee on Game and Game Fish, to whom was referred Senate bill No. 202, entitled "An act relating to removal of game from one state to another," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WALTER J. LUNN, Chairman.


We, your Committee on Judiciary, to whom was referred House bill No. 225, entitled "An act in relation to fees and compensation of justices of the peace and repealing section 1864 of Rem. & Bal. Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX M. WINSTON, Chairman.


We, your Committee on Judiciary, to whom was referred Senate bill No. 239, entitled "An act relating to the duties of the clerk of the supreme court 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.

ALEX M. WINSTON, Chairman.


We, your Committee on Judiciary, to whom was referred Senate bill No. 49, entitled "An act providing for the determination of inheritance taxes on the estates of deceased persons without administration,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX. M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 24, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 215, entitled "An act relating to powers of cities of the first class and amending section 7507 of Rem. & Bal Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT GRASS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 204, entitled "An act repealing chapter 114 of the Session Laws of 1913, the same being 'An act authorizing the working of persons being held under sentence in the state penitentiary upon the construction and improvement of highways, and providing for the control, management and expense of the same,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 204 be substituted, be printed and that the same do pass.

L. D. McArdle, Chairman.


On motion of Mr. McArdle, the report, as to the substitution and printing, was adopted.

Senate bill No. 72: Majority, do pass as amended; minority, without recommendation and without amendment.

Senate bill No. 283: Do pass as amended.

The speaker announced that he was about to sign House bills Nos. 81, 130 and 133.
REPORT OF SPECIAL COMMITTEE.

The report of the special committee appointed to investigate certain matters at Cheney Normal School and Feeble-Minded Institution at Medical Lake was referred to the Committee on Rules and Order.

INTRODUCTION AND FIRST READING OF BILLS.

Mr. McArdle moved that the rules be suspended and the Committee on Roads and Bridges be permitted to introduce a bill.

The motion prevailed.

House bill No. 269, by Committee on Roads and Bridges: An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways and making an appropriation from the public highway fund for the purpose of maintaining highways that have been established and constructed and declaring that this act shall take effect immediately.

Passed to second reading.

Mr. Babcock moved that the rules be suspended and the Committee on Compensation and Fees for State and County Officers be permitted to introduce a bill.

The motion prevailed.

House bill No. 270, by Committee on Compensation and Fees for State and County Officers: An act creating a commission on classification of counties and salaries of county officers, prescribing their powers and duties and making an appropriation.

Passed to second reading.

INTRODUCTION OF SENATE BILLS.

Engrossed Senate bill No. 272, by Committee on Public Revenue and Taxation: An act relating to the raising and expenditure of revenues by counties, cities, towns, townships, port districts, school districts and metropolitan park districts, requiring the adoption of a budget by each of the same, limiting the manner of expenditure of the revenues, prescribing the
manner of paying claims filed after the close of the fiscal year, providing penalties for the violation thereof, and repealing section 5, chapter 151, Laws 1913, and sections 9208 to 9211, inclusive, together with the conflicting parts of sections 4512, 4521, 4537, 9212 of Rem. & Bal. Code.

Referred to Committee on Revenue and Taxation.

Engrossed Senate bill No. 54, by Senator Sutton (W. J.): An act providing for the punishment of persons intentionally taking, riding in or upon, or driving away the automobile or motor vehicle of another without the permission of the owner or person entitled to the possession thereof, and relating to the nature of proof and evidence in proceedings thereon.

Referred to Committee on Judiciary.

Senate bill No. 240, by Senator Imus: An act relating to insurance and actions on insurance policies, and amending chapter 49 of the Session Laws of 1911, by adding thereto a new section to be known as section 106-A.

Referred to Committee on Insurance.

Senate joint resolution No. 10, by Rules Committee: Providing for committee to participate in the Dalles-Celilo canal of the Columbia river celebration, week of May 3rd to 8th, 1915.

Referred to Committee on Rules and Order.

Senate concurrent resolution No. 12, by Committee on Memorials: Relating to the appointment of a committee of five to attend conference in Portland, Oregon.

Referred to Committee on Memorials.

On motion of Mr. Sims, the House took a recess until 1:30 p. m.
The speaker called the House to order at 1:30 p.m.

Roll call showed all members present except Messrs. Duncan, Guie, Hill, Rotch and Schuh, of whom Messrs. Rotch and Schuh were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1915.

MR. SPEAKER:

The Senate has adopted the report of the special committee authorized by Senate concurrent resolution No. 7, "Relating to an investigation in connection with the location and contract for the construction of buildings for the institute of the feeble minded, near Medical Lake, also for new buildings at Cheney Normal school;" and

The president has appointed as members of the joint Sub-Judiciary Committee, recommended by the report, Senators Sharpstein, Wende and Boner;

Also, the Senate has passed Senate joint resolution No. 10, "Providing for the appointment of a committee to participate in the Dalles-Celilo canal of the Columbia river celebration, week of May 3rd to 8th, 1915;"

Also, Senate concurrent resolution No. 12, "Relating to the appointment of a committee of five to attend conferences in Portland, Oregon;"

Also, the president has signed enrolled House bill No. 81, entitled "An act relating to the establishment of water districts, amending sections 2 and 3 of chapter 161 of the Laws of 1913, declaring this act necessary for the immediate preservation of the public health, and providing that it shall take effect immediately;"

Also, enrolled House bill No. 130, entitled "An act authorizing the construction of a dam for diking and drainage purposes across Mill or McAllister creek in Thurston county, providing for a hearing thereon and for compensation to persons injured thereby;" and

Also, enrolled House bill No. 133, entitled "An act relating to ferries in adjoining states and the power of counties to contribute to the construction and maintenance thereof;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, FEBRUARY 25, 1915.

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

SIR: I have the honor to advise you that the governor has today vetoed House bill No. 53, entitled "An act abolishing the state board of tax commissioners, vesting the powers and duties theretofore performed by the state board of tax commissioners in the secretary of state and in the public service commission, respectively, and repealing sections 9084 and 9089 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Very respectfully,

IRVIN W. ZIEGASUS,
Secretary to the Governor.

On motion of Mr. Sims, the veto message of the governor and House bill No. 53 were referred to the Committee on Rules.

SECOND READING OF BILLS.

House bill No. 173, relating to the filling of vacancies in the office of United States senator.

The bill was read the second time by sections.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1, lines 1 and 2 of the printed bill by striking the following: "1 of chapter 25 of the laws of the Extraordinary Session of 1909, the same being section."

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

In line 4 of section 1, strike the figure "1" and insert in lieu thereof "3676-a."

On motion of Mr. Murphine, the following amendment was adopted:

Amend the title by striking the following words and figures: "1 of chapter 25 of the laws of the Extraordinary Session of 1909, the same being section."

The bill was passed to third reading and ordered engrossed.

Mr. Wm. M. Beach, member of the House at the sessions of 1907, 1909 and 1911, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Reed and Davis.

House bill No. 178, relating to recall of elective public officers.

The bill was read the second time by sections.
On motion of Mr. Heinly, the following amendments were adopted:

Amend section 1, line 1 of the printed bill, by striking the following: "4 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-4 Rem. & Bal. Code."

Amend section 1, line 2 of the printed bill, strike "4," and insert in lieu thereof "4940-4."

Amend section 2, line 1 of the printed bill, strike "5 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-5 Rem. & Bal. Code."

Amend section 3, line 1 of the printed bill, strike "6 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-6 Rem. & Bal. Code;"

Also, amend section 3, line 2, strike "6" and insert in lieu thereof "4940-6."

Amend section 4, line 1 of the printed bill, strike "7 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-7 Rem. & Bal. Code;"

Also, amend section 4, line 2, strike "7" and insert in lieu thereof "4940-7."

Amend section 5, line 1 of the printed bill, strike "8 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-8 Rem. & Bal. Code;"

Also, amend section 5, line 2, strike "8" and insert in lieu thereof "4940-8."

Amend section 6, line 1 of the printed bill, strike "9 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-9 Rem. & Bal. Code;"

Also, amend section 6, line 2, strike "9" and insert in lieu thereof "4940-9."

Amend section 7, line 1 of the printed bill, strike "10 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-10 Rem. & Bal. Code;"

Also, amend section 7, line 2, strike "10" and insert in lieu thereof "4940-10."

Amend section 8, line 1 of the printed bill, strike "15 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-15 Rem. & Bal. Code;"

Also, amend section 8, line 2, strike "15" and insert in lieu thereof "4940-15."

Amend section 9, line 1 of the printed bill, strike "16 of chapter 146 of the Laws of 1913," and insert in lieu thereof the following: "4940-16 Rem. & Bal. Code;"

Also, amend section 9, line 2, strike "16" and insert in lieu thereof "4940-16."
Amend title by striking from the third line the following figures: "4, 6, 7, 8, 9, 10, 15 and 16" and insert in lieu thereof the following: "4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-15 and 4940-16 Remington & Ballinger's Annotated Codes and Statutes of Washington;" also in the same line strike the following words and figures: "5 of chapter 146 of the Laws of 1913," and insert in lieu thereof "4940-5 Remington & Ballinger's Annotated Codes and Statutes of Washington."

Mr. McQuesten moved the adoption of the following amendment:

In line 29, printed bill, strike the sentence "that the signatures on the foregoing petition were signed in my office."

The amendment was lost.

The chief clerk delivered to the governor House bills Nos. 48, 130, 133, 81 and 48, and substitute House bill No. 56.

Mr. Lane moved the adoption of the following amendment:

Amend section 4 by striking from line 10 thereof the words: "when his office is open for the registration of voters," and insert in lieu thereof the following: "between the hours of 8 o'clock a.m. and 10 p.m., except on legal holidays, when recall petitions are in his possession."

Mr. Murphine demanded a roll call; the roll was called, and the amendment was lost by the following vote: Yeas, 21; nays, 68; absent or not voting, 8.


Those voting nay were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Harris, Hart, Hartley, Hawthorne, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Watt, Webster, Wilson, Winston, Yale, Mr. Speaker—68.
Those absent or not voting were: Messrs. Guie, Heinly, Long, Rotch, Schuh, Timblin, Tonkin, Young—8.

Mr. Wiley moved the adoption of the following amendment:
Amend section 4, after “certificate” in line 38 add: “The city council of any incorporated city or town may by ordinance provide that an office be open in each precinct or as many precincts as they may deem proper, where said petitions may be signed.”

Mr. Wiley demanded a roll call.
A sufficient number did not arise in support of the demand.
The amendment was lost.

Mr. Murphine raised the point of order that certain matter omitted from the bill was not properly indicated in conformity with Rule No. 38.
On motion of Mr. Sims, Rule No. 38 was suspended.
Mr. Murphine moved the adoption of the following amendment:
Amend by adding new section, section 10: “This act shall take effect January 1st, 1916.”
The amendment was lost.

Mr. McQuesten moved the adoption of the following amendment:
(1) Add the following section to the bill:
Section 10. 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, 1916, and this act is hereby referred to the people for their approval or rejection at said general election in 1916 and shall be submitted to the people in the manner provided by law.
The amendment was lost.
The bill was passed over temporarily.

SENATE AMENDMENTS TO HOUSE BILLS.
MESSAGE FROM THE SENATE.
SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1915.

Mr. Speaker:
The Senate has passed House bill No. 155, entitled “An act appropriating the sum of four million dollars ($4,000,000) 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 and for the maintenance of permanent highways, and declaring that this act shall take effect immediately;"

Also, engrossed House bill No. 132, entitled "An act to locate the Sunset highway between Snoqualmie pass and Wenatchee, and directing the state highway commissioner to survey and definitely locate the same," with the following amendment:

"On page 1, section 1, line 5 of the engrossed House bill, being page 1, section 1, line 3 of the printed bill, beginning with the word 'thence,' strike the rest of the section and insert in lieu thereof the following: 'thence by the most feasible route to the Columbia river near Vantage; thence by the most feasible route to Wenatchee, and the state highway commissioner is hereby authorized and directed to make such surveys and examinations as may be necessary to determine the most feasible route for said highway from Snoqualmie pass by way of Easton, Cle Elum, Ellensburg to Wenatchee and to definitely locate said highway;'

Also, House bill No. 134, entitled "An act relating to the printing, binding, publication and distribution of the laws of the state, amending sections 6944 and 8618 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring that this act shall take effect immediately," with the following amendment:

"In section 1, lines 6 and 7 of the original bill, same being section 1, lines 4 and 5 of the printed bill, strike the words 'the secretary of state shall employ some person who shall be an attorney at law to' and insert in lieu thereof the words 'the attorney general shall;'

Also, re-engrossed House bill No. 108, entitled "An act providing for the protection and preservation of public streets, roads and highways and prescribing penalties for violations thereof," with the following amendments:

"In section 1, line 15 of the re-engrossed bill, insert a comma after the word, 'street.'"

"In section 1, line 17 of the re-engrossed bill, after the word 'vehicle,' strike the remainder of the sentence and insert in lieu thereof the following: 'which with or without its load shall weigh more than twenty-four thousand pounds;'

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. McArdle, the roll was called, and the House concurred in the Senate amendments to House bill No. 108 by the following vote: Yeas, 76; nays, 4; absent or not voting, 17.
Those voting yea were: Messrs. Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Young, Zednick, Mr. Speaker—76.

Those voting nay were: Messrs. Babcock, Lane, Murphine, Wiley—4.

Those absent or not voting were: Messrs. Adams, Davis, Guie, Hubbell, Kelly (Albert A.), Lowman, Manogue, Marshall, McCoy, Pearsall, Reeves, Robe, Rotch, Schuh, Stevens, Urquhart, Yale—17.

On motion of Mr. Adams, the roll was called, and the House concurred in the Senate amendments to House bill No. 132 by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—83.
Those absent or not voting were: Messrs. Davis, Guie, Lowman, Manogue, Marshall, McCoy, Perkins, Reed, Robe, Rotch, Scales, Schuh, Urquhart, Yale—14.

On motion of Mr. Kelly (Guy E.), the roll was called and the House concurred in the Senate amendments to House bill No. 134 by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Masterson, Mc Ardle, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—81.

Those absent or not voting were: Messrs. Davis, Gibson, Guie, Halsey, Lowman, Manogue, Marshall, McCoy, Murphine, Reeves, Robe, Rotch, Schuh, Stevens, Urquhart, Yale—16.

House bill No. 120, relating to the signing of initiative and referendum petitions.

The bill was read the second time by sections.

On motion of Mr. Kelly (Guy E.), the following committee amendments were adopted:

Amend section 1, line 1, by striking the following words and figures: “1, of chapter 138 of the Laws of 1913,” and insert in lieu thereof “4971-1 of Rem. & Bal Code.”

Amend section 1, line 2, by striking the figure “1” after the word “Sec.” and insert in lieu thereof “4971-1.”

Amend section 2, line 1, by striking the following words and figures “5, of chapter 138 of the Laws of 1913,” and insert in lieu thereof “4971-5 of Rem. & Bal Code.”
Amend section 2, line 2, by striking the figure "2" after the word "Sec." and insert in lieu thereof "4971-5."

Amend section 3, line 1, by striking the following words and figures: "6, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-6 of Rem. & Bal Code."

Amend section 3, line 2, by striking the figure "6" after the word "Sec." and insert in lieu thereof "4971-6."

Amend section 4, line 1, by striking the following words and figures: "7, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-7 of Rem. & Bal. Code."

Amend section 4, line 2, by striking the figure "7" after the word "Sec." and insert in lieu thereof "4971-7."

Amend section 5, line 1, by striking the following words and figures: "8, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-8 of Rem. & Bal. Code."

Amend section 5, line 2, by striking the figure "8" after the word "Sec." and insert in lieu thereof "4971-8."

Amend section 6, line 1, by striking the following words and figures: "9, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-9 of Rem. & Bal. Code."

Amend section 6, line 2, by striking the figure "9" after the word "Sec." and insert in lieu thereof "4971-9."

Amend section 7, line 1, by striking the following words and figures: "10, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-10 of Rem. & Bal. Code."

Amend section 7, line 2, by striking the figure "10" after the word "Sec." and insert in lieu thereof "4971-10."

Amend section 8, line 1, by striking the following words and figures: "15, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-15 of Rem. & Bal. Code."

Amend section 8, line 2, by striking the figure "15" after the word "Sec." and insert in lieu thereof "4971-15."

Amend section 9, line 1, by striking the following words and figures: "16, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-16 of Rem. & Bal Code."

Amend section 9, line 2, by striking the figure "16" after the word "Sec." and insert in lieu thereof "4971-16."

Amend section 10, line 1, by striking the following words and figures: "17, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-17 of Rem. & Bal. Code."

Amend section 10, line 2, by striking the figure "17" after the word "Sec." and insert in lieu thereof "4971-17."

Amend section 11, line 1, by striking the following words and figures: "31, of chapter 138 of the Laws of 1913," and insert in lieu thereof "4971-31 of Rem. & Bal. Code."

Amend section 11, line 2, by striking "31" and insert after the word "Sec." "4971-31."

14—H.

Amend section 12, line 2, after the word "Sec." by striking the figure "32" and insert in lieu thereof "4971-32."

Strike section 13 and substitute in lieu thereof the following section 13: "This act shall take effect January 1st, 1916."

The speaker called Mr. Guie to the chair.

The following committee amendment was adopted:

Amend section 7 of the bill by inserting in line 9 of the printed bill, being line — of the original bill, after the words "sufficient size to be easily read," the words: "and it shall be the duty of every registration officer, whenever any initiative or referendum petition shall be filed in his office for signing, to keep the office or offices under his charge open, for the purpose of permitting voters who desire so to do to sign the same, on each Friday and Saturday evening from six o'clock until nine o'clock, and to supply sufficient deputies to facilitate such signing, during the ninety (90) days immediately following the adjournment of any session of the legislature, in the case of referendum petitions, and during the ninety (90) days immediately preceding the time they must be filed with the secretary of state, in the case of initiative petitions."

Mr. McQuesten moved the adoption of the following amendment:

Section 11, strike word "registered" in line 5.

The amendment was lost.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Amend section 12, beginning with the last word in line 19, "or," strike the rest of that line, all of lines 20, 21, 22, 23, 24, 25 and that part of line 26 to and including the word "measure."

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Strike section 13 and substitute in lieu thereof the following: "Sec. 13. This act shall take effect January 1, 1916."

Mr. Reeves moved the adoption of the following amendment: Strike section 13.

The amendment was lost.

There being no objections, the House returned to section 7.

Mr. Wiley moved the adoption of the following amendment:

That in all cities of the first class the city council shall, by ordinance or resolution, direct that the poll books be sent to each precinct
with petitions herein mentioned where such petitions may be signed, and an office shall be kept open from the hours of 1 p.m. until 10 p.m. in each precinct for such purpose.

The amendment was lost.

On motion of Mr. Kelly (Guy E.), the following committee amendment was adopted:

Amend the title by striking everything after the words "An act," and insert the following: "To facilitate the operation of the provisions of section 1, of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7, 4971-9, 4971-10, 4971-15, 4971-16, 4971-17, 4971-31, and 4971-32 of Rem. & Bal. Code, and repealing section 4971-8 of Rem. & Bal. Code, and declaring this act shall take effect January 1, 1916."

Mr. Reeves moved the adoption of the following amendment:

Amend the title by substituting the word "preventing" for the word "facilitating" in line 1 of the title.

The chair declared the amendment out of order.

Mr. Reeves appealed from the decision of the chair.

The chair was sustained.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Strike section 2 of the bill and insert in lieu thereof the following:

"Sec. 2. That section 4940-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington, be amended to read as follows:

"Sec. 5. Blank petitions for signing in, and by legal voters of precincts where registration is not required shall bear certificates in lieu of those contained in the foregoing forms as follows:

"I, the undersigned judge of the superior court of ................ county, Washington, do hereby appoint ................ a legal voter of ................ precinct in said county to examine and certify the signatures upon the foregoing petition.

........................................, Judge.

"I, the undersigned legal voter of ................ precinct, in ................ county, Washington, do hereby certify that I am the person named in the foregoing appointment; that I am acquainted with the legal voters of said precinct; that I have examined the signatures upon the foregoing petition; that I believe those signatures opposite which I have written my initials with pen and ink are the signatures of legal voters of said precinct; that at the time I..."
signed this certificate, there were ........... initialed signatures on said petition and no more, and that I cancelled the blank spaces for signatures by drawing perpendicular lines through the same.

"Dated this ........ day of .............. 19 ....

"Before any petition signed by voters of precincts where registration is not required shall be filed with the secretary of state, the proponents of the measure shall procure the judge of the superior court of the county in which said precinct is situated, to appoint a legal voter of such precinct to examine and certify to signatures upon such petition and the proponents shall present said petition to the person so appointed for examination and certification; Provided, That in counties where there shall be more than one judge, the appointment shall be made by the presiding judge, if there be one, otherwise by the judge eldest in age."

On motion of Mr. Murphine, the following amendment was adopted:

Amend by adding thereto a new section to be known as section 10 to read as follows:

"Sec. 10. This act shall take effect January 1, 1916."

Mr. Reeves moved the adoption of the following amendment:

Insert the word "prevent" in lieu of the word "facilitate" in the title.

The chair ruled the amendment out of order.

On motion of Mr. Murphine, the following amendment was adopted:

Amend the title by adding thereto the following: "and declaring this act shall take effect January 1, 1916."

The bill was passed over temporarily.

House bill No. 212, constitutional amendment.

The bill was read the second time by sections.

Mr. Reeves moved the adoption of the following amendment:

Strike all in section 1 after the word "polls" in line 73.

The amendment was lost.

The bill was passed to third reading.

The House returned to House bill No. 178.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Amend section 4, line 12 of the printed bill, strike the ":" and insert a "," and insert the following words: "and whenever and so long
as any recall petition shall be on file in any registration office for signing, such office shall be kept open on each Friday and Saturday from 6 p.m. to 9 p.m. in addition to the regular office hours."

The bill was passed to third reading and ordered engrossed.
House bill No. 211, amending voting machine law.
The bill was read the second time by sections.
On motion of Mr. Kelly (Guy E.), the following amendment was adopted:
Amend section 2, line 31 of the printed bill, after the word "machine" insert the words "and they may supply."

The bill was passed to third reading and ordered engrossed.
Substitute House bill No. 121, relating to motor vehicles.
The bill was read the second time by sections.
Mr. Reeves moved to suspend Rule 20.
The motion was lost.
On motion of Mr. McArdle, the following amendment was adopted:
Amend section 1, line 18 of the printed bill by striking the words "or by the public."
Mr. Farnsworth moved the adoption of the following amendment:
Strike section 4.
The amendment was lost.
Mr. Hawthorne moved the adoption of the following amendment:
In line 4, of section 4, after the word "license" strike the word "therefor" and substitute "for said motor vehicle."
The amendment was lost.
Mr. Black moved the adoption of the following amendment:
In section 4, line 1, strike the word "sixteen" and insert "fourteen."
The amendment was lost.
Mr. Black moved the adoption of the following amendment:
In section 4, line 3, strike "use and operate" and insert "drive."
The amendment was lost.
On motion of Mr. McQuesten, the following amendment was adopted:
Place in line 3, section 4: "No motor vehicle shall be operated upon a public highway or street without a license having been first obtained
therefor," and strike "No person shall use or operate any motor vehicle upon the public highway without first having obtained a license therefor."

Mr. Wilson moved the adoption of the following amendment:

In line 3, section 4, after word "No" strike words "person shall use or operate any motor vehicle," and insert the words, "owner of a motor vehicle shall use or operate the same."

Mr. Moll raised the point of order that a similar amendment to section 4 had already been adopted and that, therefore, a reconsideration of the amendment already adopted would be necessary.

The chair held the point of order well taken.

Mr. McArdle moved that the House reconsider the vote by which the amendment of Mr. McQuesten to section 4 was adopted.

The motion was lost.

Mr. McArdle moved that the House adopt the amendment to the amendment as offered by Mr. Wilson.

There being no objection, section 4 was passed over temporarily.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 25, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 119, entitled "An act relating to the registration of voters in the State of Washington, providing the manner, method, time and forms thereof, providing for the striking of names from registration rolls and amending sections 4757, 4762, 4763, 4765, 4766, 4767, 4768, 4771 and 4772 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation."

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

The House resumed the consideration of House bill No. 121 on second reading.

Mr. Adams moved the adoption of the following amendment:

Section 12, line 4, after "Wn." strike the rest of the line.
On motion of Mr. Smith (Maurice), the following amendments were adopted:

Amend section 15, line 4, under the subdivision of "motor cycles," by striking "$3.00" and insert in lieu thereof "$2.50."
Amend substitute House bill No. 121, adopted by the House.
Amend section 15, line 6, under the subdivision of "automobiles," by striking "$3.00" and inserting in lieu thereof, "25 horsepower or under, $3.00; over 25 horsepower, $5.00."
Amend substitute House bill No. 121, adopted by the House.
Amend section 15, line 25 of the printed bill, by striking the figure "10.00" and insert in lieu thereof "5.00."
Amend section 15, line 27 of the printed bill, by striking the figure "5.00" and substitute the figures "3.00" in lieu thereof.

On motion of Mr. Sims, the following amendment was adopted:

Amend section 19, line 2 of the printed bill, strike the word "eighteen," insert in lieu thereof the word "twelve."

The speaker resumed the chair.

On motion of Mr. Winston, the following amendment was adopted:

Amend section 30, line 5 of the printed bill, by striking the words "with clear intent."

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,

Mr. Speaker:


Your Committee on Enrolled Bills, to whom was referred House bill No. 155, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

G. Dowie McQuesten, Chairman.

The speaker announced that he was about to sign House bill No. 155.

On motion of Mr. Smith (Maurice), the following amendments were adopted:

Amend section 35, line 1 of the printed bill, strike the words "chapter 154, of the Laws of 1905," and insert in lieu thereof the following: "Sections 5562, 5563, 5564, 5565, 5566, 5567, 5568, 5569, 5570, 5571, 5572, 5573, and 5574 of Rem. & Bal. Code."

Amend the title by striking the words "chapter 154, Laws 1905," and insert in lieu thereof the following: "Sections 5562, 5563, 5564, 5565, 5566, 5567, 5568, 5569, 5570, 5571, 5572, 5573 and 5574 of Rem. & Bal. Code."
Mr. Murphine moved the adoption of the following amendment:

Strike section 36.

The amendment was lost.

There being no objection, the House returned to section 24.

On motion of Mr. Murphine, the following amendment was adopted:

In section 24, line 3 of the printed bill, after the word "class" insert the following: "nor within one hundred yards of any school house."

On motion of Mr. Sims, the bill was passed temporarily, to hold its place on the calendar on second reading.

There being no objection, the House returned to House bill No. 178.

Mr. Kelly (Guy E.) moved that the House reconsider the vote by which the amendment striking section 2 and inserting a new section in lieu thereof was adopted.

The motion prevailed.

The speaker declared that the question before the House was the adoption of the amendment.

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

Mr. H. E. Kennedy, member of the House in 1911 and 1913, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Zednick and Tonkin.

INTRODUCTION AND FIRST READING OF BILLS.

On motion of Mr. Kelly (Guy E.), the Committee on Privileges and Elections was permitted to introduce a bill under suspension of the rules.


Passed to second reading.

On motion of Mr. Sims, the House adjourned until 10:30 a.m., February 26, 1915.

C. R. MAYBURY,  
Chief Clerk.

W. W. CONNER,  
Speaker.
The speaker called the House to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Davis, Reed, Rotch, Schuh and Zednick, all of whom were excused.

Prayer was offered by Rev. John Cobb, of Matsuyama, Japan.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 244, 258 and 149, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

R. E. Bucklin, Chairman.

I concur in this report: A. J. Comstock.

We, your Committee on Revenue and Taxation, to whom was referred Senate bill No. 272, entitled "An act relating to the raising and expenditure of revenues by counties, cities, townships, port districts, school districts and metropolitan park districts, requiring the adoption of a budget by each of the same, limiting the manner of expenditure of the revenue, prescribing the manner of paying claims filed after the close of the fiscal year, providing penalties for the violation thereof, and repealing section 5, chapter 151, Laws 1913, and sections 0208 to 0211, inclusive, together with the conflicting parts of sections 4512, 4521, 4537, 3212 of Remington & Dallinger'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 Privileges and Elections, to whom was re­ferred engrossed Senate bill No. 229, entitled "An act relating to, reg­ulating and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committeemen, amending sections 4804, 4807, 4809, 4810, 4811, 4819, 4826, 4843, and repealing section 4841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Guy E. Kelly, Chairman.


MR. SPEAKER:

We, your Committee on Railroads, to whom was referred Senate bill No. 300, entitled "An act relating to public utilities, the franchise and authority for their construction, maintenance and operation, the rights and duties of owners and operators thereof, and all persons, companies and corporations owning, operating, or seeking to acquire or continue the right to own and operate the same, and conferring certain powers and imposing certain duties on the public service commission in respect thereto," 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.


MESSAGE FROM THE SENATE.

Senators Chamber,
Olympia, Wash., February 26, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 104, entitled "An act relating to the increasing and diminishing of the capital stock of corporations and amending section 2705 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 254, entitled "An act relating to the hours and wages of women and minors and the conditions of labor-
thereof in the telephone industry in rural communities and cities of less than three thousand (3,000) population;" and

Also, engrossed Senate bill No. 270, entitled "An act relating to the leasing of harbor area of the state, and declaring an emergency;" and

Also, engrossed Senate bill No. 212, entitled "An act relating to the selection, survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and harbor areas, and amending sections 6633, 6667, 6675, 6681, 6685, 6687, 6690, 6750, 6794, 6828, 6829, 6831, 6836 and 6839 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Engrossed Senate bill No. 212, by Joint Committee on State, Granted, School and Tide Lands: An act relating to the selection, survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and harbor areas, and amending sections 6633, 6667, 6675, 6681, 6685, 6687, 6690, 6750, 6794, 6828, 6829, 6831, 6836 and 6839 of Rem. & Bal. Code.

Passed to second reading.

Engrossed Senate bill No. 270, by Senator Wells: An act relating to the leasing of harbor area of the state, and declaring an emergency.

Referred to Committee on State, School and Granted Lands.

Engrossed Senate bill No. 254, by Senator Campbell: An act relating to the hours and wages of women and minors and the conditions of labor thereof in the telephone industry in rural communities and cities of less than three thousand (3,000) population.

Referred to Committee on Labor and Labor Statistics.


Referred to Committee on Corporations Other Than Municipal and Railroads.
INTRODUCTION AND FIRST READING OF HOUSE BILLS.

Mr. Olson moved that the rules be suspended, and he be permitted to introduce a bill.

The motion prevailed.

House joint memorial No. 6, by Mr. Olson: Relating to the modification of the quarantine regulations of the government of the Dominion of Canada so as to permit the importation from the State of Washington into the Province of British Columbia of hay and straw grown in the State of Washington.

On motion of Mr. Olson, the rules were suspended, and the memorial was placed on second reading.

The memorial was read the second time by sections, and, on motion of Mr. Olson, the rules were suspended, the second reading was considered the third, and House joint memorial No. 6 was placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 12.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Yale, Young, Mr. Speaker—82.

Those voting nay were: Messrs. Hill, Wiley, Winston—3.

Those absent or not voting were: Messrs. Capron, Davis, Grass, Hogan, Manogue, Mess, Reed, Renick, Roth, Rotch, Schuh, Zednick—12.

The memorial, having received the constitutional majority, was declared passed.
On motion of Mr. Siler, Senate bill No. 85 was re-referred to the Committee on Appropriations.

SECOND READING OF BILLS.

Substitute House bill No. 121.

The bill, having been previously read the second time by sections, certain sections were referred to for amendment.

The following committee amendments were adopted:

In section 4, line 1 of the printed bill, strike "sixteen" and insert in lieu thereof "fifteen."

In section 4, line 3 of the printed bill, strike "no person shall use or operate any motor vehicle upon the public highway without first having obtained a license therefor, and in compliance with the conditions of this act," and insert in lieu thereof: "no motor vehicle shall be operated upon a public highway without a license having been first obtained therefor, except."

On motion of Mr. Winston, the following amendments were adopted:

Amend section 26 by striking all of said section after the word "direction" in line 4 of the printed bill.

Amend section 32 by striking the whole thereof after the word "occurs" in line 5 of the printed bill.

Amend section 33 by striking the words "or caring for" in line 6 of the printed bill, and by substituting a period (.) for the comma (,) in said line.

Amend section 33 by striking all of line 7 thereof, of the printed bill.

On motion of Mr. Ginn, the following amendment was adopted:

Amend section 15, lines "29, 30 and 31," change "$1.00" to "$0.50" where it appears in each of said lines.

Mr. Robe moved the adoption of the following amendment:

Amend section 17, strike the word "the" in line 4 and insert the word "any."

The amendment was lost.

On motion of Mr. Sims, the following amendment was adopted:

Amend section 19, in line 2, strike the word "twelve" and insert "eighteen." In the same line strike the following: "tread of the tires" and insert "ground."

The bill was passed to third reading and ordered engrossed.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 26, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 155, entitled "An act appropriating the sum of four million dollars ($4,000,000) 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 and for the maintenance of permanent highways, and declaring that this act shall take effect immediately;"

Also, the Senate has passed engrossed substitute Senate bill No. 136, entitled "An act relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 6604-5 of chapter VII of title L of Remington & Ballinger's Annotated Codes and Statutes of Washington, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9c, 6604-9d, 6604-9e, 6604-f, 6604-g and 6604-h, and providing penalties for violations thereof;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

House bill No. 192, regulating autos on public streets.

Mr. Hull moved that the bill be referred to the Judiciary Committee.

The motion was lost.

Mr. Lane moved that the bill be indefinitely postponed.

On motion of Mr. Grass, 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, 18; nays, 61; absent or not voting, 18.

Those voting aye were: Messrs. Black, Brown (J. S.), Comstock, Crawford, Croft, Hanna, Hastings, Hill, Hull, Jarvis, Lane, Lunn (Walter J.), Masterson, Murphine, Perkins, Reeves, Stewart (Z.), Wiley—18.

Those voting nay were: Messrs. Anderson, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley, Hawthorne, Heinly,
Hoff, Hogan, Kelly (Guy E.), Lum (C. E.), Marshall, McArthur, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—61.

Those absent or not voting were: Messrs. Adams, Babcock, Davis, Halsey, Hubbell, Kelly (Albert A.), Kelly (T. J.), Long, Lowman, Manogue, Pearsall, Reed, Renick, Rotch, Schuh, Sims, Timblin, Zednick—18.

The bill was read the second time by sections.

Mr. Winston moved the adoption of the following amendment:

Amend section 1, line 3, by inserting after the word “hire” the words “along an established route.”

The amendment was lost.

On motion of Mr. Farnsworth, the following amendment was adopted:

Amend section 1 by striking the period at the end of the section and insert a “;” and add the following: “Providing that the provisions of this act shall not apply to carriers of U. S. Mail.”

On motion of Mr. Wilson, the following amendment was adopted:

Amend section 2, line 5, by striking the word “five” and inserting in lieu thereof the word “one.”

Mr. Wilson moved the adoption of the following amendment.

In line 12, section 2, strike the word “five” and insert the word “one.”

The amendment was lost.

On motion of Mr. Guie, the following amendment was adopted:

Amend section 2, line 4 of the printed bill, insert after the word “and” the following: “such applicant for each motor vehicle intended to be so operated.”

The speaker called Mr. Halsey to the chair.

Mr. McQuesten moved that House bill No. 192 be referred back to the committee, to be considered in connection with House
bill No. 215 and substitute House bill No. 121, all to be reported out at a later date.

The motion was lost.

On motion of Mr. Guie, the following amendment was adopted:

Add to section 2 the following: "thereupon such license shall be issued to the applicant."

On motion of Mr. Conner, the House took a recess to 1:15.

AFTERNOON SESSION.

The speaker called the House to order at 1:15 p. m.

Roll call showed all members present, except Messrs. Nickle, Reeves, Renick, Rotch, Schuh, Wagner and Zednick, of whom Messrs. Rotch, Schuh and Zednick were excused.

The House resumed the consideration of House bill No. 192 on second reading.

Mr. Murphine moved the adoption of the following amendment.

After the word surety in line 7 insert "or any other bond."

The amendment was lost.

On motion of Mr. Winston, the following amendment was adopted:

In section 2, lines 8 and 9, strike word "recovered" and insert the word "sustained."

On motion of Mr. McArdle, the following amendment was adopted:

Strike the period and add at the end of section 3: "and in any such action the full amount of damages sustained may be recovered against the principal, but the recovery against the surety shall be limited to the amount of the bond."

On motion of Mr. Guie, the following amendment was adopted:

Amend section 3, line 5, insert after the word "highway" the following words: "and his heirs, executives and administrators."
On motion of Mr. Lane, the following amendment was adopted:

Add to section 3 the following: "and a surviving husband and child or children, or if no husband, then the child or children shall have action for the death of his wife caused by the negligence of such operator."

Mr. Reeves moved the adoption of the following amendment:

Amend section 4 by adding thereto, "and all self-propelled vehicles for hire shall be under the jurisdiction of and subject to regulation by the public service commission."

The amendment was lost.

Mr. McArdle moved the adoption of the following amendment:

Strike section 5.

The amendment was adopted:

On motion of Mr. Lane, the following amendment was adopted:

Amend section 1 of the printed bill by adding thereto the following proviso: "Provided, That any street or interurban railway or other transportation company engaging in the business of transporting passengers for hire in any motor propelled vehicle except streets cars along any public street, road or highway in this state, shall come under the provisions of this act."

Mr. McQuesten moved the adoption of the following amendment:

Strike all after the enacting clause and add:

"I. That in all incorporated cities of the State of Washington, the city council or commissioners of such city, shall have full power and authority to regulate the carrying of passengers for hire in or by any motor propelled vehicle over or along any public highways within such city by any person, firm or corporation;

"II. That outside of incorporated cities within the State of Washington;"

"III. That the county commissioners of each county of the State of Washington shall have full power and authority to regulate and license the carrying of passengers for hire in or by any motor propelled vehicle over or along any public highway within such county outside of the incorporated cities."

Mr. Hastings raised the point of order that there was already in the House a bill upon the same subject carried in the amendment.
The speaker declared the point not well taken.

Mr. Reeves moved the adoption of the following amendment to the amendment:

All subject to the jurisdiction of the public service commission.

The speaker held the amendment to the amendment out of order.

On motion of Mr. Brown (Tom), the previous question was ordered.

The amendment was lost.

On motion of Mr. McArdle, the following amendment was adopted:

Amend the title by striking the word "hereof" in line 2 and insert a period (.). Strike the remainder of the title.

The bill was passed to third reading.

House bill No. 168, relating to noxious weeds.

The bill was read the second time by sections.

On motion of Mr. Hoff, the following amendment was adopted:

In line 7, after the word "seed" add the following: "Provided, That this shall not apply to timber land, logged off land, or brush land lying one-half mile or more from lands under cultivation."

The bill was passed to third reading and ordered engrossed.

House bill No. 148, relating to witnesses in criminal prosecution.

The bill was read the second time by sections and passed to third reading.

There being no objection, House bill No. 18 was passed temporarily to retain its place on the calendar on second reading.

House bill No. 153, relating to control of property belonging to absentees.

The bill was read the second time by sections, and, on motion of Mr. Reeves, the rules were suspended, the second reading considered the third, and House bill No. 153 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.
Those voting aye were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Morrison, Murphine, Olson, Pearsall, Perkins, Reed, Reeves, Sawyer, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Mr. Speaker—70.

Those absent or not voting were: Messrs. Adams, Black, Bowman, Davis, Grass, Guie, Hill, Kelly (Guy E.), Lowman, Lunn (Walter J.), Manogue, Moll, Nickle, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Scales, Schuh, Siler, Sims, Timblin, Urquhart, Wilson, Zednick—27.

The bill, having received the 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 directed to immediately transmit the bill to the senate.

There being no objection, the House returned to the reports of standing committees.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER: OLYMPIA, WASH., February 26, 1915.

We, your Committee on Rules and Order, to whom was referred House bill No. 206, entitled "An act relating to the employment of children; also repealing sections 2447, 6570 and 6571 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 Education.

W. W. CONNER, Chairman.

We concur in this report: Charles Timblin, Thos. F. Murphine, Phil H. Adams, Charles I. Roth, Elmer E. Halsey, M. C. Harris, E. H. Guie.
Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate concurrent resolution No. 12, entitled "An act relating to the appointment of a committee of five to attend conference in 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.

Roland H. Hartley, Chairman.

We concur in this report: C. L. Babcock, Chas. I. Roth, John L. Wiley.

There being no objection, the clerk read the memorial the second time, and, on motion of Mr. Hartley, the House concurred in Senate concurrent resolution No. 12.

The speaker announced that he would appoint under Senate concurrent resolution No. 12, Messrs. Adams and Harris.

On motion of Mr. Guie, the House adjourned to 10:30 a.m., February 27, 1915.

C. R. Maybury, W. W. Conner,
Chief Clerk. Speaker.

FORTY-EIGHTH DAY

MORNING SESSION.

House of Representatives, Olympia, Wash., Saturday, February 27, 1915.

The speaker called the House to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Gibson, Rotch, Schuh and Zednick, of whom Messrs. Rotch, Schuh and Zednick were excused.

Prayer was offered by Rev. N. M. Temple, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.
COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, WASH., February 26, 1915.

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

SIR: I have the honor to advise you that the governor has today signed House bill No. 76, entitled "An act relating to cities of the first class and prohibiting therein the diversion of revenue secured for special purposes to other funds or uses, and declaring an emergency."

Respectfully submitted,

IRVIN W. ZIEGARUS, Secretary to the Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1915.

Mr. Speaker:

The Senate has passed substitute Senate bill No. 147, entitled "An act providing for the amendment of section 1 of article VI of the constitution of the State of Washington, relating to the qualification of voters," and the same is herewith transmitted.

FRANK M. DALLAM, JR., Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.


Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 109, 111, 120, 122, 168, 172, 173, 178, 192 and 211, have compared same with the original bills and find same are correctly engrossed.

Respectfully submitted,

R. E. BUCKLIN, Chairman.

I concur in this report: A. J. Comstock.

Mr. Speaker: OLYMPIA, WASH., February 26, 1915.

We, your Committee on Judiciary, to whom was referred House bill No. 75, entitled "An act establishing small claims courts and prescribing the procedure therein, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

ALEX. M. WINSTON, Chairman.


On motion of Mr. Winston, the report was adopted.
Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills No. 108, 132 and 134, have compared same with the engrossed bills and find same correctly enrolled. Respectfully submitted,

G. Dow McQuesten, Chairman.

I concur in this report: John L. Wiley.

Hon. C. C. Dill, congressman-elect from the Fifth district, being within the bar of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Wiley and Reeves.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred engrossed Senate bill No. 226, entitled “An act relating to the naming of farms, 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.

J. S. Siler, Chairman.


Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 228, entitled “An act validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington, whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies 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.

F. A. Hart, Chairman.


Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House bill No. 234, 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, providing penalties for violation thereof, and repealing chapter 91 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. J. S. Siler, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1915.

We, your Committee on Agriculture, to whom was referred House bill No. 231, entitled "An act relating to the inspection, testing and correction of track scales and other scales used for weighing cars of grain or hay, scales used for weighing goods, wares and merchandise for the purpose of determining freight or express charges for transportation by common carriers, and weights made by railroads, and amending sections 19 and 60 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 substitute House bill No. 231 hereto attached be substituted therefor, be printed, and do pass.

J. S. Siler, Chairman.


The report as to the substitution and printing was adopted.
The speaker announced that he was about to sign House bills Nos. 108, 132 and 134.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 24, 1915.**

**MR. SPEAKER:**

We, your Committee on Judiciary, to whom was referred House bill No. 260, entitled "An act relating to garnishments in the justice courts of the State of Washington, providing attorney's fees in certain cases, and amending section 1829 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 the attached bill be substituted therefor, that the substitute be printed, and that the same do pass.

ALEX. M. WINSTON, **Chairman.**


The report as to the substitution and printing was adopted.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 23, 1915.**

**MR. SPEAKER:**

We, a majority of your Committee on Agriculture, to whom was referred House bill No. 237, entitled "An act relating to the construction, maintenance and operation of abattoirs, slaughter houses, slaughter yards and meat packing, salting and canning and rendering establishments and butcher shops, providing for the regulation, inspection and licensing thereof, and the regulation of the slaughter of animals and the disposal of the products thereof, providing for the inspection of meat and meat products, and the condemnation and destruction of the same which are unwholesome or unfit for food, prescribing the powers and duties of the department of agriculture with reference thereto, and providing penalties for the violations hereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 237 hereto attached be substituted therefor, be printed, and do pass.

J. S. SILER, **Chairman.**


The report as to the substitution and printing was adopted.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 27, 1915.**

**MR. SPEAKER:**

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 150, entitled "An act relating to
local improvements in cities and towns and validating certain classes of ordinances in connection therewith and amending sections 12, 13, 14, 24, 47, 49, 50, 66 and 72, chapter 98, Laws of 1911," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that substitute House bill No. 150 be substituted therefor, be printed, and do pass.

ROBERT GRASS, Chairman.

We concur in this report: Geo. L. Berger, J. M. Hogan, W. D. Lane, J. B. Hawthorne, Roland H. Hartley, Chas. I. Roth.

The report as to the substitution and printing was adopted.

House bill No. 112: Do pass as amended.

Senate bill No. 107: Majority, do pass as amended; minority, do not pass as amended.

House bill No. 221: Do pass as amended.

Engrossed Senate bill No. 158: Do pass as amended.

House bill No. 239: Do pass as amended.

On motion of Mr. Mess, House bill No. 239 was ordered printed.

House bill No. 255: Majority, do pass; minority, be indefinitely postponed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 26, 1915.

Mr. Speaker:

The president has appointed Senators Imus and Wells as members of the committee authorized by Senate concurrent resolution No. 12, "Relating to the appointment of a committee of five to attend conference in Portland, Oregon;"

Also, the Senate has passed Senate joint resolution No. 11, "Relating to the printing of acts of the legislature in pamphlet form;"

And also, Senate joint resolution No. 12, "Directing secretary of state to distribute, postage free, to the residents of the State of Washington, copies of report of special joint committee on rural credits and agricultural co-operation;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Engrossed substitute Senate bill No. 136, by Joint Industrial Insurance Committee: An act relating to the compensation of injured workmen, creating a fund by enforced contribu-
tions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 6604-5 of chapter VII of title L of Rem. & Bal. Code, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9c, 6604-9d, 6604-9e, 6604-9f, 6604-9g and 6604-9h, and providing penalties for violations thereof.

Passed to second reading.

Substitute Senate bill No. 147, by Joint Committee on Constitution and Constitutional Revision: An act providing for the amendment of section 1 of article VI of the constitution of the State of Washington, relating to the qualification of voters.

Passed to second reading.

Senate joint resolution No. 11, by Senator Sharpstein: Relating to the printing of acts of the legislature in pamphlet form.

Referred to Committee on Judiciary.

Senate joint resolution No. 12, by Senator Metcalf: Directing secretary of state to distribute, postage free, to the residents of the State of Washington, copies of report of Special Joint Committee on Rural Credits and Agricultural Co-operation.

Referred to Committee on Agriculture.

INTRODUCTION AND FIRST READING OF BILLS.

Mr. Grass moved that a sub-committee of the Committee on Judiciary be permitted, under suspension of the rules, to introduce a bill.

The motion prevailed.

House bill No. 272, by Sub-Committee of Judiciary Committee: An act to amend the constitution of the State of Washington by adding to article III thereof a new section to be known as section 26, authorizing the state legislature to fix the salaries of all state officers without limitation, and to authorize a change in the salaries of state officers elected in the year 1916.

Referred to Committee on Constitutional Revision.
MR. SPEAKER:

FORTY-EIGHTH DAY

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1915.

The Senate has passed Senate bill No. 235, entitled "An act relating to common schools and amending section 4482 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also Senate bill No. 290, entitled "An act relating to the relief of posts of the Grand Army of the Republic and of camps of the United Spanish War Veterans and amending section 8920 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also Senate bill No. 297, entitled "An act changing the name of Chehalis county to Grays Harbor county;"

Also, Senate bill No. 329, entitled "An act relating to levies, taxes and funds of cities of the third class;"

Also, the president has signed enrolled House bill No. 108, entitled "An act providing for the protection and preservation of public streets, roads and highways and prescribing penalties for violations thereof;"

Also, enrolled House bill No. 132, entitled "An act to locate the Sunset Highway between Snoqualmie Pass and Wenatchee and directing the state highway commissioner to survey and definitely locate the same;"

Also, enrolled House bill No. 134, entitled "An act relating to the printing, binding, publication and distribution of the laws of the state, amending sections 6944 and 8618 of Rem. & Bal. Code, and declaring that this act shall take effect immediately;"

Also, the Senate has passed substitute Senate bill No. 247, entitled "An act relating to the organization and government of irrigation districts, etc.;"

And the same are herewith transmitted.

FRA::K M. DALLAM, JR.,
Secretary of the Senate.

SECOND READING OF BILLS.

House bill No. 18, relating to local improvements.

The bill was passed over temporarily to retain its place on the calendar on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 15, 1915.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House bill No. 21, entitled "An act relating to trust companies and amending section one of an act entitled 'An act allowing foreign corporations to loan money in the state and amending section one of chapter
176 of the Laws of 1903," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend line 17 in the printed bill, section 1, after the word "banks," insert the following: "having a paid up capital of $50,000 or more."

Amend lines 9 and 10 of the original bill, being lines 10 and 11 of the printed bill, section 1, by striking out the following: "and cities having less than 10,000 inhabitants, such companies may be organized with $25,000 capital."

Amend line 22 of the original bill, being line 19 of the printed bill, section 1, after the colon following the word "act" insert the following: "And provided further, That any state bank organized under the laws of the State of Washington, having a paid up capital of fifty thousand ($50,000) dollars or more may exercise any of the powers conferred upon trust companies organized under this act by first obtaining permission from the state bank examiner."

W. F. ROBINSON, Chairman.

I concur in this report: E. H. Guie.

The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Grass, the following amendment was adopted:

Amend title by inserting after word "companies" in the first line a "comma" and the following words: "national banks, state banks."

On motion of Mr. Guie, the following amendments were adopted:

Strike from the title all after "amending" and insert in lieu thereof "section 3346 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amend section 1, line 1, by striking all after the second word section" down to and including last "1911" in line 3 and insert in lieu thereof "3346 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

Amend section 1, line 5, by striking the figure 1 and insert in lieu thereof "3346."

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Guie, House bill No. 240 was re-committed to the Committee on Appropriations.

Senate bill No. 229, relating to the nomination of candidates for public office.

The bill was read the second time by sections.
Mr. Wiley moved the adoption of the following amendment:
Amend section 2 by striking all of lines 17 to 21 inclusive.

On motion of Mr. Hartley, the previous question was ordered.
The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:
Section 2, line 5, after the word "primary" insert "said candidate presents and files a petition for his candidacy signed in the manner required by existing laws for initiative and referendum petitions, by one per centum of the registered voters in the political unit involved by his candidacy and."
The amendment was lost.

On motion of Mr. McQuesten, the following amendment was adopted.
In line 20 of section 2, after the word "same" insert the word "generally."

Mr. Brown (J. S.) moved the adoption of the following amendment:
Section 2, line 17, after "nomination," strike "and not withdraw."
The amendment was lost.

Mr. Lane moved the adoption of the following amendment:
Strike words "unless authorized by some other law of this state" in line 4, section 2, after the word "election."
The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:
Section 2, line 27, amend by inserting after the word "judge" the words "or justice of the peace."
The amendment was lost.

Mr. Robinson moved the adoption of the following amendment:
Section 2, line 8, after the word "elected to" strike the period and insert "unless seriously presented."
The amendment was lost.
Mr. Reeves moved the adoption of the following amendment:

Amend section 3 by striking out everything after the word "nomination" in line 8.

The amendment was lost.

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. Boyd, Capron, Duncan, Gibson, Guie, Hoff, Hubbell, Lunn, McQuesten, Perkins, Rotch, Schuh, Siler, Smith (J. H. T.), Timblin, and Zednick, of whom Messrs. Gibson, Lunn, Rotch, Schuh and Zednick were excused.

INTRODUCTION AND FIRST READING OF BILLS.

On motion of Mr. Davis, the rules were suspended and the following bill was introduced, read first time by title, ordered printed and passed to second reading:

House bill No. 273, by Joint Committee on Appropriations: 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, 1915, and ending March 31st, 1917, except as otherwise provided, and making appropriations for certain deficiencies and declaring this act shall take effect April 1st, 1915.

Passed to second reading.

On motion of Mr. McArdle, the rules were suspended, and the following bill was introduced, read first time by title, ordered printed, and passed to second reading:

House bill No. 274, by Committee on Roads and Bridges: An act relating to the appointment of road supervisors and amending section 5578 of Rem. & Bal. Code.

Passed to second reading.
The chief clerk delivered to the governor House bills Nos. 132, 134 and 108.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 170, entitled "An act establishing a fish code for the State of Washington," with the following amendments:

In section 3, on the last line of page 1 of the engrossed bill, after the word "and" insert the words: "with the approval of the state board of land commissioners."

In section 16, line 22, of page 6 of the engrossed bill, after the words "drag nets," insert the words "smelt drag bag nets."

In section 20, line 1, of page 8, of the engrossed bill, following the period (.) strike the remainder of the paragraph, the same being "A set net is not a fixed appliance within the meaning of this act, but it shall be unlawful to erect or maintain any set net within the limits of the end and lateral passageways prescribed in this act for fixed appliances."

In section 20, line 8, of page 8, of the engrossed bill, after the word "any" insert the word "such."

In section 20, line 9 of page 8, of the engrossed bill, before the word "such" insert the word "any."

In line 5 of section 22 of the engrossed bill, after the word "smelt" insert the word "drag."

In section 23, line 11, of page 9, of the engrossed bill, before the word "boundary" insert the word "north" and strike the figures "27" and insert in lieu thereof the figures "23."

Insert a new section to be known as section 26, as follows:


"A set net is not a fixed appliance within the meaning of this act, but it shall be unlawful to erect or maintain any set net within the limits of the end and lateral passageways prescribed in this act for fixed appliances."

Change section 26 to section 27.

Change section 27 to section 28.

In section 29, line 11, of page 13 of the engrossed bill, strike the words: "or location."

Change section 28 to section 29.

Change section 29 to section 30.

Change section 30 to section 31.

Change section 31 to section 32.

Change section 32 to section 33.
In section 34, line 31, of the engrossed bill, after the word “width” insert the words: “of the waters.”

Change section 33 to section 34.
Change section 34 to section 35.
Change section 35 to section 36.
In section 37, line 25, of page 15 of the engrossed bill, strike the words “Cherry Point.”
Change section 36 to section 37.
In section 38, line 5, of page 16, of the engrossed bill, strike the words “fifteenth day of June and the last day of August” and insert in lieu thereof the words: “first day of January and the last day of March.”
Change section 37 to section 38.
Change section 38 to section 39.
In section 40 of page 16 of the engrossed bill, strike all of lines 26 and 27 as follows: “By the term ‘hook and line’ is meant a single hook attached to a single line.”
Change section 39 to section 40.
Strike section 41 of the engrossed bill and insert in lieu thereof a new section to be known as section 42 as follows:

“Section 42. Indians Fishing on Reservations.

Nothing in this act shall prevent any Indian from taking fish at any time without a license for the consumption of himself or family with a drag seine not more than three hundred feet in length or with a set net, in any of the salt waters bordering any Indian reservation and within one-half mile thereof, or with a set net extending not more than one-third across the waters of any river or stream flowing through or bordering on any such reservation and within five miles of the boundaries thereof: Provided, however, That this section shall not apply to the Nooksack river.”

Change section 40 to section 41.
In section 42, line 14, of page 17 of the engrossed bill, after the word “States” insert the words: “of the age of eighteen years or over.”

In section 42, lines 20 and 21, of page 17 of the engrossed bill, strike the words: “to women, minors of the age of eighteen years or over, or” and in line 22 of the same section and page, strike the words “citizenship and.”

Change section 42 to section 43.
Change section 43 to section 44.
Change section 44 to section 45.
Change section 45 to section 46.
Change section 46 to section 47.
Change section 47 to section 48.
Change section 48 to section 49.
In section 50, line 33, of page 19 of the engrossed bill, after the word “license” insert the words: “on the Columbia River.”
In section 50, line 1, of page 20 of the engrossed bill, between the words "trap" and "that" insert the words: "on the Columbia River."

In section 50, line 3, of page 20 of the engrossed bill, strike the words "one trap" and insert in lieu thereof the words: "a trap on the Columbia River."

In section 50, at the bottom of page 20 of the engrossed bill, add a new paragraph, as follows: "For each smelt drag bag net on Puget Sound one dollar."

In section 50, line 7, of page 23 of the engrossed bill, strike the words: "and shell."

Change section 49 to section 50.
Change section 50 to section 51.
Change section 51 to section 52.
Change section 52 to section 53.

In section 54, line 13, of page 29 of the engrossed bill, after the word "other" insert the words: "like seine or."

Change section 53 to section 54.
Change section 54 to section 55.
Change section 55 to section 56.

In section 57, line 16, of page 30 of the engrossed bill, after the word "food" insert the words: "or shell."

In section 57, line 22, of page 30 of the engrossed bill, strike the word "the" and insert the word "this" in lieu thereof, and at the end of the same line strike the period (.) and add: "or an adjoining state, but this section shall not apply to Indians."

Change section 56 to section 57.
Change section 57 to section 58.
Change section 58 to section 59.
Change section 59 to section 60.
Change section 60 to section 61.

In section 62, line 32, of page 32 of the engrossed bill, strike the word "intentionally."

Change section 61 to section 62.
Change section 62 to section 63.
Change section 63 to section 64.
Change section 64 to section 65.
Change section 65 to section 66.
Change section 66 to section 67.
Change section 67 to section 68.
Change section 68 to section 69.
Change section 69 to section 70.

In section 71, line 12, of page 34 of the engrossed bill, strike the word "spear."

Change section 70 to section 71.
Change section 71 to section 72.
Change section 72 to section 73.
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Change section 73 to section 74.
Change section 74 to section 75.
Change section 75 to section 76.
Change section 76 to section 77.
Change section 77 to section 78.
Change section 78 to section 79.
At the end of section 80, strike the period (.) and add the words: "or shell fish."
Change section 79 to section 80.
Add a new section to be known as section 81, as follows:
"Section 81. It shall be unlawful to cast or pass or to suffer or permit to be cast or passed into any waters of this state either fresh or salt, within such distance from any incorporated city or town, any dead fish, heads or offal or other waste from any fish cannery, as the commissioner of public health may determine."
Change section 80 to section 82.
In section 83, lines 20 and 21, of page 38 of the engrossed bill, strike the words: "or fail to do any other thing by this act provided."
Change section 81 to section 83.
Change section 82 to section 84.
Change section 83 to section 85.
Change section 84 to section 86.
Change section 85 to section 87.
Change section 86 to section 88.
Change section 87 to section 89.
Change section 88 to section 90.
Change section 89 to section 91.
Change section 90 to section 92.
Change section 91 to section 93.
Change section 92 to section 94.
Change section 93 to section 95.
Change section 94 to section 96.
Change section 95 to section 97.
Change section 96 to section 98.
Change section 97 to section 99.
Change section 98 to section 100.
Change section 99 to section 101.
Change section 100 to section 102.
Change section 101 to section 103.
Change section 102 to section 104.
Change section 103 to section 105.
Change section 104 to section 106.
Change section 105 to section 107.
Change section 106 to section 108.
Change section 107 to section 109.
Change section 108 to section 110.
In section 111, line 5, of page 49 of the engrossed bill, after the word "oysters" insert the words: "except oysters for planting purposes."

Change section 109 to section 111.
Change section 110 to section 112.
Change section 111 to section 113.
Change section 112 to section 114.
Change section 113 to section 115.
Strike section 116, of page 50 of the engrossed bill, and substitute in lieu thereof, the following:

"Section 116. Repealing Provision.

"Sections 5150 to 5240, inclusive, sections 5245 to 5263, inclusive, and sections 5267 to 5275, inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all other acts and parts of acts in conflict with this act are hereby repealed."

Change section 114 to section 116, and change the numbers of all other sections to conform thereto.

In line 15, of the title of the engrossed bill, after the word "state" insert the words: "providing for a compact between the states of Oregon and Washington, relative to waters under concurrent jurisdiction of said states, and providing for ratification thereof by Congress in compliance with sections 10 of article 1 of the constitution of the United States."

On page 49, line 9, of section 114 of the engrossed bill, after the word "river" insert the words: "or its tributaries."

In the last line of page 49, and in the first line of page 50, of the engrossed bill, strike the words "and other waters within either state," and insert in lieu thereof the word "or."

In the second line of page 50, of the engrossed bill, before the word "recommendation," insert the word "said."

In section 114, line 14, of page 50 of the engrossed bill, after the word "river," insert the words "or its tributaries."

In section 114, lines 15 and 16, of page 50 of the engrossed bill, strike the words "any other waters within either of said states."

In section 114, line 16, of page 50 of the engrossed bill, after the word "would" insert the word "be," strike the word "affect" and insert in lieu thereof the words "affected by."

In lines 1 and 2, page 50 of the engrossed bill, strike the word "interest" and substitute therefore the word "jurisdiction."

Mr. Sims moved that the House concur in the Senate amendments to House bill No. 170.

Mr. Roth gave the following explanation of his vote and asked to have the same spread upon the journal of the House:

I desire to explain my vote. I shall vote no on this bill for the reason that I believe a grave mistake is being made in passing this
bill particularly with reference to the closed seasons on Puget Sound as therein provided. As the law now stands, and has been the law since 1905, there is a weekly closed season of thirty-six hours the year around on the taking of salmon, and a closed season for sock-eye salmon from the 26th of August to the 15th day of September, of each year, during the tail end of the sock-eye run.

Under this bill the weekly closed season during the entire year is abolished and an elaborate and varied period of closed seasons of length of from six to twelve (12) weeks each provided, which periods are at a time when, I believe, the fish do not run in any great number and therefore does little or no good looking to natural propagation, and the only time the 36-hour closed season does obtain is during the months of July and August of each year. This is done to in a measure protect the sock-eye and which, of course, I approve, but which in my judgment is not enough to protect this, the king of all salmon of the sound.

I believe this to be a great and grave mistake and should it be long persisted in will destroy one of the greatest industries of this state—one which I believe is already much impaired and yet, knowing the temper of this house as foreshadowed by a previous vote and realizing the fact that there are men in this house who know far more about the salmon and the salmon business than I do, I defer to their judgment and hope that my objections and fears are not well founded, as they assure me that such is the fact and will content myself with voting my convictions on this subject. I desire my explanations to be entered in the journal as part of the record of this house.

The roll was called and the House concurred in the Senate amendments to House bill No. 170 by the following vote: Yeas, 75; nays, 2; absent or not voting, 20.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Brown (J. S.), Roth—2.
Those absent or not voting were: Messrs. Black, Gibson, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Lum (C. E.), Lunn (Walter J.), Mc Ardle, Pearsall, Perkins, Reed, Rotch, Schuh, Siler, Smith (J. H. T.), Timblin, Urquhart, Zednick—20.

There being no objection, Mr. Renick was excused until the next working day.

On motion of Mr. Kelly (Guy E.), Senate bill No. 229 and House bill No. 271 were passed over temporarily to hold their places on the calendar.

The House resumed the second reading of bills.
House bill No. 177, relating to revenue and taxation.
The bill was read the second time by sections.
Mr. Fleet moved the adoption of the following amendment:
In line 25 strike word "exclusively."
The amendment was lost.
Mr. Winston moved the adoption of the following amendment:
In section 1, strike beginning with the word "also" in line 15 down to and including the word "profit" in line 21.

On motion of Mr. Hawthorne, the previous question was ordered.

Mr. Wilson demanded a roll call, and a sufficient number arising, the roll was called and the amendment was lost by the following vote: Yeas, 39; Nays, 40; absent or not voting, 18.
Those voting aye were: Messrs. Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cam eron, Capron, Catlin, Comstock, Croft, Farnsworth, Gilkey, Grass, Guie, Hanna, Hartley, Hastings, Kelly (T. J.), Long, Lum (C. E.), Marshall, Masterson, McCoy, Olson, Pearsall, Reed, Rockhill, Sawyer, Sims, Stevens, Stewart (G. A.) Strat ton, Webster, Wiley, Winston, Young—39.
Those voting nay were: Anderson, Barlow, Boyd, Crawford, Duncan, Fleet, Ginn, Halsey, Hart, Hawthorne, Heinly, Hill, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Lane, Lowman, Manogue, McQuesten, Moll, Morrison, Murphine,
Nickle, Reeves, Robe, Robinson, Roth, Scales, Sly, Smith, Maurice), Stewart (Z.), Timblin, Tonkin, Wagner, Watt, Weldon, Wilson, Yale, Mr. Speaker—40.

Those absent or not voting were: Adams, Davis, Gibson, Harris, Hoff, Hubbell, Jarvis, Lunn (Walter J.), Mcardle, Mess, Perkins, Renick, Rotch, Schuh, Siler, Smith (J. H. T.), Urquhart, Zednick—18.

On motion of Mr. Babcock, House bill No. 177 was referred to the Committee on Revenue and Taxation.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 17, 1915.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 102, entitled "An act establishing a primary highway to be known as the Scenic highway, connecting the Pacific highway in Snohomish county with the Sunset highway in Chelan county," 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 House bill No. 102, in the title, by striking the word "primary" in the first line of the printed bill and substitute in its place the word "secondary."

Amend section 1 by striking all thereof except the word "section" and the figure "1" and substitute the following in lieu of the stricken portion:

"That there is hereby established a secondary highway commencing at the most feasible point on the Pacific highway north of the city of Everett in Snohomish county; thence easterly following the most feasible route through the cities and towns of Snohomish, Monroe, Sultan and Gold Bar to the town of Index; thence by the most feasible route to a connection with and thence along that certain highway now under construction by the authorities of King county from the Snohomish county line to the Chelan county line; thence by the most feasible route to a connection with Sunset highway at or near the city of Wenatchee in Chelan county, which shall be known as the Scenic highway."

L. D. Mcardle, Chairman.


The bill was read the second time by sections.
The committee amendment to section 1 was adopted.

On motion of Mr. Guie, the House reconsidered vote by which the committee amendment to section 1 was adopted.

Mr. Robe moved the adoption of the following substitute for the committee amendment to section 1:

Amend section 1 by striking all thereof except the word "section" and the figure "1" and substituting the following in lieu of the stricken portion:

"That there is hereby established a secondary highway commencing at or near the east end of Everett avenue in the city of Everett in Snohomish county; thence easterly, following the most feasible route through the cities and towns of Snohomish, Monroe, Sultan and Gold Bar to the town of Index; thence by the most feasible route to a connection with and thence along that certain highway now under construction by the authorities of King county from the Snohomish county line to the Chelan county line; thence by the most feasible route to a connection with Sunset highway at or near the city of Wenatchee in Chelan county which shall be known as the Scenic highway."

The committee amendment to the title was adopted.

Mr. Hogan moved that the rules be suspended, and the bill placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on State School for Defective Youth, Reform School and Reformatory, to whom was referred House bill No. 44, entitled "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," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

After the word misdemeanor, in line 10 of the original bill, the same being line 5 of the printed bill, insert a period and strike the remainder of the sentence.

WM. N. MARSHALL, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted, and the bill was passed to third reading and ordered engrossed.
House bill No. 226, relating to divorce and alimony.
The bill was read the second time by sections.

Mr. Kelly (Guy E.) moved the adoption of the following amendment:

In line 12, section 1, strike everything after the word "other."
The amendment was lost.

Mr. McQuesten moved the adoption of the following amendment:

Striking all of section 8 and re-numbering to conform.
The amendment was lost.

Mr. Lowman moved the adoption of the following amendment:

Strike all of lines 19 and 20.

Mr. Winston raised the point of order that lines 19 and 20 in House bill No. 226 were identical with matter contained in House bill No. 64, which bill had been previously indefinitely postponed.

The speaker declared the amendment properly before the House.
The amendment was lost.

Mr. McQuesten moved that the bill be indefinitely postponed.

Mr. McQuesten withdrew the motion to indefinitely postpone.

Mr. Black moved the adoption of the following amendment:

Line 21, strike "chronic mania or dementia" and insert "chronic insanity."
The amendment was lost.

The bill was passed to third reading and ordered engrossed.

COMMUNICATIONS FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 27, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 155, entitled "An act appropriating the sum of four million dollars ($4,000,000) 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 and for the maintenance of permanent highways, and declaring that this act shall take effect immediately."

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, February 27, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 183, entitled "An act relating to the construction of bridges and trestles and amending section 7868 of Rem. & Bal. Code and declaring that this act shall take effect immediately."

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

On motion of Mr. Sims, House bill No. 251 was passed temporarily to retain its place on the calendar.

House bill No. 31, relating to mutual savings banks.

On motion of Mr. Robinson, House bill No. 31 was laid on the table.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1915.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House bill No. 106, entitled "An act authorising the incorporation of mutual savings banks, defining their powers and duties, and prescribing penalties for violations hereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend line 28, page 13, section 11 of the original bill, being line 88, page 7, section 11 of the printed bill, by striking the word "in" and inserting in lieu thereof the word "is."

Amend line 33, page 13 of the original bill, being line 92, page 7, section 11 of the printed bill, by striking the word "he" after the word "the."

W. F. ROBINSON, Chairman.


Mr. Brown (J. S.) moved that the bill be laid on the table.

The motion was lost.
The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed,
The speaker resumed the chair.

REPORT OF INVESTIGATING COMMITTEE OF CHENEY NORMAL SCHOOL, AT CHENEY, WN., AND FEEBLE MINDED INSTITUTION AT MEDICAL LAKE, WN.

Honorable President of the Senate, and Speaker of the House of Representatives:

Gentlemen: We, your committee appointed by Senate concurrent resolution No. 7, relating to the investigation in connection with the location and contract for the construction of buildings for the institute for the feeble minded, near Medical Lake, also for new buildings at Cheney Normal schools, would respectfully report the following:

On February 2, 1915; we arrived at Cheney, Washington, accompanied by J. L. McCauley, architectural expert; H. L. Copeland, complaining witness, and W. H. Grigg, official reporter. Proceeding to the old normal school building, the committee held public hearings, a record of which is made a part of this report, examined the records of the board of trustees, and with the aid of Mr. McCauley and Mr. Copeland, we made a thorough investigation of the new building and found the following facts:

Shortly after the old normal school building was destroyed by fire, which was during the month of April, 1912, the board of trustees held a meeting on April 23, 1912, to decide upon ways and means for continuing the operation of the school and for providing a new building. At this meeting it was decided to ask the legislature for an appropriation for the purpose of constructing a new building, and in order to ascertain the amount of money which would be required by such a structure and to better present the matter to the legislature, the board decided to employ an architect who should make tentative plans to be used for the purposes as above mentioned.

Mr. Earle W. Morrison, an architect of Spokane, was engaged to make tentative plans with the understanding that such plans were to be used in presenting the matter of needs of the normal school before the coming session of the legislature, and in case an appropriation should be made by the legislature, providing for the construction of such a building, the board retained the right to employ an architect as they might then deem advisable to make complete plans and specifications and superintend the construction of the building.

Under these arrangements, Mr. Morrison made for the board, the tentative plans which were used before the legislature of 1913, in securing an appropriation for the construction of such a building at Cheney, Washington, to be used by the State Normal school. When this matter
was brought before the Committee on Appropriations, the proposition was to make an appropriation of $330,000.00, of which amount $300,000.00 was to be used in the construction of the building and $30,000.00 in furnishings and equipment for the same, but afterwards it was decided to cut out the $30,000.00 for equipment and to make an appropriation for $300,000.00, the purpose being as we have learned through different members of that committee and the members of the legislature, to make the entire amount available for the construction of a building. The appropriation for this building as provided for in House bill No. 164, reads as follows:

"Section 1. There is hereby appropriated out of any moneys in the general fund the sum of $300,000.00 to be used in the construction of an administration building for the State Normal school at Cheney, Washington, and for furnishings and equipment therefor."

Professor N. D. Shoewater, who was in Olympia, at the time this appropriation was made, who represented the board of trustees of the normal school, also different members who were on the appropriation committee that approved that bill, state that it was the intention when the amount was reduced from $330,000.00 to $300,000.00 to also cut out that part of the bill referring to equipment, but for some reason it was overlooked. After securing this appropriation, the board of trustees concluded that Mr. Morrison, the architect who had provided the tentative plans, being a young man with but a moderate amount of practical experience, was hardly qualified to undertake so important a task as constructing a building of this magnitude, so Mr. Julius A. Zittel, another architect of Spokane, of wide experience in the construction of public buildings, was elected to succeed Mr. Morrison.

An arrangement was made with Mr. Zittel to furnish the board complete plans and specifications along the general lines of the plan that had been presented to the legislature and to superintend and inspect the construction of the building for a commission of five per cent on its total cost. A resolution was passed by the board of trustees, authorizing Mr. Charles P. Lund, a practicing attorney of Spokane, who was at that time a member of the board of trustees, to draw up a contract to be entered into between the board and Mr. Zittel, covering the agreement as above specified.

We were unable to find that such a contract had ever been made and Mr. Lund testified that he had no recollection of having drawn such a contract and there was no likelihood it had ever been drawn, he having resigned from the board of trustees about that time.

Mr. Zittel drew plans and specifications for the buildings, which were passed upon and accepted by the board, and he was then authorized by the board to advertise for bids. This was done and in due course of time, the bids were opened, there being quite a large number, which varied in price from the lowest to the highest bids to the amount of nearly $100,000. As the lowest of the bids was found to be in excess of the amount appropriated by the legislature, the board of trustees
decided rather than advertise for new bids, to make such alterations to the plans and specifications that the price of the lowest bids should be so reduced as to come within the amount of the appropriation, it being understood that such reductions as should be made, should be figured on the same basis as which they were included in the original bid.

This proposition was made to Bartlett & Roth Co., who were the lowest bidders on the building and after certain modifications had been agreed upon, a figure was reached which came within the amount of the appropriation. The Bartlett & Roth Co., however, failed to secure the bond required of them for this work, so that the board of trustees had to give up the consideration of their bid.

The same proposition was then taken up with the next lowest bidder, which was John T. Huetter, a contractor of Spokane, who qualified as to bond and other conditions and was awarded the contract.

The following changes were made from the original specifications and on these modifications the contract was made:

- The tinting of all plastering with the exception of first floor lobby, of halls, of first, second and third floors, of dining room, of plunge bath room, of all toilets, of kitchen, of reception hall, of dean of women’s room, of auditorium, of general offices, and of library, is to be omitted.
- The various apartments above enumerated to be finished as originally specified.
- Terra cotta to be modified to standard construction as directed by the architect.
- Terra cotta flue lining to be omitted.
- Ornamental plastering in first floor lobby and in dining room to be omitted.
- Furring of auditorium walls to be omitted.
- Front portion of building to be changed from steel construction to reinforced concrete construction as per revised drawings of the architect.
- Mortar used for laying pressed brick to be tempered with lime as directed by the architect, using not to exceed one-fourth barrel of lime per thousand brick.
- White sand in mortar for face brick to be changed to common brick sand, all mortar for common brickwork to be changed to the proportion of one barrel of cement and one barrel of lime to one cubic yard of sand, ornamental iron work to be modified as directed by the architect. The roof construction over auditorium proper to be changed to wood trusses, ceiling formed of Hy-Rib lath with a tow-inch bed of concrete, trusses, roof timbers and sheathing to be as per revised drawings. Contractor to lay tar paper on top of roof sheathing and lay a three-inch bed of concrete troweled ready to receive roofing.

With these modifications to the original plans and specifications, Mr. Huetter entered into a contract with the board for the construction of this building, for $241,224.00. The board of directors also entered
into a contract with the Ben Olsen company, for heating and vent equipment, installed to the amount of $23,000.00. Also entered into a contract with P. J. Coff, for plumbing, gas, heating and vacuum cleaning system for $12,940.00, and also with J. J. Agutter Co. for electric wiring for $6,960.00.

The total of these amounts, together with the commission to be paid the architect brought the total cost of the building just within the limit of the appropriation made by the legislature.

All of these contracts contain the following clause:

"It is further agreed that said work and materials shall be so done and finished under the supervision, direction, and control, and to the satisfaction of Julius A. Zittel, architect, for said party of the second part, and he shall decide every question which can or may arise between the parties relative to the construction of said contract and to the performance thereof, including all questions as to quality, quantity, and amount of the several kinds of work, which may be performed or materials furnished under this contract, and the price thereof, and such determination shall be conclusive upon the parties."

By this clause inserted in all of the contracts, the board of trustees left the entire supervision, modification and construction of this building to the architect, without reservation, leaving him to be the final judge in all matters pertaining to the building.

Our examination of the building as compared with the items called for in the plans and specifications, shows that the specifications have not been closely followed and from Mr. Zittel, the architect, we learned that the following modifications had been provided for:

The arches carrying the roof over the main auditorium were changed from wood to steel construction. The steel framework to be inclosed in a coat of concrete fireproofing and also all hollow tile partitions throughout the entire building had been changed from six-inch to four-inch.

These changes, Mr. Zittel stated, had been made after having taken the matter under advisement with the board of trustees, and having been authorized by them and this statement was verified by the different trustees, although we were unable to find anything in the records of the board showing that any such change had ever been authorized. The reason for making the change in the frame work of the roof over the main auditorium was to replace the wooden construction with a steel construction, thereby virtually making the entire building fireproof. To offset the extra expense of making this change, the contractor was allowed to put in a four-inch tiling in all partitions rather than six-inch.

No other extra charge was made for this change.

Accompanying this report is an itemized statement made by Mr. Zittel, showing the cost of the materials that were omitted by this change and also the extra materials that were added, which statement
shows that the trade had been made somewhat to the advantage of the state.

The committee's inspection of the building shows the following facts:

That the mortar used in the brick work did not appear to be of very strong consistence. The specifications for this mortar calling for one barrel of lime, one barrel of cement and one yard of sand. Samples of the mortar were taken from the various parts of the building and were sent to the Bogardue testing laboratory at Seattle, for analysis, the result of this testing was as follows:

<table>
<thead>
<tr>
<th>Soluble Silica</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sand used in the mixture</td>
</tr>
<tr>
<td>Cement supposed to be used</td>
</tr>
<tr>
<td>First floor, main corridor</td>
</tr>
<tr>
<td>Second floor, corridor, east end</td>
</tr>
</tbody>
</table>

This test shows that there was a very small proportion of the cement in the mortar, very much less than that called for in the specifications.

In regard to this mortar, Mr. Zittel testified that he thought it most likely from its appearance that it might not contain the full amount of cement as called for in the specifications, but that he had given strict instructions that the specifications should be closely followed in all matters, and if in case it should prove after samples of this mortar had been analyzed, that any portion, or all of the cement should have been left out, that he would deduct from the payment to be made to the contractor a sufficient amount to compensate the state for such omissions of cement.

We also found on our inspection of the building that the specifications had not been closely followed in the laying of the brick walls. The bricks were laid with header courses, every seventh course, whereas the specifications called for header courses every six courses. Specifications also called for eight courses of brick in the supporting arch over the proscenium in the main auditorium. Only six courses were in this arch. The tin flashings were not placed on the roof as specified in the plans, nor were they painted on the under side, which we are advised is the usual custom.

There were other defects not important, but all of which shows that there had been lack of careful inspection. Notwithstanding these different defects, and that the mortar did not show the amount of cement as indicated in the specifications, our inspector, Mr. McCauley, stated that the building was generally well constructed and was well calculated to carry all of the probable loads or strains that it naturally might be put to.

Mr. Huetter, the contractor, testified that this cement he was positive had been put into the mortar. That he had no reason to believe otherwise.
In regard to the strength of the building, we found at different places throughout the structure, piles of cement and mortar of great weight which the floors were carrying without any apparent strain.

Mr. F. F. Sinks, constructing engineer, of Seattle, figured for us the tensile strength of one of the concrete beams and joist of the type used in the construction of buildings and states that the floors will safely carry 75 pounds to the square foot, which test we are informed compared with the buildings of the city of Spokane for this class of structure.

Mr. McCauley, our engineer, also figured the strength of the steel construction supporting the roof over the main auditorium and reports the same will safely carry any extra or unusual weight that might be added by either snow or heavy rainfall.

We also found on our inspection of the building, that two extra rooms had been added to the basement at no cost to the state. This had been brought about by reason of the contractor being able to secure gravel for the use of the building from the material excavated from the foundation, in return from which he donated the two extra rooms mentioned, which rooms have been fitted with openings in which windows can be installed at any time that the directors might desire.

From the facts as above enumerated, and from the testimony taken, which is transmitted herewith, your committee has reached the following conclusions:

1. That the state auditor, in the position of paymaster for the state, was justified in refusing payment under the contract covering the general construction of the building and asking for an investigation, for the principal reason that he had learned that material changes had been made during the construction of the building that were not specified in the original contract or in any supplementary contract between the board of trustees of the Cheney normal and the contractor, Mr. John T. Huetter, and that such changes had not been made a matter of record by the board of trustees, nor was it shown that they had been authorized by the board. The state auditor further learned from a casual inspection of the building that its construction had not been carefully superintended and that several discrepancies existed, the most important being the mortar used in the brick work, which apparently was not composed of the proportions of sand and cement, as called for in the specifications. Other minor changes were noted in the laying of the brick and in the pattern of the arches over some of the windows and the number of courses of brick used in the supporting arch of the proscenium in the main auditorium. All of these differed from the original specifications. Taking into consideration the fact that changes had been made from the original plans and that the specifications had not been followed in detail and not knowing to what extent these changes might exist in other parts of the building or to what extent the state might be damaged by reason of these changes, the state auditor was justified in asking for an investigation and for
more exact knowledge before making further payments under the con-
tact to Mr. Huetter.

2. The state's interests were not sufficiently protected under the
contracts between the board of trustees and the different contractors,
in that they all contain this clause:

"It is further agreed that such work and material shall be so done
and furnished under the supervision and control and to the complete
satisfaction of Julius A. Zittel, architect for said party of the second
part, and he shall decide every question which can or may arise between
the parties with reference to the construction of said contract, and of
the performance thereof, including all questions as to quality, quantity
and amount of the several kinds of work, which may be performed
or material furnished under this contract, and the price thereof and
such determination shall be conclusive upon the parties."

It is our opinion that by this clause in the contract the final de-
cision in all matters concerning the construction and material used in
the building was vested in the architect, and that in permitting this
clause to be inserted the board of trustees relinquished all authority
in the matter of final decision as to any work done or material used;
that this is an unusual and dangerous clause to be inserted in a building
contract; and while we did not find that the state has suffered by
reason of this, nevertheless, we consider such a clause unwise in con-
tracts of this character; that the representatives of the state should
jealously guard the right of final decision in all matters in any way
affecting the interest of the state.

We further recommend that in the construction of a building
or in the performance of any other work done by contract for the
state, in amount equal to or in excess of five thousand dollars, that such
contract be submitted to the attorney general for approval before being
signed, in order to insure the protection of the state's interests.

3. The minutes of the meetings of the board of trustees have not
been carefully kept, inasmuch as they do not include a record of the
material changes made in the building which differ from the original
plans and specifications, all of which changes have been verbally agreed
upon by the board of trustees and the architect. If such records had
been kept, explaining in detail the changes that had been made, it is
very probable the state auditor would have been satisfied and this in-
vestigation would not have been necessary.

4. That is was evidently the purpose of the legislators of 1913,
when making the appropriation of $300,000.00, that it should be used in
the construction of the building. Notwithstanding this, it would have
been possible, by eliminating some of the ornate trimmings and finish,
to have reduced the cost of the building without detracting from its
size or efficiency and there could have been enough saved to have pur-
chased the furnishings and equipment, making the total cost of the
building completed, come within the $300,000.00 originally appropriated,
thereby living up to the provision that the $300,000.00 shall include the building and the furnishings and equipment.

5. We further find that careful supervision and inspection was not exercised during the course of construction. This is shown by the fact that the brickwork was not laid in the manner specified; that in one or two instances an inferior arch was used in the construction over some of the openings in the rear of the building and that a less number of brick were put in the supporting arch of the proscenium entrance than called for in the specifications; that the tin flashings on the roof were not properly laid nor painted on both sides; that the mortar used in the brick did not contain the percentage of cement called for in the general specifications. These and other things tend to show that there had not been the careful superintendence and inspection there should have been under a contract of this size and importance.

6. Notwithstanding the fact that there are some minor defects apparent in the construction of this building, we are of the opinion that the state has a good, substantial building, and one of ample strength for the purpose for which it is intended.

We are of the opinion further, that the changes authorized by the architect whereby the roof construction over the main auditorium was changed from wooden to steel construction, enured to the benefit of the building and more than compensated for the change in the hollow tile partitions for six inches to four inches, and we would recommend that the state auditor be permitted to resume payments under this contract, withholding, however, such amounts as may be due the state as penalty for the delay in the completion of the building within the time prescribed, and a certain amount to offset the loss to the state caused by the failure to include the quantities of cement in the mortar as called for in the original specifications.

After completing the investigation of the construction and matter of the location of the new building for the State Normal school at Cheney, we proceeded to Medical Lake, accompanied by Mr. J. L. McCauley, architectural expert, and on February 4th and 5th, held public hearings in the office of the administration building of the State Feeble Minded Institution, regarding the matter of location of the five new buildings authorized by the legislature of 1913, and recently completed.

From the public hearings and personal inspection of the new buildings, in company with Mr. McCauley, the following evidence and facts were obtained:

The legislature of 1905 provided for the location of the State Feeble Minded Institution at Medical Lake, as recorded in chapter 70 of the Session Laws, reading as follows:

"The location of the said institution shall be near Medical Lake, in Spokane county, Washington, and shall be on land now owned by the State of Washington, and within two miles of the Eastern Washington Hospital for the Insane, and shall be under the immediate su-
 pervision of the superintendent of the Eastern Washington Hospital for the Insane, subject to such rules and regulations as may be prescribed by the state board of control."

This institution remained under the direct management of the superintendent of the Eastern Hospital for the Insane, up until the year 1907, when, by an act of the legislature it was created a separate department and placed under the management of Mr. S. G. Woodruff.

In the year 1911, the legislature made an appropriation of $25,000.00 with which to purchase additional land for the feeble minded home, used for agricultural purposes. During the year 1912, two pieces were purchased, one tract of 154 acres, known as the Hague tract, which adjoins the property of the Eastern hospital for the insane, on the south side, and close by the present old buildings of the feeble minded home, and a second tract of 320 acres, known as the Tate place, situated about one and one-half miles still further to the south of the Hague property.

In 1913, the legislature on presentation of the needs of the feeble minded home, by Mr. Woodruff, appropriated $230,000.00, to be used in the construction of the new buildings. Mr. Woodruff's presentation of this matter included a general outline of the buildings that were needed and a plan which contemplated by the installing of possibly one new boiler in the central heating plant, then in use, to provide heat for the new buildings and his plan also contemplated the making use of the old laundry and bakery, to take care of the requirements of the new buildings. Mr. Woodruff further stated that his plans were the result of ideas he had gathered after years of experience and an extended trip to many similar institutions throughout the United States.

The site on which the old buildings are situated is in a natural grove of trees on a slightly elevated knob located on the southerly end of the property of the Eastern Hospital for the Insane, and on the bank of Medical lake. The site slopes gradually from the front of the buildings to the lake and it has slope enough from the rear to insure good surface drainage from the buildings.

The Hague place, purchased in 1912, is located immediately adjoining and south of the old site and that portion nearest the buildings of the feeble minded institution is covered with trees, which in fact are a continuation of the same grove that surrounds the present home. The soil is more or less of a rocky nature and such that will drain off quickly after a rain or a thaw, making a desirable play ground for children.

After securing the appropriation of $230,000.00 from the legislature of 1913, the board of control, with the knowledge of the governor, decided to locate the new buildings provided for in this appropriation on the property known as the Tate place and their plan contemplates the ultimate removal of the entire feeble minded institution from its present site on the shores of Medical lake to the Tate property. At the time the appropriation was asked for from the legislature, there was no other thought, as far as we could learn, than to locate these
new buildings with the old group. This was the plan that Mr. Woodruff, the superintendent, outlined, and it is the plan that he still approves.

The board of control employed Mr. Julius Zittel, architect, of Spokane, to provide plans and specifications for five new buildings, which were erected on the Tate property. The contract for the construction of which buildings contains the same provision which your committee has heretofore criticized in the report on the Cheney Normal.

The new structures are located about one and one-half miles from the site of the old home and on the west side of the main highway, leading south from the town of Mineral Lake, and from one to two hundred feet from the road. The ground is slightly elevated above the road, but so slopes downward towards a hill in the immediate rear of the buildings as to cut off the natural drainage, causing water to cover portion of the site in and around the buildings during rainy weather or after a thaw in the spring. Opposite the buildings and across the road, the ground drops off into a marsh, which continues to the bank of Clear lake, about one and one-half miles distant. Clear lake is the source of the water supply for the feeble minded institution, the hospital for the insane, and also for the town of Medical Lake. The sewerage from the new buildings is drained into a septic tank which is located on the side of the hill from which the natural drainage is into Clear lake. It is possible and likely for the overflow from this septic tank by either an extra heavy rainfall or by a sudden thaw washing away a large quantity of snow over the frozen ground, to be carried into Clear lake and thereby endangering the health of all those deriving their water supply from this source.

There are no shade trees on the location of the new buildings and an expenditure of at least $4,000.00 or $5,000.00 will be required to grade the property, so that the surface drainage will be away from the buildings.

Mr. H. T. Jones of the board of control, stated that the board had been influenced by the opinions of Drs. Semple and Oliver, of the hospital for the insane, in deciding upon the new location for the buildings for the feeble minded home, and the following are some of the principal reasons given by the two doctors justifying the removal of the institution to the Tate place. That on account of the fact that the road to the feeble minded institution leads through the main entrance and over the grounds of the hospital for the insane, the hospital has lost chickens from the barns, apples from the orchards, and tools from the grounds, stolen by persons purporting to be passing through on their way to the feeble minded home. That other strangers with the same excuse for being on the hospital grounds have taken advantage of the mental condition of different patients to effect trades for personal articles much to the detriment of the patients. That the hospital also has been annoyed by telephone calls which were intended for the feeble minded institution, and that it is unwise to have the children
of the feeble minded home located where they can constantly see the buildings of the insane asylum, with its natural depressing effect.

These are the principal reasons given by the doctors for the locating of the new buildings at some other site than on Medical Lake and for the eventual removal of the entire feeble minded institution from that place.

We suggested that by building a separate roadway into the grounds of the feeble minded home by coming from the town of Medical Lake around the south end of the lake, that the grounds of the hospital need not be crossed, by persons or guests going to the feeble minded institution, and that by erecting a high board fence, the view of the children at most times could be cut off from the sights of the hospital for the insane, the two institutions being separated by one-half mile, which suggestions, if carried out, the doctors admitted would remove most of their trouble.

In company with Mr. McCauley, the committee personally inspected the five new buildings and found them to be well constructed and built in compliance with the plans and specifications, except in some few minor details. It was especially noted that the mortar used in the brickwork was of much stronger consistency than that used in the Cheney Normal school buildings.

In the basement of the several buildings, we found considerable seepage of water which we were informed will be avoided when the grounds are so graded as to carry the water away from the buildings.

The general plan of construction is what is called the cottage system, each building has its own heating plant and cooking department, and in each it is expected that a man and his wife can take care of fifty children. The five buildings will accommodate from 250 to 300 children.

The plan of Mr. Woodruff was for one central heating plant with one central dining room and kitchen and under this plan, the same amount of investment would have provided homes for 100 to 500 children and with no greater amount of help.

From the foregoing facts and evidence, we have reached the following conclusions:

1. There is a grave question as to whether the board of control had any legal right to have located the new buildings on any other site than that of the Eastern Hospital for the Insane. Apparently there has been no law passed changing the location of this institution since the act passed by the Legislature of 1905, which states that it shall be built on the grounds then owned by the state belonging to the Eastern Hospital for the Insane.

We would suggest that a joint committee be appointed of three members from the Judiciary Committee of the Senate and three members from the same committee of the House, who, in conjunction with the attorney general, be asked to make a report on the legal
right of the board of control to have erected these new buildings for the Feeble Minded Home on any other site than that occupied by the old buildings.

(2) We consider the board of control has made a very grave mistake in the location of the new buildings and in their farther plan to ultimately remove the entire Feeble Minded Institution onto the new site on the Tate place for the following reasons:

(a) Because that by removing the institutions from the old site on the shore of Medical Lake, they are taking these unfortunate feeble minded children from a beautiful spot with good natural drainage, covered with shade trees close by the lake where they can enjoy beach bathing during the summer season and well removed from the road and the view of the passing public.

(b) Because by the construction of the new buildings on the old site they would have effected a material saving to the state both in the construction of the buildings and in the management of the institutions after the buildings were occupied; the saving in construction by the making use of the central heating plant of the old group to provide heat for the new buildings with a comparatively small extra investment; the saving in management by having all the buildings close together and easy of access by the superintendent.

(c) Because the new site on the Tate place is barren of trees and with no natural qualifications for a children's play ground and situated close by the road where the unfortunate children are in more or less constant view of the passing public.

(d) Because the natural drainage of this new site is towards Clear lake, the water supply of the Feeble Minded Home, the Hospital and the town of Medical Lake, with the danger of germs being carried into its waters detrimental to those using the same.

Your committee recommends that the plan of removing the Feeble Minded Institution from the old site on the bank of Medical Lake should be abandoned. That such extra buildings as this institution shall require should be constructed adjoining the old group on the Hague property and that legal authority so to do be granted, but that such authority be restricted so that there can be no recurrence of the conditions herein criticized. That a high board fence should be built between the Feeble Minded Institution and the Hospital, to be located about a quarter way from the Feeble Minded Home, and that the fence should be supplemented by a hedge which will eventually make a screen of trees between the two properties. That all of the property south of the line of the fence and sufficient of the farm land connected therewith, be set aside as a site for the Feeble Minded Home of sufficient size to make a fair exchange for the Tate place, which we recommend shall be turned over to the Eastern Hospital for the Insane, including the buildings thereon.
That some arrangement be made whereby the sewerage discharge from these buildings shall have an outlet in some other watershed than that of Clear lake.

It is also our opinion that the road through the hospital grounds to the Feeble Minded Institution should be closed, and that the entrance to that property should be by the road leading from the town around the south end of the lake, or the road be relocated so that one branch will go to the Feeble Minded Institution and the other to the Hospital for the Insane, along the front of the lake.

Your committee further has testimony to the effect that the hospital authorities have refused the Institution for the Feeble Minded the use of any part of three-quarters of a mile of lake front for bathing purposes. We believe that some division of this water front should be made so that the children should have access thereto.

Respectfully submitted,
Ralph D. Nichols.
Fred A. Hart.

There being no objection, the House returned to reports of standing committees.

REPORT OF STANDING COMMITTEE.

House of Representatives,
Olympia, Wash., February 27, 1915.

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred House bill No. 179, entitled "An act fixing the time of holding elections, providing for the appointment of election officers and prescribing their duties, fixing the time of commencement of the terms of municipal and district officers," have had the same under consideration, and we respectfully report the same back to the House with the commendation that substitute House bill No. 179 be printed and do pass.

W. W. Conner, Chairman.

We concur in this report: Thos. F. Murphine, E. H. Guie, E. A. Sims, M. E. Reed.

The report, as to the substitution and printing, was adopted.

On motion of Mr. Brown (J. S.), the House adjourned until 11:30 a.m., Monday, March 1, 1915.

C. R. Maybury,
Chief Clerk.

W. W. Conner,
Speaker.
FIFTIETH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 1, 1915.

The speaker called the House to order at 11:30 a.m.

Roll call showed all members present, except Messrs. Bowman, Brown (Tom), Hart, Lane, Mess and Rotch, of whom Messrs. Mess and Rotch were excused.

Prayer was offered by Rev. J. C. Baker, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

Hon. I. H. Bingham, member of the Senate of the Oregon Assembly, being within the bar of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Sims and Lowman.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1915.

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 144, entitled "An act relating to the establishment, maintenance and regulation of public morgues in counties of the first class; and providing penalties for violation of the provisions thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capron, Chairman.


Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House joint memorial No. 2, House joint resolution No. 3, and House concurrent resolution No. 16, have compared same with the resolution and find them correctly enrolled. Respectfully submitted,

G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.
MR. SPEAKER:

Your Committee on Engrossed bills, to whom was referred House bills Nos. 106, 102, 226, 44, 21 and substitute House bill 121, House bills Nos. 113, 139, have compared same with the original bills and find same correctly engrossed. Respectfully submitted,

R. E. BUCKLIN, Chairman.

I concur in this report: A. J. Comstock.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 27, 1915.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 215, entitled "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;"

Also, engrossed Senate bill No. 379, entitled "An act relating to county road funds, validating certain obligations, authorizing the payment thereof, and declaring that this act shall take effect immediately;"

Also, engrossed Senate bill No. 232, entitled "An act fixing the term of office, qualifications, salaries and certain duties of county superintendents of schools, and amending sections 4472, 4473 and 4474 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding section 4474-a and repealing section 4477 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed amended Senate bill No. 301, entitled "An act amending chapter 117, Session Laws of 1911, being 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 appropriation and repealing certain acts,' by adding an additional section thereto, to be known as section 74A;"

Also, Senate bill No. 174, entitled "An act relating to township organization, authorizing elections to abolish the same and providing for the winding up of the affairs of townships, the payment of their indebtedness and the disposal of their assets;"

Also, engrossed Senate bill No. 159, entitled "An act to amend section 3 of an act entitled 'An act relating to attorneys and counsellors-at-law,' approved March 15, 1909;"

Also, engrossed Senate bill No. 244, entitled "An act relating to the safety of employees and passengers on railroads, amending sections 1, 2, 4 and 5, of chapter 134 of the Laws of 1911 and adding thereto a new section to be known as section 6;"
Also, Senate bill No. 401, entitled "An act appropriating the sum of seven hundred and fifty dollars ($750) or so much thereof as may be necessary for extradition and other expenses;"
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

On motion of Mr. McArdle, the rules were suspended for the purpose of permitting the Committee on Roads and Bridges to introduce a bill.

House bill No. 275, by Joint 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.

FIRST READING OF SENATE BILLS.

Referred to Committee on Judiciary.

Senate bill No. 174, by Senator Brown: An act relating to township organization, authorizing elections to abolish the same and providing for the winding up of the affairs of townships, the payment of their indebtedness and the disposal of their assets.
Referred to Committee on Township Organization.

Engrossed Senate bill No. 215, by 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 Rem. & Bal. Code.
Referred to Committee on Railroads.

Referred to Committee on Education.

Referred to Committee on Education.

Engrossed Senate bill No. 244, by Joint Committee on Railroads and Transportation: An act relating to the safety of employes and passengers on railroads, amending sections 1, 2, 4 and 5, of chapter 134 of the Laws of 1911 and adding thereto a new section to be known as section 6.

Passed to second reading.

Substitute Senate bill No. 247, by Joint Committee on Irrigation and Arid Lands: An act relating to the organization and government of irrigation districts, and the sale of bonds thereof, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6417, 6419, 6436, 6427, 6428, 6430, 6431, 6432, 6433, 6436, 6437, 6438, 6439, 6440, 6444, 6450, 6452, 6456, 6457, 6462, 6466, 6475, 6479, 6480, 6481, 6489, 6490, 6491, 6492, 6493 and 6494 of Rem. & Bal. Code.

Passed to second reading.


Referred to Committee on Military.

Senate bill No. 297, by Senators Boner and Leonard: An act changing the name of Chehalis County to Grays Harbor County.

Referred to Committee on Counties and County Boundaries.

Engrossed amended Senate bill No. 301 (prepared by public service commission), by Senator Jones: An act amending chapter 117, Session Laws of 1911, being 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 appropriation and repealing certain acts;" by adding an additional section thereto, to be known as section 74-A.

Referred to Committee on Railroads.

Senate bill No. 329, by Municipal Corporations Committee:
An act relating to levies, taxes and funds of cities of the third class.

Referred to Committee on Municipal Corporations Other Than First Class.

Engrossed Senate bill No. 379, by Committee on County and County Boundaries: An act relating to county road funds, validating certain obligations, authorizing the payment thereof, and declaring that this act shall take effect immediately.

Referred to Committee on Counties and County Boundaries.

Senate bill No. 401, by Committee on Appropriations (prepared at the request of the governor): An act appropriating the sum of seven hundred fifty dollars ($750) or so much thereof as may be necessary for extradition and other expenses.

Referred to Committee on Appropriations.

SECOND READING OF BILLS.

House bill No. 251, relating to labor on public highways and bridges.

The bill was read the second time by sections, and, on motion of Mr. Lowman, the rules were suspended, the second reading considered the third, and House bill No. 251 was placed on final passage, and passed the House by the following vote: Yeas, 61; nays, 24; absent or not voting, 12.

Those voting aye were: Messrs. Adams, Babcock, Black, Bradley, Brown (J. S.), Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lowman, Lum (C. E.), Marshall, McArdle, McCoy, Nickle, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens,
Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Winston, Yale, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Anderson, Barlow, Berger, Boyd, Bucklin, Cameron, Croft, Heinly, Hill, Kelly (Guy E.), Manogue, Masterson, McQuesten, Morrison, Murphine, Pear­sall, Reeves, Robe, Stewart (Z.), Tonkin, Webster, Wiley, Wil­son, Zednick—24.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Guie, Hart, Lane, Long, Lunn (Walter J.), Mess, Moll, Renick, Rotch, Schuh—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. Lowman, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign House joint resolution No. 3, House joint memorial No. 2, and House concurrent resolution No. 16.

THIRD READING OF BILLS.

House bill No. 113, relating to night schools.

On motion of Mr. Hubbell, the third reading of the bill was dispensed with, the roll was called, and House bill No. 113 passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 12.

Those voting aye were: Messrs. Adams, Anderson, Bab­cock, Barlow, Berger, Black, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Hal­ssey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lunn (C. E.), Lunn (Walter J.), Ma­nogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales,
Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—84.

Voting nay: Mr. Winston.

Those absent or not voting were: Messrs. Bowman, Boyd, Brown (Tom), Guie, Hart, Hastings, Kelly (Guy E.), Mess, Moll, Rotch, Schuh, Sims—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. Hubbell, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 151, relating to the establishment of a road in Okanogan County.

The bill was read in full the third time.

The roll was called and House bill No. 151 passed the House by the following vote: Yeas, 85; nays 0, absent of not voting, 12.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.
Those absent or not voting were: Messrs. Bowman, Brown (Tom), Bucklin, Guie, Hart, Hastings, McArdle, Mess, Moll, Renick, Rotch, Sims—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. Robinson, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 208, relating to the issuance of irrigation district bonds.

On motion of Mr. Adams, House bill No. 208 was returned to second reading.

On motion of Mr. Adams, the following amendment was adopted:

In section 6, line 8, strike the first word “necessary.”

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and House bill No. 208 was 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 aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Morrison, Murphine, Nickle, Olson, Pearse, sall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—83.

The bill, having received the 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 directed to immediately transmit the bill to the Senate.

House bill No. 172, relating to the powers of diking districts.

On motion of Mr. Lum, the third reading of the bill was dispensed with, the roll was called, and House bill No. 172 passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hastings, Heinly, Hill, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timlin, Tinkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—81.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Guie, Hart, Hawthorne, Hubbell, Hull, Lunn (Walter J.), Manogue, Mess, Moll, Renick, Rotch, Sims, Sly, Stewart (Z.)—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. Lum, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 210, relating to selection of clam beds and shore lands for recreation grounds and public use.

The bill was read in full the third time, the roll was called and House bill No. 210 passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 11.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Guie, Hart, Lunn (Walter J.), Mess, Moll, Renick, Rotch, Sims, Sly—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. Reed, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Substitute House bill No. 89, relating to warehouse receipts, etc.
On motion of Mr. Robinson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 89 passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Hart, Hastings, Mess, Rotch, Sims, Tonkin—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. Robinson, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Lowman, the House took a recess to 1:30 p.m.
AFTERNOON SESSION.

Roll call showed all members present, except Messrs. Babcock, Bowman and Roth, Mr. Rotch being excused.

The House resumed the third reading of bills.

House bill No. 184, relating to the improvement of agricultural lands.

On motion of Mr. Croft, the third reading of the bill was dispensed with, the roll was called, and House bill No. 184 passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 12.

Those voting aye were: Messrs. Adams, Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—83.

Those voting nay were: Messrs. Tonkin, Wagner—2.

Those absent or not voting were: Messrs. Babcock, Bowman, Brown (Tom), Farnsworth, Fleet, Gibson, McCoy, Reed, Rotch, Sims, Stewart (Z.), Webster—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.
COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.

OLYMPIA, March 1, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 43, entitled "An act relating to interstate bridges and providing for the granting of franchises thereon and the collection and expenditure of tolls therefor.

The governor has also signed House bill No. 48, entitled "An act for the purchase of the interest of Asotin county in the interstate bridge across the Snake river between Clarkston, Washington, and Lewiston, Idaho, and appropriating the sum of thirty-five thousand dollars from the public highway fund."

The governor has also signed House bill No. 81, entitled "An act relating to the establishment of water districts, amending section 2 and 3 of chapter 161 of the Laws of 1913, declaring this act necessary for the immediate preservation of the public health, and providing that it shall take effect immediately."

The governor has also signed House bill No. 130, entitled "An act authorizing the construction of a dam for diking and drainage purposes across Mill or McAllister creek in Thurston county, providing for a hearing thereon and for compensation to persons injured thereby."

The governor has also signed House bill No. 133, entitled "An act relating to ferries in adjoining states and the power of counties to contribute to the construction and maintenance thereof."

Very respectfully,

IRVIN W. ZIEG AUS,
Secretary to the Governor.

House bill No. 186, relating to employment of clerks and furnishing supplies for justice courts.

On motion of Mr. McQuesten, the third reading of the bill was dispensed with, the roll was called and House bill No. 186 passed the House by the following vote: Yeas, 81; nays, 3; absent or not voting, 13.

Those voting aye were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Fleet, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, (Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Mor-
rison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—81.

Those voting nay were: Messrs. Rockhill, Roth, Tonkin—3.

Those absent or not voting were: Messrs. Adams, Babcock, Bowman, Brown (Tom), Davis, Farnsworth, Gibson, Grass, Hastings, Hill, Reed, Rotch, Sims—13.

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

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

House bill No. 187, relating to costs in justice courts.

On motion of Mr. Winston, the third reading of the bill was dispensed with, the roll was called, and House bill No. 187 passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting aye were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—84.

Those absent or not voting were: Messrs. Adams, Babcock, Bowman, Brown (Tom), Davis, Gibson, Hastings, Hill, Reed, Rotch, Sawyer, Sims, Winston—13.
The bill, having received the constitutional majority, was declared passed.

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

House bill No. 188, relating to the service of complaints in justice courts.

On motion of Mr. Winston, the third reading of the bill was dispensed with, the roll was called, and House bill No. 188 passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 10.

Those voting aye were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lun (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, MsArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—86.

Voting nay: Mr. Tonkin—1.

Those absent or not voting were: Messrs. Adams, Babcock, Bowman, Brown (Tom), Davis, Hastings, Hull, Reed, Rotch, Sims—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. 199, relating to the entry of default judgments.

On motion of Mr. Winston, the third reading of the bill was dispensed with, the roll was called, and House bill No. 199
passed the House by the following vote: Yeas, 73; nays, 11; absent or not voting, 13.

Those voting aye were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—73.

Those voting nay were: Messrs. Hartley, Hogan, Jarvis, Kelly (T. J.), Long, Moll, Reeves, Renick, Robe, Robinson, Tonkin—11.

Those absent or not voting were: Messrs. Adams, Babcock, Bowman, Brown (Tom), Davis, Farnsworth, Guie, Hill, Hull, Reed, Rotch, Sims, Watt—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. 78, relating to the consolidation of school districts.

On motion of Mr. Siler, the third reading of the bill was dispensed with, the roll was called, and House bill No. 78 passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 14.

Those voting aye were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long,
FIFTIETH DAY

Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—81.

Those voting nay were: Messrs. Brown (J. S.), Fleet—2.

Those absent or not voting were: Messrs. Adams, Babcock, Berger, Brown (Tom), Guie, Hill, Hubbell, Lowman, Reed, Roth, Rotch, Sims, Sly, Watt—14.

There being no objection, Mr. Fleet was permitted to change his vote from yea to nay after the vote was announced.

The bill, having received the 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. 122, relating to insurance.

On motion of Mr. Schuh, the third reading of the bill was dispensed with, the roll was called, and House bill No. 122 passed the House by the following vote: Yeas, 70; nays, 18; absent or not voting, 9.

Those voting aye were: Messrs. Anderson, Babcock, Barlow, Black, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McQuesten, Mess, Moll, Morrison, Nickle, Pearsall, Reed, Renick, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Wilson, Yale, Young, Zednick, Mr. Speaker—70.

Those voting nay were: Messrs. Berger, Brown (J. S.), Hanna, Hastings, Hawthorne, Hill, Jarvis, Lane, Lowman,

Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Manogue, McCoy, Olson, Rotch, Sims, Weldon—9.

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

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

The speaker called Mr. Guie to the chair.

House bill No. 149, relating to insurance.

On motion of Mr. Schuh, the third reading of the bill was dispensed with, the roll was called, and House bill No. 149 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting aye were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Wiley, Wilson, Winston, Yale, Young, Zednick—82.

Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Hubbell, Lowman, Manogue, Marshall, Mc Ardle, Olson, Pearsall, Reed, Rotch, Urquhart, Weldon, 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. 244, relating to insurance.
On motion of Mr. Wilson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 244 passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting aye were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick—82.

Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Catlin, Lowman, Mc Ardle, Morrison, Olson, Pearsall, Reed, Rotch, Sims, Urquhart, Yale, 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. 258, relating to insurance.

On motion of Mr. Davis, the third reading of the bill was dispensed with, the roll was called and House bill No. 258 passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting aye were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis,
Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Master­son, McArthur, McCoy, McQuesten, Mess, Moll, Morrison, Mur­phine, Nickle, Pearsall, Perkins, Reeves, Renick, Robe, Robi­son, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith, (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Wel­don, Wiley, Wilson, Winston, Zednick—84.

Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Lowman, Olson, Reed, Roth, Rotch, Sims, Watt, Yale, Young, Mr. Speaker—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

OLYMPIA, WASH., March 1, 1915.

The president has signed enrolled House concurrent resolution No. 16, relating to memorial services in honor of former Representa­tive William T. Christiansen, Sr.;

Also, enrolled House joint resolution No. 3;

Also, enrolled House joint memorial No. 2, addressed to the Senate and House of Representatives of the United States, requesting the re­peal of tariff act of October 3, 1913.

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Substitute House bill No. 111, relating to garnishments.

Mr. Wilson moved that the bill be returned to second reading for the purpose of amendment.

The motion was lost.

Mr. Wiley moved to reconsider the vote by which the motion of Mr. Wilson was lost.

The motion was lost.

On motion of Mr. Grass, the previous question was ordered.

On motion of Mr. Yale, the third reading of the bill was dispensed with, the roll was called, and substitute House bill
No. 111 passed the House by the following vote: Yeas, 69; nays, 21; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter E.), Masterson, McArdle, McQuesten, Moll, Nickle, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Yale, Young, Mr. Speaker—2.


Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Mess, Olson, Renick, Rotch—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.

Substitute House bill No. 121, relating to motor vehicles.

On motion of Mr. McArdle, the third reading of the bill was dispensed with, the roll was called and substitute House bill No. 121 passed the House by the following vote: Yeas, 79; nays, 3; Absent or not voting, 15.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle,
McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Webster, Weldon, Wiley, Wilson, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Reeves, Wagner, Watt.

Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Capron, Halsey, Olson, Reed, Renick, Rotch, Schuh, Sims, Sly, Winston, Yale, 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.

House bill No. 192, regulating autos on public streets and highways.

On motion of Mr. McArdle, the rules were suspended, and House bill No. 192 was returned to second reading.

On motion of Mr. McArdle, substitute House bill No. 192 was substituted for House bill No. 192.

Substitute House bill No. 192 was read the second time by sections.

Mr. Lane moved the adoption of the following amendment:

Amend by striking out the words "not less than one thousand dollars," and insert in lieu thereof the words "not more than one thousand dollars," in section 2.

Mr. Grass moved the adoption of the following substitute amendment:

In section 2, line 12, strike the words "not less than."

Mr. Lane accepted the substitute amendment, with the consent of his second.

The substitute amendment was adopted.

Hon. Hiram Gill, mayor of the city of Seattle, being within the bar of the House, was, at the invitation of the speaker, escorted to a seat upon the rostrom by Messrs. Renick and Webster.
On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and substitute House bill No. 192 was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 12; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—79.

Those voting nay were: Messrs. Croft, Hanna, Hill, Jarvis, Lane, Masterson, McQuesten, Murphine, Perkins, Reeves, Stewart (Z.), Wiley—12.

Those absent or not voting were: Messrs. Black, Bowman, Brown (Tom), Long, Rotch, Sims—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 310, entitled "An act for the support of the University of Washington and relating to the erection and equipment of two buildings at the university, making appropriations therefor and providing a system of student fees and creating a building fund;"

Also, Senate bill No. 389, entitled "An act relating to the sale and disposition of certain grain grown on section 36, township 16
north, range 32 east W. M., and validating certain acts of the com­
missioner of public lands in reference thereto;”

Also, Senate bill No. 390, entitled “An act authorizing the com­
missioner of public lands to sell grain grown on state lands, and pro­
viding for the disposition of the proceeds from such sales;”

Also, Senate bill No. 332, entitled “An act relating to the or­
ganization and management of private corporations and amending
section 3679 of Remington & Ballinger’s Annotated Codes and Statutes
of Washington;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

House bill No. 2, relating to game preserve in Pierce county.

On motion of Mr. McQuesten, the third reading of the bill
was dispensed with, the roll was called, and House bill No. 2
passed the House by the following vote: Yeas, 83; nays, 0;
absent or not voting, 14.

Those voting aye were: Messrs. Adams, Anderson, Bab­
cock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Bucklin,
Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis,
Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie,
Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne,
Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lunn (Walter J.),
Manogue, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll,
Morrison, Murphine, Olson, Pearsall, Perkins, Reeves, Renick,
Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler,
Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Strat­
ton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Wel­
don, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr.
Speaker—83.

Those absent or not voting were: Messrs. Adams, Black,
Bowman, Brown (Tom), Long, Lowman, Lum (C. E.), Mar­
shall, Nickle, Reed, Rotch, Sims, Sly, Smith (J. H. T.)—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.
FIFTIETH DAY

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 170, have compared same with the engrossed bill and find same correctly enrolled. Respectfully submitted.

G. Dowe McQuesten, Chairman.

I concur in this report: John L. Wiley.

House bill No. 139, relating to tuberculosis in bovine animals.

Mr. Reeves moved to re-refer the bill to the Committee on Appropriations.

The motion was lost.

On motion of Mr. Mess, the rules were suspended, and the bill was returned to second reading.

On motion of Mr. Mess, the following amendments were adopted:

Amend section 2, line 5, of the printed bill by striking the following words: "within fifty miles" and insert in lieu thereof the following words: "in the county."

Amend section 2, line 6, of the printed bill, by striking the following words: "owner of such animal resides," and insert in lieu thereof the following words: "animal or animals are located."

Amend section 2, line 7, of the printed bill, by striking the following words: "taken to the nearest slaughter house and."

Amend section 7, line 14, of the printed bill, by adding after the word "slaughter" the following: "or to range stock cattle imported into this state for range pasturage or beef cattle imported for the purpose of feeding in transit, but it shall be unlawful to sell such cattle for dairy purposes."

The speaker announced that he was about to sign House bill No. 170.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 170, entitled "An act establishing a fish code, etc." and the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.
Mr. Murphine moved the adoption of the following amendment:

Add new section to be known as section 9.

Section 9. There is hereby appropriated from the general fund the sum of $50,000 or so much thereof as may be necessary to carry out the provisions of this act.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Murphine, the House resolved itself into the committee of the whole house, for the purpose of considering the amendment, and hearing Hon. Hiram Gill.

The speaker called Mr. Murphine to the chair as the chairman of the committee of the whole House.

The amendment was considered in the committee of the whole House, and the committee reported back the same with the recommendation that the amendment be not accepted.

The speaker resumed the chair and received the report of the committee.

The report of the committee was adopted.

Mr. Perkins moved the adoption of the following amendment:

Amend section 5, line 6, strike the words: "other than tuberculosis."

On motion of Mr. Grass, the bill was made a special order for Tuesday, March 9, 1915, at 11:00 a. m.

House bill No. 74, relating to horticultural plants and products and the protection thereof.

On motion of Mr. Kelly (A. A.), the bill was returned to second reading.

On motion of Mr. Kelly (A. A.), the following committee amendments were adopted:

Amend section 2, line 20, of the printed bill, by striking the words "a sufficient number of."

Also, strike the period at the end of line 21 of the printed bill, insert a comma in lieu thereof and add the following: "provided that not more than twenty inspectors at large shall be appointed."

Amend section 3. Strike the words beginning with "may" in line 6 and ending with the words "this act, and" in line 8.
Amend section 13, line 8, of the printed bill, strike everything between the word "inspector" and the word "which" in line 9.
Strike everything between the word "year" in line 12, of the printed bill, and the word "and" in line 13.

On motion of Mr. Halsey, the following amendment was adopted:
Also in line 28, strike the period, insert a comma and add the following: "and other fruits."

On motion of Mr. Kelly (A. A.), the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage, and House bill No. 74 passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 12.

Those voting yea were: Messrs. Anderson, Babcock, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—82.

Those voting nay were: Messrs. Masterson, Tonkin, Webster—3.

Those absent or not voting were: Messrs. Adams, Barlow, Bowman, Brown (Tom), Harris, Hart, Hill, McArdle, Reed, Rotch, Sly, Yale—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.
There being no objection, the House returned to the reports of standing committees.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, your Committee on Commerce and Manufacturing, to whom was referred House bill No. 261, entitled "An act to provide for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereon and providing penalties for violations hereof," 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 do pass.

DANIEL E. GILKEY, Chairman.


On motion of Mr. Gilkey, the report, as to the substitution and printing, was adopted.

On motion of Mr. Crawford, 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. Barlow, Bowman, Davis, Halsey, Harris, Nickle, Olson, Reeves, Renick, Rotch, Sly, Tonkin, and Yale, of whom Messrs. Barlow, Bowman, Davis, Halsey, Harris, Nickle, Renick, Rotch, Sly, Tonkin and Yale were excused.

There being no objection, a sub-committee of the Committee on Roads and Bridges was excused to sit during the session.

INTRODUCTION AND FIRST READING OF BILLS.

On motion of Mr. Sims, the House returned to the order of introduction and first reading of bills, for the purpose of permitting the Joint Committee on Fisheries to introduce a bill.
House bill No. 276, by Joint Fisheries Committee: "An act for the protection of fish and shell fish. Placed on second reading.

SECOND READING OF BILLS.

Substitute House bill No. 16, relating to the sale of intoxicating liquors.

The bill was read the second time by sections.

On motion of Mr. Watt, the following amendments were adopted:

Add to section 1 a new paragraph to read as follows: "This act shall take effect January 1, 1916."

Amend the title of the printed bill by adding the following: "and providing that this act shall take effect January 1, 1916."

Passed to third reading and ordered engrossed.

House bill No. 198, relating to the employment of honorably discharged soldiers and sailors.

The bill was read the second time by sections and passed to third reading.

House bill No. 34, relating to the employment of women and girls and limiting the hours.

On motion of Mr. Gilkey, the bill was passed over temporarily to retain its place on the calendar on second reading.

The speaker called Mr. Guie to the chair.

House bill No. 229, relating to the election of diking commissioners.

The bill was read the second time by sections.

On motion of Mr. Winston, the following amendment was adopted:

Strike section 2.

On motion of Mr. Winston, the following amendment was adopted:

Amend title by striking word "sections," insert in lieu thereof word "section" and strike the words "and 4142."

Passed to third reading.
We, your Committee on Judiciary, to whom was referred House bill No. 28, entitled "An act authorizing counties to procure and bind newspapers for the Washington State Historical Society," 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:

Line 2 of the printed bill, the same being line 2 of the original bill, after the word "acquire" insert the following: "without expense."

Also, in line 2 of the printed bill, the same being line 3 of the original bill, after the word "of" insert the following: "not more than three."

ALEX. M. WINSTON, Chairman.


The committee amendment was adopted.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

We, a minority of your Committee on Education, to whom was referred House bill No. 176, entitled "An act to provide for the use of public school buildings and other public buildings, grounds, and premises by the people of the neighborhood or community in which the same are situated, for civic, social, recreational, and educational purposes in so far as such use does not conflict with the use for the prime purpose 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.

TOM BROWN, Chairman.

cational purposes in so far as such use does not conflict with the use for the prime purpose 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: Thos. F. Murphine, A. C. Sly.

Mr. Brown (Tom) moved the adoption of the majority report.

Mr. Murphine moved as a substitute that the minority report be adopted.

Mr. Babcock moved the previous question.

The motion was lost.

The question arising on the substitute motion, the chair declared the motion lost on a viva voce vote.

Mr. Grass demanded a roll call, and, a sufficient number arising, the roll was called, and the motion to adopt the minority report was lost by the following vote: Yeas, 28; nays, 47; absent or not voting, 22.

Those voting yea were: Messrs. Black, Cameron, Catlin, Comstock, Crawford, Fleet, Gilkey, Grass, Guie, Hanna, Hastings, Hawthorne, Kelly (Guy E.), Lane, Lowman, Lunn (Walter J.), Moll, Murphine, Pearsall, Reed, Reeves, Robe, Schuh, Stevens, Urquhart, Wagner, Wiley, Young—28.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Croft, Duncan, Farnsworth, Gibson, Ginn, Hart, Hartley, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Long, Lum (C. E.), Manogue, Marshall, Master- son, McCoy, McQuesten, Mess, Olson, Perkins, Robinson, Rock- hill, Roth, Sawyer, Scales, Siler, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Webster, Winston, Zednick—47.

Those absent or not voting were: Messrs. Barlow, Bowman, Davis, Halsey, Harris, Heinly, Hill, Hoff, Hull, McArdle, Morrison, Nickle, Renick, Rotch, Sims, Sly, Smith (Maurice), Ton- kin, Weldon, Wilson, Yale, Mr. Speaker—22.

The majority report was adopted.
Mr. Grass gave notice that he would, on the next working day, move for a reconsideration of the vote by which the majority report was adopted.

House bill No. 140, relating to the appointment of special police.

The bill was read the second time by sections.

Mr. Lane moved the adoption of the following amendment:
Strike section 2.

The amendment was lost.

Mr. Wagner moved the adoption of the following amendment:
Add to section 3, "and pay a fee of $5.00 for such appointment."

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

Substitute House bill No. 141, relating to the duties of the commissioner of agriculture.

The bill was read the second time by sections.

On motion of Mr. Marshall, the following amendment was adopted:
Amend section 2, lines 7 and 8, strike the words "and shall cause every package, barrel, cask or other receptacle, thereof over his signature."

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Commerce and Manufacturing, to whom was referred House bill No. 80, entitled "An act regulating the manufacture and sale of mattresses, comforters, pillows and other articles of bed clothing which contain a covered filling and providing the 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 amendments:

In line 5, section 1, of the original bill, being line 3, section 1, of the printed bill, after the word labeled insert "as herein provided."

In section 1, line 16 of original bill, being line 11, section 1, of printed bill, substitute a period for the comma after the word "misdemeanor" and strike the balance of the section.
That section 1 be amended by striking the period at the end of the section and inserting a semi-colon and adding: "Provided, That the provisions of this section shall not apply to the sale of the hereinabove mentioned articles as a part of the furnishings of any hotel or lodging house already furnished at the time of the taking effect of this act when such furnishings are sold in bulk upon the change of ownership of such hotel or lodging house."

DANIEL E. GILKEY, Chairman.


The first two amendments offered by the committee were adopted.

On motion of Mr. Grass, the following substitute for the third amendment offered by the committee, was adopted:

Amend section 1, line 11, of the printed bill by striking the "period" after the word "misdemeanor" and insert in lieu thereof a ";" and add the following: "Provided, That the provisions of this section shall not apply to the sale of the hereinabove mentioned articles as a part of the furnishings of any hotel or lodging house already furnished at the time of the taking effect of this act when such furnishings are sold in bulk upon the change of ownership of such hotel or lodging house."

On motion of Mr. Young, the following amendment was adopted:

In line 2, section 3, of the printed bill, after the word "wool" insert "straw."

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

MR. SPEAKER:

We, your Committee on Dairy and Livestock, to whom was referred House bill No. 127, entitled "An act to amend an act entitled 'An act regulating the manufacture of dairy products, to prevent deception or fraud in the sale of the same or imitation thereof, providing for the appointment of a dairy commissioner and defining his duties, creating a state board of dairy commissioners and defining their duties, imposing certain duties upon the chemists of state institutions, providing penalties for violations of this law, making an appropriation,' approved March 7, 1899, by adding thereto two sections to be designated section 6a and 6b, defining condensed, evaporated or concentrated milk, and condensed, evaporated or concentrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violations of their-
provisions," 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. Amend section 6a, lines 17, 18, 19 and 20 of printed bill, by substituting a period for the comma after the word “misde­meanor” and striking the balance of section 6a.

Section 1. Amend section 6b, lines 34, 35 and 36 of printed bill, by substituting a period for the comma after the word misdemeanor and striking the balance of section 6b.

Section 1. After section 6b attach a new section 6c reading:

“Any person who shall sell, barter or offer for sale or barter or have in his possession with intent to sell or barter any sterilized milk con­taining a lower percentage of total solids or milk fat than that stip­ulated in section 6a hereof, representing the same to be condensed milk, evaporated milk, or concentrated milk shall be guilty of a mis­demeanor.”

Section 1. After section 6c attach a new section 6d reading:

“The provisions of this act shall take effect from and after January 1, 1916.”


The bill was read the second time by sections.

The committee amendments were adopted.

Mr. Hull moved the adoption of the following amendment:

Amend section 6a, line 16, by striking period after word “defini­tion” and adding: Provided, Milk may be made and sold below the standard prescribed when the container holding the milk shall have plainly stated thereon the percentages of total solids and milk fat therein.”

The speaker resumed the chair.

The amendment was lost.

On motion of Mr. Robinson, the following amendments were adopted:

Amend section 1 of the printed bill by striking all of lines 1, 2, 3, 4, 5, 6 and 7; also strike “6a” in line 8 of the printed bill and insert in lieu thereof “1.”

Also strike “6b” in line 21 of the printed bill and insert in lieu thereof “2.”

Amend section 6c of the amendment to the original bill by striking “6c” and insert in lieu thereof the figure “3”

Amend the title of the act by striking all of the title after the words “An act” and inserting the following: “Defining condensed, evaporated or concentrated milk, and condensed, evaporated or con-
centrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violations thereof, and this act shall take effect January 1, 1916."

The bill was passed to third reading.

House bill No. 125, relating to the division of funds between Grant and Douglas counties.

The bill was read the second time by sections.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1. Strike period after last word and insert in lieu thereof a comma and add the following: “nor shall such property be considered as an asset by either county for the purpose of accounting.”

On motion of Mr. Hanna, the following amendments were adopted:

Strike all of section 2 of the printed bill and insert in lieu thereof the following:

“Section 2. The state bureau of inspection and supervision of public offices is hereby constituted a board to determine the apportionment of said indebtedness and assets and the expenses of said board shall be borne equally by the said counties.”

In section 3, line 2 of the printed bill, after the word “county,” change the “,” to a “.” and strike the balance of the section.

In section 3, line 1, of the printed bill, strike the word “commissioners” and insert in lieu thereof the word “board.”

The bill was passed to third reading and ordered engrossed.

House bill No. 118, vesting in the boards of commissioners certain legislative powers.

The bill was read the second time by sections.

Mr. Smith (J. H. T.) moved the adoption of the following amendment:

Amend House bill 118 by adding a new section:

Section 5. Whenever legal voters of any county, residing outside the limits of any city or town, equal in number to fifteen per centum of the total number of votes cast at the last preceding general election in the unincorporated territory of such county, shall file with the board of county commissioners a petition signed in the manner provided by law for initiating measures to the legislature, and proposing a new by-law for enactment or the amendment or repeal of an existing by-law of the board, unless it grant such petition and enact, amend or repeal the by-law in accordance therewith, shall submit the pro-
posed by-law, or amendment or repeal, as the case may be, to a vote of the people of the county, residing outside of cities and towns, at the next general election and the issue shall be determined by a majority of the votes cast thereon.

The amendment was lost.

The bill was passed to third reading.

House bill No. 93, relating to the assessment and taxation of live stock.

The bill was read the second time by sections and passed to third reading.

House of Representatives,

Mr. Speaker:


We, a majority of your Committee on Judiciary, to whom was referred House bill No. 166, entitled "An act relating to inheritance tax and amending section 9183 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.

Alex. M. Winston, Chairman.


House of Representatives,

Mr. Speaker:


We, a minority of your Committee on Judiciary, to whom was referred House bill No. 166, entitled "An act relating to inheritance tax and amending section 9183 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.

We concur in this report: Thos. F. Murphine, W. D. Lane, John W. Hanna.

On motion of Mr. Fleet, the following amendment was adopted:

Amend section 1, line 5, of the printed bill by changing the first comma to a semicolon.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Brown (Tom), Senate bill No. 232 was referred to the Committee on Compensation and Fees for State and County Officers.
FIRST READING OF SENATE BILLS.

Engrossed Senate bill No. 310, by Committee on Educational Institutions: An act for the support of the University of Washington and relating to the erection and equipment of two buildings at the university, making appropriations therefor and providing a system of student fees and creating a building fund.

Referred to Committee on State University.

Senate bill No. 389, by Committee on State, Granted, School and Tide Lands: An act relating to the sale and disposition of certain grain grown on section 36, township 16 north, range 32 east W. M., and validating certain acts of the commissioner of public lands in reference thereto.

Referred to Committee on State, School and Granted Lands.

Senate bill No. 390, by Committee on State, Granted, School and Tide Lands: An act authorizing the commissioner of public lands to sell grain grown on state lands, and providing for the disposition of the proceeds from such sales.

Referred to Committee on State, School and Granted Lands.

Senate bill No. 332, by Senator Wells: An act relating to the organization and management of private corporations and amending section 3679 of Rem. & Bal. Codé.

Referred to Committee on Judiciary.

On motion of Mr. Guie, the House adjourned until 11 a.m., March 2, 1915.

C. R. Maybury, W. W. Conner,

Chief Clerk. Speaker.
The speaker called the House to order at 11 a.m.

Roll call showed all members present, except Messrs. Bowman, Marshall, Renick and Rotch, of whom Messrs. Bowman, Renick and Rotch were excused.

Prayer was offered by Rev. J. C. Baker, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 182, entitled "An act to locate the Pacific Highway between the city of Mt. Vernon in Skagit county and the city of Everett in Snohomish county and directing the state highway commissioner to survey and definitely locate the same," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

L. D. McArdle, Chairman.


Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 249, entitled "An act to provide for the redemption of real estate sold for taxes or assessments by any city or town, at any time before the issuance of tax deed," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alex. M. Winston, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 247, entitled "An act to promote and protect the growth and industrial use of kelp, providing for the leasing of kelp lands, defining the unlawful cutting and removal of 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 it do pass.

VICTOR ZEDNICK, Chairman.

We concur in this report: V. J. Capron, W. G. Heiny, C. E. Lum, Grant A. Stewart, L. J. Morrison, Geo. McCoy.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, your Committee on Reapportionment of State Senatorial and Representative Districts, to whom was referred House bill No. 202, entitled "An act relating to the boundaries of the 8th and 9th Senatorial districts and the 7th and 8th Representative districts of Whitman county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK H. RENICK, Chairman.

We concur in this report: E. W. Wagner, Grant A. Stewart, G. A. Weldon, J. B. Hawthorne, F. A. Hart.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 254, entitled "An act relating to the payment by the state, counties, cities and towns of premiums or charges for surety bonds given by elective or appointive officers thereof, and their deputies, and repealing section 6059-194, Rem. & Bal. Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX. M. WINSTON, Chairman.

Mr. Speaker:

We, your Committee on State Normal Schools, to whom was referred House bill No. 232, entitled "An act relating to the course of study at the state normal schools, the issuing of certificates and diplomas, and the repealing of section 4374 of Rem. & Bal. Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Maurice Smith, Chairman.

We concur in this report: Z. Stewart, C. A. Young, F. D. Yale.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 8, entitled "An act to reserve certain state lands from sale and lease and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

Victor Zednick, Chairman.

We concur in this report: John R. Wilson, V. J. Capron, W. G. Heinly, C. E. Lum, Grant A. Stewart, L. J. Morrison, Geo. McCoy.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 270, entitled "An act relating to the leasing of the harbor area of the state, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Victor Zednick, Chairman.

We concur in this report: V. J. Capron, W. G. Heinly, C. E. Lum, Grant A. Stewart, L. J. Morrison, Geo. McCoy.

Mr. Speaker:

We, your Committee on Military Affairs, to whom was referred Senate bill No. 290, entitled "An act relating to the relief of posts of the Grand Army of the Republic and of camps of the United Spanish War Veterans and amending section 8920 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.

R. H. Fleet, Chairman.

FIFTY-FIRST DAY

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House joint memorial No. 4, relating to the establishing and maintaining fortifications at Port Crescent, Clallam county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROLAND H. HARTLEY, Chairman.

We concur in this report: C. L. Babcock, J. F. Jarvis, Geo. B. Webster.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate joint resolution No. 11, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX. M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 11, "Relating to the opening of roads in Yellowstone National Park for automobile travel," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROLAND H. HARTLEY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 12, "Requesting passage formal act of Congress withdrawing from settlement and acquisition certain lands bordering on Lake Wenatchee," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROLAND H. HARTLEY, Chairman.

We concur in this report: C. L. Babcock, J. F. Jarvis, Geo. B. Webster.
Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 102, 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.

Victor Zednick, Chairman.

We concur in this report: W. G. Heinly, Grant A. Stewart, C. E. Lum, Geo. McCoy, V. J. Capron, L. J. Morrison.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred substitute House bill No. 192, have compared same with the original bill and find same correctly engrossed. Respectfully submitted,

R. E. Bucklin, Chairman.

House bill No. 209: Majority, be indefinitely postponed; minority, do pass.

House bill No. 171: Do pass as amended.

House bill No. 217: Do pass as amended.

Senate bill No. 242: Do pass as amended.

Senate bill No. 54: Do pass as amended.

Senate bill No. 150: Majority, do pass as amended; minority, do pass without amendment.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 13, "Relating to an insertion of a new item in the budget," and the same is herewith transmitted.

Frank M. Dallam, Jr., Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 13, by Senator Sharpstein, relating to an insertion of a new item in the budget.

Referred to Committee on Appropriations.
FIFTY-FIRST DAY

SPECIAL ORDER.

The hour having arrived, the House resumed the consideration of House bill No. 139, relating to diseases of domestic animals, on second reading.

Mr. Perkins, with the consent of his second, withdrew the amendment offered by himself and under consideration on the previous day, as follows:

Amend section 5, line 6, strike the words: "other than tuberculosis."

On motion of Mr. Mess, the following amendment was adopted:

Amend section 2, line 2, of the printed bill, after the words "owner of the animal" insert the following: "shall have the option of indemnity or quarantine, if he selects indemnity the owner."

Mr. Perkins moved the adoption of the following amendment:

Add section 9. Any person desiring to administer the tuberculin test to any bovine animal in the State of Washington must first get a permit from the commissioner of agriculture so to do, and any person who administers such test without such permit shall be guilty of a misdemeanor.

The amendment was lost.

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

Mr. Perkins moved to suspend the rules and return the bill to second reading.

The speaker called for a viva voce vote and declared the motion carried.

On demand of Mr. Mess, a rising vote was had and the motion was lost.

Mr. Perkins demanded a roll call, and a sufficient number arising, the roll was called and the motion was lost by the following vote: Yeas, 57; nays, 35; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Black, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, 17—H.

Those voting nay were: Messrs. Babcock, Berger, Bradley, Capron, Crawford, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Hull, Jarvis, Lunn (Walter J.), Manogue, McArdle, Mess, Olson, Pearsall, Reed, Robe, Rockhill, Sims, Sly, Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Wilson, Young, Zednick, Mr. Speaker—35.

Those absent or not voting were: Messrs. Bowman, Davis, Fleet, Renick, Rotch—5.

On motion of Mr. Hartley, the previous question was ordered.

The roll was called, and House bill No. 139 passed the House by the following vote: Yeas, 64; nays, 9; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Reed, Robe, Sawyer, Scales, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Tonkin, Urquhart, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—64.

Those absent or not voting were: Messrs. Bowman, Crawford, Fleet, Hastings, Hill, Pearsall, Renick, Roth, Rotch, Sly—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.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

The following communication from the secretary of the governor was read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, March 2, 1915.

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

Sir: have the honor to advise you that the governor has today signed House bill No. 134, entitled “An act relating to the printing, binding and distribution of the laws of the state, amending sections 6944 and 8618 of Remington & Ballinger’s Annotated Codes and Statutes of Washington and declaring that this act shall take effect immediately.

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

SECOND READING OF BILLS.

House bill No. 273, making appropriations for construction of buildings, 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.

The speaker called Mr. Halsey to the chair.

The bill was read the second time by sections.

On motion of Mr. Davis, the following amendments were adopted:

After line 196 of the printed bill, add line 196½, the title “From the general fund.”

After line 347 of the printed bill, add line 347½, the title “From the general fund.”

After line 375 of the printed bill, add line 375½, the title “From the general fund.”

On motion of Mr. Davis, the House took a recess until 2 p.m.
The speaker called the House to order at 2 p. m.

Roll call showed all members present, except Messrs. Bowman, Brown (J. S.), Renick, Rotch, Siler and Smith (Maurice), of whom Messrs. Bowman, Brown, Renick and Rotch were excused.

The House resumed the consideration of House bill No. 273 on second reading.

The speaker called Mr. Halsey to the chair.

On motion of Mr. Davis, the following amendments were adopted:

- Amend section 1, line 666, of the printed bill, strike the word "wrongful" where it appears between the words "count" and "escheat."
- Amend section 1, line 204, of the printed bill, insert line 204½, the title "From the public highway fund."
- Amend section 1, line 206, of the printed bill, insert line 206½, the title "From the general fund."
- Amend section 1, line 373, of the printed bill, strike the figures "$17,303.93" and insert in lieu thereof "$15,046.07."
- Amend section 1, line 414, on page 10 of the printed bill, by adding after the "referendum" the following words: "clerk hire, postage, transportation, printing, express, traveling expenses and incidentals."
- Amend section 1, in line 357, of the printed bill by inserting after the word "printing" the word "salaries."
- Amend section 1, line 371, of the printed bill, after the figures "1913," add the following: "for completing the unit."
- Amend section 1, line 372, of the printed bill, by striking the figures "$5,303.93" and insert in lieu thereof "$3,046.07."
- In section 1, line 30, after the word "journals" insert the words "and Session Laws."

On motion of Mr. Davis, the rules were suspended, the second reading considered the third, and House bill No. 273 was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hart-
ley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Master­son, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Mur­phine, Nickle, Olson, Pearsall, Perkins, Reed, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Babcock, Jarvis, Lane, Reeves—4.

Those absent or not voting were: Messrs. Adams, Bow­man, Brown (J. S.), Fleet, Grass, Harris, Hastings, Hill, Ren­ick, Rotch, Siler, Stewart (G. A.), Webster, 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. Davis, the rules were suspended, the bill considered engrossed, and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Kelly (Guy E.), House bill No. 229 was continued on the calendar until the following day.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 197, entitled "An act relating to insane persons, and providing for their maintenance while confined in a state hospital for the insane;"

Also, engrossed Senate bill No. 386, entitled "An act relating to the government, powers and duties of cities of the third class;"

Also, engrossed Senate bill No. 337, entitled "An act relating to game birds, game animals, game fish, the propagation, introduction and protection of the same, amending sections 5395-41, 5395-44, 5391-1, 5364-1, 5363 1/2, 5349, 5395-4, 5395-23, 5395-24, 5395-25, 5395-26, 5395-27, 5395-28, 5395-31, 5395-32 and 5395-34 of Remington & Ballinger's Anno­tated Code and Statutes of Washington and repealing sections 5395-37,
5395-39 and 5358 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation;"

Also, Senate bill No. 220, 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;"

Also, Senate bill No. 393, entitled "An act establishing a state game farm, authorizing the acquisition of a site therefor and the erection of buildings and structures thereon, regulating the management thereof, authorizing the purchase of game birds and game animals for propagating purposes and for distribution and making an appropriation;"

Also, engrossed Senate bill No. 381, entitled "An act relating to the improvement of streets and highways and providing for the payment of the costs thereof jointly by the assessment of property specially benefited and by counties and cities or towns, amending section 3 of chapter 51 of the Session Laws of 1913, and declaring an emergency;"

Also, the president has signed enrolled Senate concurrent resolution No. 12, "Relating to the appointment of a committee of four to attend conference in Portland, Oregon;"

Also, enrolled Senate joint memorial No. 3, "Relating to the United States immigration service and praying for its improvement;"

Also, the Senate has passed engrossed Senate bill No. 139, entitled "An act relating to the exemption of certain property of schools and colleges from taxation and amending section 9 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 66, entitled "An act relating to mortgages on certain kinds of property and amending section 3660 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 67, entitled "An act relating to conditional sales and leases of personal property and amending section 3670 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 350, entitled "An act relating to teachers' examinations and amending sections 4641 and 4642 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 245, entitled "An act relating to eminent domain proceedings in cities and towns and amending sections 7768, 7789, 7790, 7797, 7798, 7799, 7801 7802, 7814 and 7815 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding new sections thereto to be known as sections 7801A, 7814A, 7814B, 7814C, 7814D, 7814E, 7814F, 7814G, 7814H, 7814I and 7814J;"

Also, Senate bill No. 116, entitled "An act relating to the registration of stallions and jacks and amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
House bill No. 271, regulating and providing for nomina-
tion of candidates for public office.

The bill was read the second time by sections.

Mr. Lane moved the adoption of the following amendment:

Amend section 1 of House bill No. 271 by striking from lines 6 and 7 of said section the sentence "He shall proceed to have printed a separate primary election ballot for each political party which has qualified as herein before provided" and insert in lieu thereof the following:

"He shall proceed to have printed a primary election ballot for all political parties which have qualified as herein before provided, upon which all the party tickets shall be printed."

On motion of Mr. McArdle, the previous question was or­dered.

Mr. Murphine demanded a roll call on the adoption of the amendment. A sufficient number did not rise.

The amendment was lost.

Mr. Murphine moved the adoption of the following amend­ment:

Strike the word "mark" in line 12 of section 1, and substitute in lieu thereof the word "stamp."

The amendment was lost.

Mr. Murphine moved the adoption of the following amend­ment:

Strike the word "right" in line 13 of section 1, and substitute in lieu thereof the word "left."

The amendment was lost.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

In form of ballot, page 2 of the printed bill, strike the word "Surveyor" and insert in lieu thereof the words "County Engineer."

Mr. Lane moved the adoption of the following amendment:

Amend section 2 of House bill No. 271 by striking out all after the word "vote" in line 16, adding a period, and inserting the following: "If the voter desires to vote for candidates on more than one ticket, he may do so, but shall not vote for more candidates for an office than are to be elected thereto at the election to follow the primary election, as indicated on the ballot at the right of each office for which candidates are to be selected."
On motion of Mr. Grass, the previous question was ordered. On motion of Mr. Winston, Mr. Lane was given unanimous consent to speak on the amendment. The amendment was lost.

Mr. Lane moved the adoption of the following amendment:

Amend section 2 of House bill No. 271 by adding thereto: "When under the provisions of this act the voter desires to designate his first and second choice, he shall designate his first choice by making a cross (X) in each of the small squares nearest the names of the candidates for whom he desires to vote for first choice, and shall designate his second choice by marking a cross (X) in the second square opposite to and parallel to the names of the candidates for whom he desires to vote as second choice. If the voter expresses but one choice, his vote shall not be rejected, but shall be counted as marked by the voter."

Mr. Grass moved the previous question. The motion was lost. The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:

Strike the word "registered" in line 6, section 2, and substitute in lieu thereof the words "is affiliated" and strike the balance of the sentence.

On motion of Mr. Kelly (Guy E.), the following substitute amendment was adopted:

In section 2 of the printed bill, strike in line 6 after the words "of the" the balance of the line, and all of line 7.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

In section 2, line 8 of the printed bill, strike the words "in the latter event."

Mr. Reeves moved the adoption of the following amendment:

Add a new section as follows:

Sec. 9. This act is hereby referred to the qualified electors of the state, to be voted on at the general election to be held in 1916, for adoption or rejection.

The amendment was lost.

On motion of Mr. Kelly, the rules were suspended, the second reading considered the third, the bill considered engrossed,
and House bill No. 271 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 16; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison Nickle, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—74.

Those voting nay were: Messrs. Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Murphine, Perkins, Reeves, Robe, Wiley—16.

Those absent or not voting were: Messrs. Adams, Bowman, Fleet, Grass, Renick, Rotch, 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.

The speaker resumed the chair.

Substitute House bill No. 179, fixing the time of holding elections, providing for the appointment of election officers, etc.

Mr. Farnsworth moved to re-refer the bill to the Committee on Privileges and Elections.

The motion was lost.

Mr. Rockhill moved to indefinitely postpone the bill.

Mr. Hill moved as a substitute that the bill be laid on the table.

The substitute motion was lost.

The speaker held that substitute House bill No. 179 was not properly before the House.
Mr. Sims moved that substitute House bill No. 179, on the desks of the members, be substitute for House bill No. 179.

Mr. Anderson demanded a roll call.

The roll was called and the motion to substitute prevailed by the following vote: Yeas, 49; nays, 41; absent or not voting, 7.

Those voting yea were: Messrs. Babcock, Berger, Boyd, Bradley, Cameron, Capron, Crawford, Croft, Davis, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hartley, Hastings, Heinly, Hill, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, Mess, Murphine, Olson, Pearsall, Reed, Robinson, Scales, Schuh, Siler, Sims, Sly, Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Wilson, Winston, Young, Mr. Speaker—49.

Those voting nay were: Messrs. Anderson, Barlow, Black, Brown (J. S.), Brown (Tom), Bucklin, Catlin, Comstock, Duncan, Farnsworth, Halsey, Hanna, Hart, Hawthorne, Hoff, Hubbell, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, McCoy, McQuesten, Moll, Morrison, Perkins, Reeves, Robe, Rockhill, Roth, Sawyer, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Timblin, Wagner, Watt, Weldon, Wiley, Yale—41.

Those absent or not voting were: Messrs. Adams, Bowman, Fleet, Nickle, Renick, Rotch, Zednick—7.

Mr. Reeves moved to indefinitely postpone substitute House bill No. 179.

Mr. Hill moved as a substitute to lay the bill on the table. The speaker declared the motion out of order.

On motion of Mr. Hull, the previous question was ordered. The motion to indefinitely postpone was lost.

Mr. Halsey moved that the bill be passed over, to retain its place on the calendar on the next working day.

Mr. Farnsworth moved as a substitute to re-refer the bill to the Judiciary Committee.

The speaker declared the substitute motion out of order. The original motion prevailed.
The speaker announced that he was about to sign Senate concurrent resolution No. 12 and Senate joint memorial No. 3.

Hon. E. K. Brown, member of the House at the session of 1913, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Hubbell and Murphine.

The speaker called Mr. Halsey to the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 2, 1915.

Mr. Speaker:

The Senate has passed Senate bill No. 204, entitled "An act relating to the levy, collection and expenditure of revenues for road and bridge purposes and amending sections 1 and 4 of chapter 151 of the Laws of 1913;"

Also, Senate bill No. 391, entitled "An act withdrawing from the oyster reserves of the State of Washington certain lands herein described, and granting the use thereof to the United States of America, and authorizing a conveyance thereof;" and

Also, Senate bill No. 403, entitled "An act relating to the training department of normal schools, amending section 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing sections 4368 and 4369 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

FRANK M. DALI\, JR.,
Secretary of the Senate.

THIRD READING OF BILLS.

House bill No. 137, relating to the number of ballots which shall be furnished at elections.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with; the roll was called and House bill No. 137 passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long,
Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—81.

Those absent or not voting were: Messrs. Adams, Babcock, Black, Bowman, Catlin, Farnsworth, Grass, Hubbell, Jarvis, Lunn (Walter J.), Mess, Reed, Renick, Rotch, Urquhart, Winston—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 173, relating to the filling of vacancies in the office of United States senator and representative in Congress.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with, the roll was called and House bill No. 173 passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton,
FIFTY-FIRST DAY 525


Those absent or not voting were: Messrs. Adams, Babcock, Black, Bowman, Bradley, Capron, Farnsworth, Grass, Lunn (Walter J.), Mc Ardle, Mess, Renick, Roth, Rotch, Urquhart, Wilson, Winston, Mr. Speaker—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 178, relating to the operation of the recall of elective officers.

On motion of Mr. Hull, the third reading of the bill was dispensed with, the roll was called and House bill No. 178 passed the House by the following vote: Yeas, 64; nays, 15; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Manogue, Marshall, Mc Ardle, McCoy, Morrison, Pearsall, Robinson, Rockhill, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young—64.

Those voting nay were: Messrs. Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Masterson, Mc Questen, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Wiley—15.

Those absent or not voting were: Messrs. Adams, Babcock, Black, Bowman, Davis, Farnsworth, Grass, Lowman, Lunn (Walter J.), Mess, Reed, Renick, Roth, Rotch, Scales, Urquhart, Zednick, Mr. Speaker—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. Hull, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 120, relating to the operation of the initiative and referendum to prevent fraud.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with.

On motion of Mr. Hull, the previous question was ordered.

CALL OF THE HOUSE.

Mr. Sims demanded a call of the House.

The roll was called under the call of the House, and the following absentees were noted: Messrs. Adams, Bowman, Bradley, Reed, Renick and Rotch, of whom Messrs. Adams, Bowman, Renick and Rotch were excused.

On motion of Mr. Sims, further proceedings under the call of the House were dispensed with.

The speaker resumed the chair.

The roll was called and House bill No. 120 passed the House by the following vote: Yeas, 68; nays, 22; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, Morrison, Pearsall, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—68.
Those voting nay were: Messrs. Black, Comstock, Duncan, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Long, Masterson, McQuesten, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Stewart (Z.), Weldon, Wiley—22.

Those absent or not voting were: Messrs. Adams, Bowman, Bradley, Mess, Reed, Renick, Rotch—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 212, relating to legislative powers and the initiative and referendum.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with, the roll was called and House bill No. 212 passed the House by the following vote: Yeas, 75; nays, 15; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Mangone, Marshall, McArdle, McCoy, Morrison, Nickle, Olson, Pearsall, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—75.

Those voting nay were: Messrs. Black, Comstock, Farnsworth, Hill, Jarvis, Lane, Masterson, McQuesten, Moll, Murphine, Perkins, Reeves, Robe, Stewart (Z.), Wiley—15.
Those absent or not voting were: Messrs. Adams, Bowman, Bradley, Mess, Reed, Renick, Rotch—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker called Mr. Guic to the chair.

House bill No. 211, providing for the use of voting machines.

On motion of Mr. Kelley (Guy E.), the third reading of the bill was dispensed with, the roll was called and House bill No. 211 passed the House by the following vote: Yeas, 71; nays, 18; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Grass, Guic, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Morrison, Murphine, Nickle, Pearsall, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—71.

Those voting nay were: Messrs. Black, Comstock, Ginn, Hanna, Hill, Jarvis, Kelly (T. J.), Masterson, Moll, Olson, Perkins, Reeves, Robe, Rockhill, Stevens, Stratton, Webster, Wiley—18.

Those absent or not voting were: Messrs. Adams, Bowman, Bradley, Farnsworth, Mess, Reed, Renick, Rotch—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker resumed the chair.

House bill No. 109, authorizing cities and towns to purchase, lease or otherwise acquire water for irrigation and domestic purposes.

On motion of Mr. Hull, the third reading of the bill was dispensed with, the roll was called and House bill No. 109 passed the House by the following vote: Yeas, 86; nays, 2; absent or not voting, 9.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker —86.

Those voting nay were: Messrs. Gibson, Webster—2.

Those absent or not voting were: Messrs. Adams, Bowman, Bradley, Davis, Mess, Nickle, Reed, Renick, Rotch—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. Hull, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 168, relating to noxious weeds.

On motion of Mr. Hoff, the third reading of the bill was dispensed with, the roll was called and House bill No. 168 passed the House by the following vote: Yeas, 68; nays, 17; absent or not voting, 12.

Those voting yea were: Messrs. Babcock, Barlow, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Fleet, Gibson, Gilkey, Grass, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Pearsall, Robe, Robinson, Roth, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—68.

Those voting nay were: Messrs. Anderson, Berger, Brown (J. S.), Duncan, Ginn, Hanna, Hill, Jarvis, Nickle, Olson, Perkins, Reeves, Rockhill, Stewart (G. A.), Tonkin, Wagner, Webster—17.

Those absent or not voting were: Messrs. Adams, Bowman, Davis, Farnsworth, Guie, Lowman, Mess, Reed, Renick, Rotch, Scales, Sims—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. Hoff, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 148, relating to witnesses in criminal prosecutions.
On motion of Mr. Grass, the third reading of the bill was dispensed with, the roll was called and House bill No. 148 passed the House by the following vote: Yeas, 76; nays, 8; absent or not voting, 13.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Comstock, Crawford, Croft, Davis, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Murphy, Olson, Pearsall, Perkins, Robe, Robinson, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—76.

Those voting nay were: Messrs. Bucklin, Catlin, Lum (C. E.), Morrison, Reeves, Rockhill, Roth, Stewart (G. A.)—8.

Those absent or not voting were: Messrs. Adams, Bowman, Duncan, Halsey, Hull, Lowman, Mess, Nickle, Reed, Renick, Rotch, Scales, Sims—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. Grass, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 21, relating to trust companies, national banks and state banks.

On motion of Mr. Guie, the third reading of the bill was dispensed with, the roll was called, and House bill No. 21 passed the House by the following vote: Yeas, 69; nays, 16; absent or not voting, 12.

Those voting nay were: Messrs. Anderson, Bucklin, Catlin, Duncan, Hanna, Heinly, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lum (C. E.), Masterson, Reeves, Schuh, Smith (Maurice), Stratton, Timblin—16.

Those absent or not voting were: Messrs. Adams, Black, Bowman, Davis, Farnsworth, Hubbell, Manogue, Mess, Reed, Robe, Rotch, Scales—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. Guie, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 102, relating to the scenic highway in Snohomish county.

On motion of Mr. Robe, the third reading of the bill was dispensed with, the roll was called, and House bill No. 102 passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Haw-
Those absent or not voting were: Messrs. Adams, Bowman, Davis, Kelly (Guy E.), Manogue, Mess, Morrison, Reed, Rotch, Scales, Timblin—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. Robe, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 44, relating to unlawful representation of blind, deaf, dumb, crippled or otherwise physically defective persons.

On motion of Mr. Marshall, the third reading of the bill was dispensed with, the roll was called, and House bill No. 44 passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hogan, Hoff, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—86.
Those absent or not voting were: Messrs. Adams, Bowman, Brown (Tom), Davis, Halsey, Hastings, Hubbell, Kelly (Albert A.), Manogue, Mess, Reed, Rotch, Scales, Stevens—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. Marshall, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 226, relating to divorce and alimony.

On motion of Mr. Guie, the third reading of the bill was dispensed with, the roll was called, and House bill No. 226 passed the House by the following vote: Yeas, 55; nays, 27; absent or not voting, 15.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Brown (J. S.); Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hull, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, Morrison, Murphine, Nickle, Olson, Pearsall, Renick, Robinson, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—55.

Those voting nay were: Messrs. Black, Catlin, Farnsworth, Hanna, Hart, Hill, Hogan, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Masterson, McQuesten, Moll, Perkins, Reeves, Robe, Rockhill, Roth, Sawyer, Schuh, Smith (J. H. T.), Wagner, Watt, Zednick, Mr. Speaker—27.

Those absent or not voting were: Messrs. Adams, Bowman, Bradley, Davis, Hubbell, Kelly (Guy E.), Lowman, Manogue, McCoy, Mess, Reed, Rotch, Scales, Siler, 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. Guie, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 106, relating to the incorporation of mutual savings banks.

On motion of Mr. Robinson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 106 passed the House by the following vote: Yeas, 74; nays, 12; absent or not voting, 11.

Those voting aye were: Messrs. Anderson, Babcock, Berger, Boyd, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Barlow, Brown (J. S.), Hanna, Lum (C. E.), Masterson, Sawyer, Sims, Stewart (G. A.), Stewart (Z.), Tonkin, Wagner, Webster—12.

Those absent or not voting were: Messrs. Adams, Black, Bowman, Bradley, Davis, Hubbell, Lunn (Walter J.), Manogue, Mess, Reed, Rotch—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. Robinson, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.

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

Sir: I have the honor to advise you that the governor has today approved sections 1 and 2 and has vetoed section 3 of substitute House bill No. 56, entitled "An act relating to contractors and bonds upon public work and amending sections 1159 and 1161 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency."

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

On motion of Mr. Sims, the bill and the governor's message were referred to the Committee on Rules and Order.

On motion of Mr. Sims, the House adjourned until 10:30 a.m., March 3, 1915.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FIFTY-SECOND DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, MARCH 3, 1915.

The speaker called the House to order at 10:30 a.m.
Roll call showed all members present, except Messrs. Reed, Roth and Rotch, of whom Mr. Rotch was excused.
Prayer was offered by Rev. J. C. Baker, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1915.

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred engrossed Senate bill No. 254, entitled "An act relating to the hours and wages of women and minors and the conditions of labor therefor in the telephone industry in rural communities and cities of less than three thousand population," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. C. H. Hoff, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1915.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 297, 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.

John C. Crawford, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1915.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 151, entitled "An act relating to the disposition of property acquired by counties when acting jointly under a contract made pursuant to chapter 54, Session Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John C. Crawford, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 2, 1915.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 152, entitled "An act relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel or shores of rivers in the State of Washington improved
by joint county action," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN C. CRAWFORD, Chairman.


HOUSE OF REPRESENTATIVES.

MR. SPEAKER:

We, your Committee on Railroads, to whom was referred Senate bill No. 215, entitled "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," 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.


Senate bill No. 232: Majority, do not pass; minority, do pass.

HOUSE CHAMBER.
OLYMPIA, WASH., March 2, 1915.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 127, 16, 28, 229, 80, 141, 166 and 125, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted, R. E. BUCKLIN, Chairman.

I concur in this report: A. J. Comstock.

HOUSE CHAMBER.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bill No. 271, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted, R. E. BUCKLIN, Chairman.

I concur in this report: A. J. Comstock.

MESSAGE FROM THE SENATE.
SENATE CHAMBER,

The Senate has passed engrossed Senate bill No. 264, entitled "An act relating to the payment of premiums on surety bonds and amending section 1 of chapter 49, Session Laws of 1913;"

Also, engrossed Senate bill No. 388, entitled "An act defining port districts of the first class, providing a method for the government
thereof, limiting the powers thereof, defining the powers and duties of the officers thereof, enacting certain other provisions relating thereto and amending chapter 92 of the Laws of 1911, being an act 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,' approved March 14, 1911, as heretofore amended and now in force, by adding thereto certain sections to be known respectively as sections 15, 16, 17, 18, 19, 20, 21, 22 and 23;'

Also, engrossed Senate bill No. 45, entitled "An act to regulate the insurance business, and to amend section 34 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 section 34 of chapter 49 of the Session Laws of 1911;"

Also, engrossed Senate bill No. 267, entitled "An act relating to insurance and amending chapter 49 of the Laws of 1911 by adding thereto a section known as section 34-A, providing for attorney's fees for the non-payment of losses within sixty days from the date of filing proof and demand therefor;" and

Also, Senate bill No. 266, entitled "An act relating to primary elections, providing for the placing of names of candidates on the ballots to be voted for at primary elections who have been endorsed or selected by voluntary political parties or associations, providing for a method of making such selections and endorsements and for party organization and conventions, regulating the same and providing penalties for violation of the provisions of this act;" and

Also, Senate bill No. 323, entitled "An act relating to the deposit of trust funds in the superior court, providing for the deposit of same with the county treasurer, their disbursements, and amending section 747, Remington & Ballinger's Annotated Codes and Statutes of Washington;" and

Also, Senate bill No. 356, entitled "An act amending section 8, chapter 117, Session Laws of 1911, being 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;'"

Also, Senate joint resolution No. 13, "Providing for photographs of members of the legislature of certain sessions; for the appointment of a committee to purchase same, and making an appropriation;"

Also, Senate bill No. 141, entitled "An act for the relief of certain persons, their successors or assigns or those asserting or claiming some right, title or interest by, through or under them to the tide
lands sold, contracted or deeded by the State of Washington, which said tide lands are situated in the state of Oregon, providing a method of procedure to secure such relief and making an appropriation therefor;”

Also, Senate bill No. 394, entitled “An act appropriating the sum of twelve thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth legislature;”

Also, Senate bill No. 400, entitled “An act relating to the support of mothers, who by reason of destitution, insufficient property or income, or lack of earning capacity, are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, 8385-5, and 8385-6 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;” and

Also, Senate bill No. 404, entitled “An act making an appropriation for the state law library;”

Also, engrossed substitute House bill No. 13, entitled “An act changing the title of the office of state examiner to state bank examiner;”

Also, engrossed House bill No. 21, entitled “An act relating to trust companies, national banks, state banks, amending section 3346 of Rem. & Bal. Code;”

Also, engrossed House bill No. 86, entitled “An act relating to banks, powers and duties and examination thereof and amending sections 3292, 3299, 3301, 3308, 3324 and 3343 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”

Also, Senate bill No. 283, entitled “An act relating to negotiable instruments, amending sections 3475½ and 3536 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”

Also, engrossed House bill No. 273, 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 and civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31, 1917, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1915,” with the following amendments:

Page 6, strike lines 226, 227 and 228 of the printed bill, same being lines 10 to 14 inclusive, page 9 of the engrossed bill, and insert in lieu thereof the following:

“Salary of deputy treasurer, bookkeeper, stenographers, clerk hire, postage, incidentals and premium on treasurer and deputy treasurer’s bonds,” $14,023; and in line 231 of the printed bill strike the figures “$23,273,” and insert in lieu thereof, “$22,273.00.”

In line 287, page 7 of the printed bill, same being line 3, page 11 of the engrossed bill, strike the figures “$160,000,” and insert in lieu thereof the figures, “$15,000.”
In line 291, page 8 of the printed bill, same being line 7, page 11 of the engrossed bill, strike the figures "$50,000," and insert in lieu thereof the figures "$45,000."

In line 83, page 3 of the printed bill, same being line 7, page 4, engrossed bill, after the word "Maintenance" add "and for deportation of aliens."

In line 89, page 3 of the printed bill, same being line 14, page 4, engrossed bill, after the word "Maintenance" insert "and for deportation of aliens."

In line 99, page 3, of the printed bill, same being line 25, page 4 of engrossed bill, after the word "Maintenance" insert "and for deportation of aliens."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

On motion of Mr. Davis, the roll was called, and the House concurred in the Senate amendments to House bill No. 273, by the following vote: Yeas, 89; nays, 1; absent or not voting, 7.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Halsey, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, (Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Bucklin, Harris, Kelly (Albert A.), Reed, Rotch, Stewart (Z.), Webster—7.
INTRODUCTION OF SENATE BILLS.

Senate joint resolution No. 13, by Senator Carlyon: Providing for photographs of members of the legislature of certain sessions; for the appointment of a committee to purchase same, and making an appropriation.

Referred to Committee on Appropriations.

Senate bill No. 67, by Senator Steiner: An act relating to conditional sales and leases of personal property and amending section 3670 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

Senate bill No. 66, by Senator Steiner: An act relating to mortgages on certain kinds of property and amending section 3660 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

Senate bill No. 116, by Senator Scott: An act relating to the registration of stallions and jacks and amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911.

Referred to Committee on Dairy and Livestock.

Engrossed Senate bill No. 139, by Committee on Education: An act relating to the exemption of certain property of schools and colleges from taxation and amending section 9099 of Rem. & Bal. Code.

Referred to Committee on Education.

Engrossed Senate bill No. 197, by Committee on Charitable Institutions: An act relating to insane persons, and providing for their maintenance while confined in a state hospital for the insane.

Referred to Committee on Hospitals for the Insane.

Senate bill No. 204, by Senator Cleary: An act relating to the levy, collection and expenditure of revenues for road and bridge purposes and amending sections 1 and 4 of chapter 151 of the Laws of 1913.

Referred to Committee on Roads and Bridges.

Substitute Senate bill No. 245, by Committee on Cities of the First Class: An act relating to eminent domain proceedings in cities and towns and amending sections 7768, 7789, 7790, 7797,
7798, 7799, 7801, 7802, 7814 and 7816 of Rem. & Bal. Code, and adding new sections thereto to be known as sections 7801A, 7814B, 7814C, 7814D, 7814E, 7814F, 7814G, 7814H, 7814I, and 7814J.

Referred to Committee on Municipal Corporations of the First Class.


Referred to Committee on Game and Game Fish.


Referred to Committee on Public Morals.

Senate bill No. 350, by Senator Davis (at request of Department of Public Instruction): An act relating to teachers’ examinations and amending sections 4641 and 4642 of Rem. & Bal. Code.

Referred to Committee on Education.

Engrossed Senate bill No. 381, by Senator Phipps: An act relating to the improvement of streets and highways and providing for the payment of the costs thereof jointly by the assessment of property specially benefited and by counties and cities or towns, amending section 3 of chapter 51 of the Session Laws of 1913, and declaring an emergency.

Referred to Committee on Roads and Bridges.

Engrossed Senate bill No. 386, by Committee on Municipal Corporations: An act relating to the government, powers and duties of cities of the third class.

Referred to Committee on Municipal Corporations other than the First Class.
Senate bill No. 391, by Senators Palmer and Landon: An act withdrawing from the oyster reserves of the State of Washington certain lands herein described, and granting the use thereof to the United States of America, and authorizing a conveyance thereof.

Referred to Committee on Harbors and Waterways.

Senate bill No. 393 (substitute for Senate bill No. 216), by Appropriations Committee: An act establishing a state game farm, authorizing the acquisition of a site therefor and the erection of buildings and structures thereon, regulating the management thereof, authorizing the purchase of game birds and game animals for propagating purposes and for distribution and making an appropriation.

Referred to Committee on Appropriations.

Senate bill No. 403 (substitute for Senate bill No. 53), by Committee on Education: An act relating to the training department of normal schools, amending section 4370 of Rem. & Bal. Code, and repealing sections 4368 and 4369 of Rem. & Bal. Code.

Referred to Committee on Education.

Senate bill No. 141, by Senator Klee: An act for the relief of certain persons, their successors or assigns or those asserting or claiming some right, title or interest by, through or under them to the tide lands sold, contracted or deeded by the State of Washington, which said tide lands are situated in the State of Oregon, providing a method of procedure to secure such relief and making an appropriation therefor.

Referred to Committee on Appropriations.

Engrossed Senate bill No. 264, by Senator Metcalf: An act relating to the payment of premiums on surety bonds and amending section 1 of chapter 49, Session Laws of 1913.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 388, by Committee on Corporations other than Municipal: An act defining port districts of the first class, providing a method for the government thereof, limiting the powers thereof, defining the powers and duties of
the officers thereof, enacting certain other provisions relating thereto and amending chapter 92 of the Laws of 1911, being an act 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," approved March 14, 1911, as heretofore amended and now in force, by adding thereto certain sections to be known respectively as sections 15, 16, 17, 18, 19, 20, 21, 22 and 23.

Referred to Committee on Harbors and Waterways.

Senate bill No. 394, by Committee on Appropriations: An act appropriating the sum of twelve thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth Legislature.

Referred to Committee on Appropriations.

Senate bill No. 400, by Judiciary Committee: An act relating to the support of mothers, who by reason of destitution, insufficient property or income, or lack of earning capacity, are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, 8385-5 and 8385-6 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

Senate bill No. 404, by Joint Sub-Committee on Appropriations: An act making an appropriation for the state law library.

Passed to second reading.

Senate bill No. 266, by Senator Sharpstein: An act relating to primary elections, providing for the placing of names of candidates on the ballots to be voted for at primary elections who have been endorsed or selected by voluntary political parties or associations, providing for a method of making such selections and endorsements and for party organization and conventions, regulating the same and providing penalties for violation of the provisions of this act.

Referred to Committee on Privileges and Elections.

18—H.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,

Olympia, Wash., February 18, 1915.

Mr. Speaker:

We, the majority of your Committee on Labor and Labor Statistics, to whom was referred House bill No. 34, entitled "An act amending section 1, of chapter 37, of the Laws of 1911, being section 6580a of Rem. & Bal. Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

C. H. Hoff, Chairman.

We concur in this report: Geo. McCoy, C. W. Masterson (By L. R. Guiberson), Will A. Lowman, W. G. Duncan, E. J. Croft, J. M. Hogan.

HOUSE OF REPRESENTATIVES.

Olympia, Wash., February 18, 1915.

Mr. Speaker:

We, a minority of your Committee on Labor and Labor Statistics, to whom was referred House bill No. 34, entitled "An act amending section 1, of chapter 37, of the Laws of 1911, being section 6580a of Rem. & Bal Code," 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: John Olson, Daniel E. Gilkey.

Mr. Croft moved that the bill be indefinitely postponed.

The speaker called Mr. Halsey to the chair.

On motion of Mr. Hawthorne, the previous question was ordered.

The roll was called, and the motion to indefinitely postpone was lost by the following vote: Yeas, 20; nays, 68; absent or not voting, 9.

Those voting aye were: Messrs. Anderson, Berger, Black, Bowman, Boyd, Comstock, Croft, Hanna, Hill, Jarvis, Lane, Masterson, Moll, Murphine, Reeves, Renick, Robe, Webster, Wiley, Zednick—20.

Those voting nay were: Messrs. Adams, Babcock, Barlow, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Crawford, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.) Manogue, McArdle, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Perkins, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice),
Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Wagner, Watt, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker —68.

Those absent or not voting were: Messrs. Brown (Tom), Harris, Hastings, Marshall, McCoy, Reed, Rotch, Stewart (Z.), Timblin—9.

On motion of Mr. Kelly (Guy E.), the bill was passed over temporarily, to retain its place on the calendar.

Senate bill No. 229, relating to, regulating and providing for the nomination of candidates for public offices.

On motion of Mr. Kelly (Guy E.), the following amendments were adopted:

Strike everything after the enacting clause and amend by adding the following:

SECTION 1. That section 4804 of Remington & Ballinger's Annotated Codes and Statutes of Washington be, and the same is hereby amended to read as follows:

Section 4804. The words and phrases in this act shall, unless the same be inconsistent with the context, be construed as follows:

(a) The word "primary," the primary election provided for in this act.

(b) The words "May caucus" the caucus held in May of 1916, and every even-numbered year thereafter, to elect delegates, by political parties to the various county conventions of such political parties.

(c) The words "September primary," the primary election held in September to nominate candidates to be voted for at the ensuing election.

(d) The word "election," a general or city election, as distinguished from a primary election.

SEC. 2. That section 4807 of Remington & Ballinger's Annotated Codes and Statutes of Washington be, and the same is hereby amended to read as follows:

Section 4807. The name of no candidate shall be printed upon the official ballot used at the September primary election, unless authorized by some other law of the state, unless at least thirty (30) days and no more than sixty (60) days prior to such primary, a declaration of candidacy shall be filed by him, as provided in this act, in the following form.

STATE OF WASHINGTON. 
COUNTY OF ........................................... ss.

I, ..........................................., being first duly sworn, say: That I reside at No............ (city or town), county of........................., State of Washington, and am a qualified voter therein, and eligible to the office for which I am a candidate; that I affiliate with and am a
member of the........................party, and believe in its prin-
ciples; that I am a candidate for nomination to the office of
............................to be made at the primary election, to be held on
the......................day of September, 19...., and hereby request that my
name be printed upon the official ballot as provided by law as a can-
didate of the....................party, and accompany herewith the
sum of $................, the fee required by law for me for becoming
such candidate.

I further declare that, if nominated for such office I will accept
said nomination and not withdraw, and I will qualify as such officer if
nominated and elected. I further declare that I hereby accept and
endorse generally the platform as heretofore adopted by the said
....................party at its last state convention. If elected, I hereby
agree to support generally the same, and endeavor to have enacted into
law the principles therein enunciated.

Subscribed and sworn to before me this.................., 191.....

(Certificate of Official.)

Provided. That no person who desires to become a candidate for
office of supreme or superior court judge, shall certify his party affilia-
tion, nor shall any other candidate who runs upon any non-partisan
ticket in any city or other municipality where the charter or enabling
act provides that the office is non-partisan.

Sec. 3. That section 4809 of Remington & Ballinger's Annotated
Codes and Statutes of Washington be, and it hereby is, amended to
read as follows:

Section 4809. Any political organization which at the general
election last preceding the primary was represented on the official
ballot by * * * * regular party candidates * * * * may
upon complying with the provisions of this act have a separate primary
election ticket as a political party: Provided, That any of its candi-
dates * * * * receive ten per cent of the total vote cast at
such last preceding general election in this state, or subdivision
thereof in which the candidate seeks the nomination: Provided
further, That such political party shall have held on or before the
tenth day of June preceding said primary, a state convention in said
state, at which convention said party shall have declared its political
principles and its legislative program: And provided further, That
a copy of such declaration of political principles and legislative pro-
gram shall have been certified by the officers of such convention and
filed with the secretary of state within ten days after the adjournment
of such convention.

Sec. 4. (a) Hereafter, each political party of this state, entitled
under the existing laws to participate in the September primaries, shall
hold county and state conventions in May and June, respectively, of
1916, and each biennial year thereafter. The county conventions shall be held by each of said political parties upon the second Saturday after the second Tuesday of May, 1916, and biennially thereafter.

(b) Each county party committee at a meeting duly called and held not more than thirty (30) nor less than twenty (20) days before the holding of the May caucus, shall determine the hour and place of holding the county convention, determine the total number of delegates to be elected thereto, fix the basis of representation in each precinct, which basis shall be the same for each voting precinct in said county, and determine the number of delegates from each voting precinct; Provided, That each voting precinct shall be entitled to at least one delegate. The said list, matters, and things herein provided for, shall thereupon be filed in the office of the county auditor, without charge, duly certified by the chairman and secretary of each party within two days after the holding of said meeting. Due notice of the time and place of holding the county convention shall be given through the press of the county by the county executive officers of each party, and in addition thereto, the said notice shall be mailed to each delegate selected at the May primary at least five (5) days before the holding of said convention.

(c) It shall be the duty of the state organizations of each of the political parties entitled to hold conventions under this act, to issue a call for their state conventions, specifying the time and place of holding the conventions, and which said call shall be issued not less than thirty (30) days before the holding of the May caucus by giving due notice thereof through the press, and by mailing a copy of said call to each state committeeman, and to the executive officer of each of the county organizations of that party, and to the county auditor of each county. The state committee, in its call, shall determine upon the total number of delegates to attend the state convention, and shall fix the basis of representation for, and the number of delegates from each county; Provided, however, That the basis of representation for each county shall be the same. The state conventions herein provided for shall be held on or before the tenth day of June, 1916, and biennially thereafter.

(d) In addition to the usual powers heretofore exercised by county conventions, each county convention shall select the number of delegates to the state convention provided for in the call of the state committee, and shall select one member of a state advisory platform committee.

(e) It shall be the duty of the members of the advisory committee herein provided for, to meet at the place of holding the state convention at 10 a.m., on the Monday preceding the holding of said state convention, and shall hold public hearings and submit to the state convention an advisory platform.

(f) It shall be the duty of the state conventions of each of the parties required to hold conventions as herein provided, to adopt a
platform, and to make a clear and concise statement of its principles
and its general legislative program. In addition thereto the said state
conventions shall have the powers and perform the duties heretofore
and usually held and performed by state conventions; and shall elect
the delegates to the national conventions in 1916, and each presidential
year thereafter as provided for in the call of the national committee
of said party; and shall have the power to nominate the presidential
electors, to which the said state shall be entitled and the names of
which said electors shall be printed under the party designation on
the ballot to be used in the succeeding general election.

(g) The delegates to the various county conventions herein pro-
vided for, shall be selected at a caucus held by each political party, on
the second Tuesday of May, 1916, and biennially thereafter, in accord-
ance with the provisions and method now provided by sections 4844,
4845, 4846, 4847, 4848, 4849, 4850, 4851, 4852, 4853, 4854, 4855, 4856,
4857, 4858, 4859, 4860, 4861, 4862, 4863, 4864, 4865, 4866, 4867, and 4868

(h) No proxies shall be allowed in any conventions provided for
in this act.

Sec. 5. That section 4810 of Remington & Ballinger's Annotated
Codes and Statutes of Washington be, and the same is hereby amended
to read as follows:

Section 4810. All declarations of candidacy shall be filed as fol-
lows:

First: For state officers, United States senators, representatives in
congress, and those members of the state legislature and judges of the
superior court, whose district comprises more than one county, in the
office of the secretary of state.

Second: For officers to be voted for wholly in one county, in the
office of the county auditor of such county.

Third: For precinct committeemen of the various parties.

Fourth: For city officers, in the office of the city clerk.

Sec. 6. That section 4811 of Remington & Ballinger's Annotated
Code and Statutes of Washington be, and the same is hereby amended
to read as follows:

Section 4811. First: At least twenty (20) days before any Sep-
tember primary, the secretary of state shall transmit to each county
auditor a certified list containing the name, postoffice address and
party designation of each person entitled to be voted for at such
primary, and the office for which he is a candidate, as appears by the
nomination papers filed in his office.

Second: Each county auditor shall, at least fifteen (15) days be-
fore the September primary, publish once under the proper party
designation and title of each office, the names and addresses of all
persons for whom nominations have been filed, insofar as the same
shall affect the electors of his county, giving the date of the primary,
the hours during which the polls will be open, and that the primary
will be held in the regular polling place in each precinct; and shall cause to be posted, copies of such notice in at least three public places in each precinct in his county; Provided, That the names of all candidates for the office of supreme and superior court judges shall be published and posted in a separate list without party designation; And Provided, That the names and addresses of the persons who have filed for precinct committee men in the various precincts need not be published, but shall, however, be included in the lists herein provided to be posted.

Sec. 7. That section 4826 of Remington & Ballinger's Annotated Codes and Statutes of Washington be, and the same is hereby amended to read as follows:

Section 4826. (a) The precinct committeemen of each party entitled to participate in the September primaries, shall be elected at the September primary. Any elector duly qualified to vote in his precinct may file without charge with the auditor, a declaration of candidacy for precinct committeeman with the party only with which he is duly registered, and for the election precinct in which he resides. Said filing shall be in all respects and follow the form provided in section 2 of this act and be governed by its provisions. The names of each candidate for precinct committeeman shall be printed upon the ballot provided for in section 4813 of Remington & Ballinger's Annotated Codes and Statutes of Washington, provided he has fully complied with this act with reference to the filing: Provided, That nothing herein contained shall prevent any voter from writing in on the ticket the name of one qualified elector of the precinct for member of the party county committee. The one having the highest number of votes shall be such committeeman of such party for such precinct; Provided, That if any elector is elected on more than one ticket, he must file his declaration of candidacy from all except one ticket with the auditor of his said county within five (5) days after the canvassing of the primary vote, otherwise the office will be deemed vacant; And provided further, That the auditor shall determine cases of ties as are provided by the primary election laws of this state. The county auditor shall certify to each party committee the names of the duly elected committeemen of that party.

(b) The party committee of each county shall consist of the precinct committeemen from the several precincts of each county. The state committee shall consist of one committeeman from each county, elected by the county committee. The county committee shall meet for the purpose of electing the state committeeman, and for the purpose of organization, at the court house at the county seat of each county at 2 o'clock p. m. on the second Saturday after such primary election, unless some other time and place of such meeting shall be designated by the regular call of properly authorized officers of the retiring committee. The county auditor of the various counties shall issue certificates of election to the said committeemen as is provided in the case of primary nominations.
(c) Each political organization shall have the power to make its own rules and regulations, call conventions, elect delegates to conventions, state and national, fill all vacancies on the ticket, provide for the nomination of presidential electors, delegate the whole or any part of its functions to duly authorized and elected committees, and perform all other functions inherent to such organizations, the same as if this act had not been passed.

Sec. 8. The section 4843 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 4843. Nothing in this act contained shall prevent any voter from writing or pasting on his ballot or ballots the name of any person for whom he desires to vote for any office, and such vote shall be counted the same as if printed upon the ballot, and marked by the voter, but no person, precinct committeemen alone excepted, receiving such votes written or pasted upon a primary election ballot shall thereby be nominated for any office or be entitled to have his name printed upon the ballot as a candidate at the general election unless he shall have complied with the provisions of the primary election law and filed his declaration of candidacy at least thirty days before such primary election, unless such candidate shall have been selected as such by a party convention in accordance with law or certified by a county central committee in accordance with law.

Sec. 9. That section 4841 of Remington & Ballinger's Annotated Codes and Statutes of Washington be, and the same is hereby repealed.

Sec. 10. All existing statutes or portions of statutes inconsistent with the provisions of this act are hereby repealed. If any section of this act should be held unconstitutional, it shall in no wise affect the constitutionality of the remainder thereof.

Strike the title and substitute the following:

An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committeemen, amending sections 4804, 4807, 4809, 4810, 4811, 4826, 4843, and repealing section 4841 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Mr. Reeves moved that the bill be referred to the Committee on Privileges and Elections.

The motion was lost.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

On page 2, line 10, after the word "withdraw" insert the following: "unless so authorized by my party committee."
On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

On page 3, subdivision (b), line 16 of said subdivision, strike the word "primary" and insert in lieu thereof "caucus."

Mr. Murphine moved the adoption of the following amendment:

Strike the clause beginning with the word "and" in line 6, paragraph (f), of section 4, and ending with word "party" in line 9, and substitute in lieu thereof the following: "and shall in 1916 and each presidential year thereafter conduct according to party regulations at the "May caucus" a presidential primary at which primary presidential candidates for each party shall be nominated and delegates to national conventions elected."

Mr. Murphine demanded a roll call.

The roll was called, and the amendment was lost by the following vote: Yeas, 19; nays, 64; absent or not voting, 14.

Those voting yea were: Messrs. Black, Comstock, Duncan, Farnsworth, Hanna, Hastings, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Murphine, Perkins, Reeves, Robe, Stevens, Wiley—19.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (J. S.), Bucklin, Capron, Catlin, Crawford, Croft, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Morrison, Nickle, Olson, Pearsall, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Webster, Weldon, Wilson, Winston, Yale, Zednick—64.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Cameron, Davis, Hubbell, Kelly (Albert A.), Manogue, McQuesten, Reed, Rotch, Timblin, Watt, Young, Mr. Speaker—14.

Mr. Reeves moved the adoption of the following amendment:

Strike subdivision (g) of section 4.

The amendment was lost.
Mr. Murphine moved the adoption of the following amendment:

Amend paragraph (g) of section 4 by adding: “Provided all expenses of said caucus shall be paid by the party or parties taking part therein.”

On motion of Mr. McArdle, the previous question was ordered.

The motion was lost.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

On page 5, in section 5, in line 12 of said section, being the third subdivision of said section, after the word “parties” insert “in the office of the county auditor of such county.”

On motion of Mr. Kelly (Guy E.), the following amendments were adopted:

On page 6, in section 7, line 9 of said section, strike the words “duly registered” and insert in lieu thereof the word “affiliated.”

On page 7, in line 11, of the substitute bill, after the * * * add the following: “Provided, however, That no convention held under the provisions of this act shall have the power to recommend, endorse or declare a preference for any candidate for any office.”

Mr. Lane moved the adoption of the following amendment:

Amend subdivision (b) of section 7 by inserting between the word “county” and the word “elected” in line 4 the following: “and one additional committeeman for each 10,000 votes, or major fraction thereof, cast by said party in said county for its candidate for governor in the last preceding gubernatorial election.”

The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:

In lines 2 and 3 of paragraph (c) of section 7, strike the words “elect delates to conventions, state and national.”

The amendment was lost.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

On page 7, in the last line of section 8, after the word “county,” insert the words “or state.”
Mr. Murphine moved the adoption of the following amendment:

In lines 10 and 11, section 8, strike the words "filed his declaration of candidacy at least 30 days before such primary election" and substitute in lieu thereof the following: "paid the filing fee required by law," and add at the end of section 8 the following: "Provided such candidates have paid the filing fee required by law."

The amendment was lost.

Mr. Reeves moved the adoption of the following amendment:

Add section 11, to read as follows:

Sec. 11. Before this act takes effect it shall be submitted to a vote of the qualified electors at the general election to be held in November, 1916, for their rejection or adoption.

The amendment was lost.

The speaker resumed the chair.

Mr. Kelly (Guy E.) moved that the rules be suspended, the second reading be considered the third, the bill considered engrossed, and placed upon final passage.

The motion prevailed.

Mr. Kelly (Guy E.), demanded a call of the House.

The roll was called under the call of the House, and the following absentees were noted: Messrs. Brown (Tom), Cameron, Kelly (T. J.), Lum (C. E.), Manogue, Reed, Rockhill, Rotch, Stewart (Z.).

On motion of Mr. Kelly (Guy E.), further proceedings under the call of the House were dispensed with.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and substitute Senate bill No. 229 passed the House by the following vote: Yeas, 77; nays, 14; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lunn (Walter J.), Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Mur-
phine, Nickle, Olson, Pearsall, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—77.

Those voting nay were: Messrs. Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Perkins, Reeves, Wiley—14.

Those absent or not voting were: Messrs. Brown (Tom), Cameron, Lum (C. E.), Manogue, Reed, Rotch—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. Sims moved that the House reconsider the vote by which substitute Senate bill No. 229 passed the House.

The motion prevailed, by a \textit{viva voce} vote.

Mr. Murphine demanded a roll call on the motion to reconsider.

The demand failed.

On motion of Mr. Grass, the previous question was ordered.

The roll was called, and substitute Senate bill No. 229 passed the House by the following vote: Yeas, 76; nays, 15; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lunn (Walter J.), Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster,
Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—76.

Those voting nay were: Messrs. Black, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Murphine, Perkins, Reeves, Robe, Wiley—15.

Those absent or not voting were: Messrs. Brown (Tom), Cameron, Lum (C. E.), Manogue, Reed, Rotch—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. McQuesten, the House adjourned until 2:30 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2:30 p.m.

Roll call showed all members present, except Messrs. Harris, Hastings, Hill, Reed, Rotch and Yale, of whom Messrs. Reed and Rotch were excused.

On motion of Mr. Marshall, the House took up the consideration of substitute House bill No. 56, section 3 of which was vetoed by the governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, March 2, 1915.

To the Honorable, the House of Representatives of the State of Washington, Capitol Building.

GENTLEMEN: I am herewith returning to you substitute House bill No. 56, being "An act relating to contractors and bonds upon public work and amending sections 1159 and 1161 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency."

Sections one and two of this bill have been approved by me. Section three, being a section providing that this law shall take effect immediately, is vetoed.

Respectfully submitted,
ERNEST LISTER, Governor.

"Section 3. This act is necessary for the immediate preservation of the public safety and support of the state government and its existing public institutions, and shall take effect immediately."
Section 3 of substitute House bill No. 56 and the message were read by the clerk.

CALL OF THE HOUSE.

Mr. McCoy demanded a call of the House.

The roll was called under the call of the House and the following absentees were noted. Messrs. Harris, Hill, Reed, Rotch, and Smith (Maurice), of whom Messrs. Reed, Rotch and Smith (Maurice) were excused.

On motion of Mr. Marshall, further proceedings under the call of the House were dispensed with.

On motion of Mr. Marshall, the previous question was ordered.

Mr. Farnsworth asked to be excused from voting.

Mr. McArdle moved that Mr. Farnsworth be excused from voting.

The motion was lost.

The roll was called, and section 3 of substitute House bill No. 56 was passed notwithstanding the governor's veto, by the following vote: Yeas, 73; nays, 16; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hart, Hartley, Heinly, Hoff, Hogan, Hubbell, Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—73.

Those voting nay were: Messrs. Black, Farnsworth, Grass, Hanna, Hastings, Hill, Jarvis, Kelly (Albert A.), Lane, Lowman, Manogue, Masterson, Murphine, Perkins, Reeves, Wiley—16.
Absent or not voting were: Messrs. Harris, Hawthorne, Hull, Reed, Renick, Robe, Rotch, Smith—8.

Section 3 of substitute House bill No. 56 having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,

Mr. Speaker:

The Senate has passed engrossed House bill No. 149, entitled "An act relating to insurance and amending section 6059-23 of Rem. & Bal. Code;"

Also, engrossed House bill No. 258, entitled "An act relating to insurance and amending section 6059-100 of Rem. & Bal. Code," with the following amendments:

"In section 1, line 11 of the engrossed House bill, strike the final "s" in the word "licenses" and insert in lieu thereof the letter "d."

"In section 1, line 7, of the printed bill, the same being line 13 of the engrossed House bill, after the word "section" insert the following: "for which such agent is licensed."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the House concurred in the Senate amendments to engrossed House bill No. 258 by the following vote: Yeas, 83; nays, 1; absent or not voting, 13.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Urquhart, Wagner,
A "Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—83.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Brown (Tom), Grass, Harris, Hubbell, Hull, Reed, Renick, Robe, Rotch, Smith (Maurice), Timblin, Tonkin, Zednick—13.

MESSAGE FROM THE SENATE.

Senate Chamber,

The Senate has passed engrossed House bill No. 244, entitled “An act relating to insurance and amending section 6059-178 of Remington & Ballinger's Annotated Codes and Statutes of Washington,” with the following amendment:

“In section 1, line 11, of the printed bill, the same being section 1, line 17 of the engrossed House bill, strike the semicolon after the word ‘vessel’ and insert a period, and strike the rest of the paragraph.

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

On motion of Mr. Wilson, the House concurred in the Senate amendments to engrossed House bill No. 244, by the following vote: Yeas, 79; nays, 1; absent or not voting, 18.


Voting nay: Mr. Croft—1.

Those absent or not voting were: Messrs. Adams, Black, Brown (Tom), Cameron, Capron, Farnsworth, Grass, Harris,
The House resumed the second reading of bills.

There being no objection, the House resumed the consideration of House bill No. 34, passed over from the morning session.

The bill was read the second time by sections.

On motion of Mr. McQuesten, the following amendments were adopted:

Amend title by striking "section 1 of chapter 37 of the Laws of 1911, being section."

In line 6 of the printed bill after the word "week" (where it first occurs) insert: "nor more than eight hours in any one day for more than two days during any one week."

On motion of Mr. Sims, the following amendment was adopted:

Amend section 34, line 11, of the printed bill by adding after the words "employed in" the words "packing, curing or."

Mr. Lane moved the adoption of the following amendment:

Amend House bill No. 34 by adding to section 1 the following proviso: "Provided further, That every employer in any mechanical or mercantile establishment or laundry shall keep an accurate record showing the number of hours worked each day by each employee in such establishment, which shall at all times be open to the inspection of any person charged with the inspection of such establishment or the enforcement of the law governing the hours of labor of women, and any employer failing to keep such record or falsifying the same shall be guilty of a misdemeanor."

The amendment was lost.

The speaker called Mr. Davis to the chair.

On motion of Mr. Winston, the following amendment was adopted:

In line 6 of the printed bill, strike the period and insert semicolon at end of the line, then add the following: "Provided, That no female shall be employed in any mercantile establishment more than eight hours in any one day except such female be employed wholly in the office of such mechanical or mercantile establishment."

On motion of Mr. Fleet, the following amendment was adopted:

In line 1 of the printed bill, strike "section 1 of chapter 37 of the Laws of 1911, being."
In line 3, change the figure "1" to "6580a."
In line 2 insert after the word "Ballinger's" the word "Annotated" and after the word "Statutes" insert the words "of Washington."

The speaker resumed the chair.

On motion of Mr. Gilkey, the rules were suspended, the second reading considered the third, and House bill No. 34 was placed on final passage, and passed the House by the following vote: Yeas, 52; nays, 29; absent or not voting, 16.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Bowman, Bradley, Bucklin, Capron, Catlin, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Hoff, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lum (C. E.), Mc Ardle, McCoy, McQuesten, Olson, Pearsall, Robe, Robinson, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Urquhart, Watt, Weldon, Winston, Yale, Mr. Speaker—52.


Those absent or not voting were: Messrs. Black, Brown (Tom), Cameron, Comstock, Harris, Hubbell, Manogue, Marshall, Mess, Nickle, Reed, Rotch, Scales, Smith (Maurice), Timblin, 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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Mr. Speaker:

The Senate has passed, over the governor's veto, section 3 of enrolled substitute House bill No. 56, entitled "An act relating to contractors and bonds upon public work and amending sections 1159 and
Substitute House bill No. 179, fixing the time of holding elections, providing for the appointment of election officers, etc.

The bill was read the second time by sections.

Mr. Reeves moved the adoption of the following amendment:

Add to section 1 the following: "But no measure modifying or repealing or tending to modify or repeal initiative measure No. 3, enacted into law by vote of the electors at the general election held in 1914, shall be submitted at the first election held under this act."

The amendment was lost.

Mr. Roth moved the adoption of the following amendment:

Strike section 2 of the bill and insert in lieu thereof the following:

Section 2. That all city, town, school district, port district, park district, irrigation district, diking district, drainage district, drainage improvement district, river improvement district, and all other municipal and district elections, whether for the election of municipal or district officers, or for the submission to the voters of any city, town or district, of any local question for their adoption and approval or rejection, and said local election shall be held at the regular polling places in each voting precinct affected, on the first Tuesday after the first Monday of December in the year in which they may be called, provided, that nothing in this act contained shall be so construed to permit the submission at any such election of any state wide referendum or state wide initiative measure or question, nor nothing in this act contained shall be so construed as fixing the time for holding elections for the recall of city, town or district officers, or primary elections; And Provided further, That this section shall not be construed as repealing the provisions of any charter of a city of the first class, providing for the election of persons receiving the majority of all votes cast for any office at a primary or first election but such primary or first election shall be held two weeks prior to the general election provided for in this section.

Mr. Kelly (Guy E.), moved the adoption of the following amendment as a substitute:

Section 2. That all city, town, school district, port district, park district, irrigation district, diking district, drainage district, drainage improvement district, river improvement district, and all other municipal and district elections, whether for the election of municipal or district officers, or for the submission to the voters of any city, town
or district, of any local question for their adoption and approval or rejection; and said local election shall be held at the regular polling places in each voting precinct affected on the first Tuesday after the first Monday in March, 1916, and annually thereafter: Provided, That nothing in this act contained shall be so construed as to permit the submission at any such election of any state wide referendum or state wide initiative measure or question, nor nothing in this act contained shall be so construed as fixing the time for holding elections for the recall of city, town or district officers, or primary elections; And pro­vided further, That this section shall not be construed as repealing the provisions of any charter of a city of the first class, providing for the election of persons receiving the majority of all votes cast for any office at a primary or first election but such primary or first election shall be held two weeks prior to the general election provided for in this section.

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

Mr. Roth demanded a roll call on the motion to lay on the table, and a sufficient number arose in support of the demand.

CALL OF THE HOUSE.

Mr. Roth demanded a call of the House.

The roll was called under the call of the House and the following absentees were noted: Brown (Tom), Cameron, Harris, Hogan, Hubbell, Nickle, Reed, Rotch, Smith (Maurice), Tim­blin and Zednick, of whom Messrs. Cameron, Hubbell, Reed, Rotch and Smith (Maurice) were excused.

On motion of Mr. Morrison, further proceedings under the call of the House were dispensed with.

The roll was called, and the motion to lay on the table was lost by the following vote: Yeas, 30; nays, 56; absent or not voting, 11.


Those voting nay were: Messrs. Adams, Babcock, Berger, Bowman, Boyd, Bradley, Bucklin, Capron, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Hart, Hartley,
Hastings, Heinly, Hill, Hoff, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Morrison, Murphy, Olson, Pearsall, Renick, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Wilson, Yale, Mr. Speaker—56.

Those absent or not voting were: Messrs. Brown (Tom), Cameron, Harris, Hogan, Hubbell, Nickle, Reed, Rotch, Smith (Maurice), Timblin, Zednick—11.

On motion of Mr. Guie, the previous question was ordered.

The substitute amendment of Mr. Kelly (Guy E.), was adopted.

The speaker announced that substitute House bill No. 56, having been passed by the legislature, notwithstanding the veto of the governor, had been delivered to the secretary of state by the chief clerk.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 3, 1915.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 94, entitled "An act relating to candidates for legislative offices or constitutional convention, prohibiting the demanding of written pledges therefrom, and providing penalties for violations thereof;"

Also, engrossed Senate bill No. 129, entitled "An act providing for the establishment of a budget system for state offices, departments and institutions;"

Also, engrossed Senate bill No. 258, entitled "An act relating to the suspension by the public service commission of increases in rates by public service companies and amending section 8626-82 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 182, entitled "An act relating to banks and trust companies, prescribing the powers and duties of the state bank examiner in reference to the taking possession and the administration thereof, and repealing section 3303, 3304, 3305, 3306, 3309, 3357 and 3358 of Remington & Ballinger's Annotated Codes and Statutes of Washington and declaring an emergency;"

Also, Senate bill No. 144, entitled "An act relating to bills of lading, the rights, obligations and liabilities thereunder, creating liens
thereunder and providing for the enforcement of the same, and pro-
viding penalties for the violation thereof;" 
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Winston moved the adoption of the following amend-
ment:
Add to section 2: "Provided further, That this act shall not affect 
nor be construed to apply to cities of the first class which have charter 
provisions with reference to election of city officers."

Mr. Wilson moved that the bill be re-referred to the Commit-
tee on Judiciary.
The motion was lost by a rising vote.
The amendment offered by Mr. Winston was lost.
On motion of Mr. McQuesten, the bill was made a special 
order for March 4, 1915, at 11:00 a. m.
Mr. Robe gave notice that on the next working day he would 
move for a reconsideration of the vote by which House bill No. 
34 was passed.
On motion of Mr. Davis, the House adjourned until March 
4, 1915, at 10:30 a. m.

FIFTY-THIRD DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 4, 1915.
The speaker called the House to order at 10:30 a. m.
Roll call showed all members present, except Messrs. Hull, 
Rotch and Smith (Maurice), who were excused.
Prayer was offered by Rev. J. C. Baker, of Olympia.
On motion, the reading of the journal of the previous day 
was dispensed with.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 240, entitled "An act establishing a bureau for the identification of persons arrested, persons in custody, persons who shall have escaped from custody, persons who shall have been paroled or pardoned, and other persons for whose arrest warrants shall have been issued, 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 be postponed indefinitely.

J. H. DAVIS, Chairman.


On motion of Mr. Davis the report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred Senate bill No. 388, entitled "An act defining port districts of the first class, providing a method for the government thereof, limiting the powers thereof, defining the powers and duties of the officers thereof, enacting certain other provisions relating thereto and amending chapter 92 of the Laws of 1911, being an act, 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,' approved March 14, 1911, as heretofore amended and now in force, by adding thereto certain sections to be known respectively as sections 15, 16, 17, 18, 19, 20, 21, 22 and 23," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. B. Webster, Chairman.

We concur in this report: W. T. Robinson, C. S. Barlow, Dan Pearsall, C. A. Young.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 390, entitled "An act authorizing the commissioner of public lands to sell grain grown on state lands, and pro-
viding for the disposition of the proceeds from such sales," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VICTOR ZEDNICK, Chairman.

We concur in this report: John R. Wilson, C. E. Lum, L. J. Morrison, Frank H. Renick, W. G. Heinly, Grant A. Stewart.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1915.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 389, entitled "An act relating to the sale and disposition of certain grain grown in section 36, township 16 north, range 32 east W. M., and validating certain acts of the commissioner of public lands in reference thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

VICTOR ZEDNICK, Chairman.

We concur in this report: John R. Wilson, C. E. Lum, L. J. Morrison, Frank H. Renick, Grant A. Stewart, W. G. Heinly.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1915.

Mr. Speaker:

We, your Committee on Railroads, to whom was referred Senate bill No. 301, entitled "An act amending chapter 117, Session Laws of 1911, being 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 appropriations and repealing certain acts,' by adding an additional section thereto, to be known as section 74A," 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., MARCH 4, 1915.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 401, entitled "An act appropriating the sum of seven hundred fifty dollars ($750.00) or so much thereof as may be necessary for extradition and other expenses," 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 Counties and County Boundaries, to whom was referred engrossed Senate bill No. 379, entitled “An act relating to county road funds, validating certain obligations, authorizing the payment thereof, and declaring 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.

JOHN C. CRAWFORD, Chairman.


MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred Senate bill No. 391, entitled “An act withdrawing from the oyster reserves of the State of Washington certain lands herein described, and granting the use thereof to the United States of America, and authorizing a conveyance thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. B. WEBSTER, Chairman.

We concur in this report: W. F. Robinson, C. S. Barlow, Dan Pearsall, C. A. Young.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 192, entitled “An act re-appropriating certain funds 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.

J. H. DAVIS, Chairman.


MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 332, entitled “An act relating to the organization and management of private corporations and amending section 3679 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.

ALEX M. W. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 3, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 162, entitled “An act for the payment of claims for money and services of those who aided in eradicating fire blight in Yakima county 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., MARCH 3, 1915.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 266, entitled “An act relating to primary elections, providing for the placing of names of candidates on the ballots to be voted for at primary elections who have been endorsed or selected by voluntary political parties or associations, providing for a
method of making such selections and endorsements and for party or­
ganization and conventions, regulating the same and providing penal­
ties for 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.  **GUY E. KELLY, Chairman.**


**HOUSE OF REPRESENTATIVES,**  
**OLYMPIA, WASH., March 2, 1915.**

**MR. SPEAKER:**

We, your Committee on Education, to whom was referred House bill No. 206, entitled “An act relating to the employment of children; also repealing sections 2447, 6570 and 6571 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.

**TOM BROWN, Chairman.**


House bill No. 4: Majority, be indefinitely postponed; minor­ity, do pass.

Engrossed Senate bill No. 310:  Do pass as amended.

Senate bill No. 159:  Do pass as amended.

Senate bill No. 264:  Do pass as amended.

House bill No. 177:  Majority, do pass as amended; minor­ity, be indefinitely postponed.

**SENATE AMENDMENTS TO HOUSE BILLS.**  
**SENATE CHAMBER,**  
**OLYMPIA, WASH., March 3, 1915.**

**MR. SPEAKER:**

The Senate has passed House bill No. 15, entitled “An act relating to trust companies, prohibiting certain acts by directors, officers and agents thereof, fixing penalties and amending section 3353 of Reming­ton & Ballinger’s Annotated Codes and Statutes of Washington,” with the following amendment:

In line 7 of the printed bill, the same being section 1, line 11 of the original bill, strike the word “felony” and insert in lieu thereof the word “gross misdemeanor;”

And the same is herewith transmitted.

**FRANK M. DALLAM, JR.,**  
**Secretary of the Senate.**
On motion of Mr. Robinson, the roll was called, and the House concurred in the Senate amendments to House bill No. 15 by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McNardle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—82.

Those absent or not voting were: Messrs. Boyd, Brown (Tom), Cameron, Davis, Fleet, Hill, Hull, Manogue, McQuesten, Robe, Rotch, Smith (Maurice), Timblin, Webster, Winston—15.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 14, "Relating to the introduction of a supplementary budget," and the same is hereewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the rules were suspended and the resolution was read the first time.

On motion of Mr. Davis, the rules were suspended, the first reading considered the second and third, and Senate joint resolution No. 14 was 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger Black, Bowman, Boyd, Bucklin, Cameron, Ca-
Those voting nay were: Messrs. Brown (J. S.), Masters­

Those absent or not voting were: Messrs. Bradley, Brown

The resolution, having received the constitutional majority,

FIRST READING OF SENATE BILLS.

Senate bill No. 356, by Senator Jones: An act amending sec­

"An act relating to public service properties and utilities, pro­

Referred to Committee on Railroads.

Senate bill No. 323, by Senator Chase (by request): An act rela­tion to the deposit of trust funds in the superior court, pro­

Referred to Committee on Judiciary.

Senate bill No. 283, by Senator Scott: An act relating to nego­

Referred to Committee on Banking.
Engrossed Senate bill No. 267, by Senator Palmer: An act relating to insurance and amending chapter 49 of the Laws of 1911 by adding thereto a section known as section 34-A, providing for attorney’s fees for the non-payment of losses within sixty days from the date of filing proof and demand therefor. Referred to Committee on Insurance.

Engrossed Senate bill No. 258 (Endorsed by Seattle Chamber of Commerce and by Tacoma Commercial Club), by Senator Jones: An act relating to the suspension by the public service commission of increases in rates by public service companies and amending section 8626-82 of Rem. & Bal. Code. Referred to Committee on Railroads.

Senate bill No. 182, by Joint Committee on Banks and Banking: An act relating to banks and trust companies, prescribing the powers and duties of the state bank examiner in reference to the taking possession and the administration thereof, and repealing sections 3303, 3304, 3305, 3306, 3309, 3357 and 3358 of Rem. & Bal. Code and declaring an emergency. Passed to second reading.

Senate bill No. 144, by Senator White: An act relating to bills of lading, the rights, obligations and liabilities thereunder, creating liens thereunder and providing for the enforcement of the same, and providing penalties for the violation thereof.” Referred to Committee on Banking.

Engrossed Senate bill No. 129, by Senator Metcalf: An act providing for the establishment of a budget system for state officers, departments and institutions.” Referred to Committee on Judiciary.

Engrossed Senate bill No. 94, by Senator Groff: An act relating to candidates for legislative offices or constitutional convention, prohibiting the demanding of written pledges therefrom, and providing penalties for violations thereof.” Referred to Committee on Privileges and Elections.

Engrossed Senate bill No. 45, by Senator Wray: An act to regulate the insurance business, and to amend section 34 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 section 34 of chapter 49 of the Session Laws of 1911.

Referred to Committee on Insurance.

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of House bill No. 179, fixing the time of holding elections, providing for the appointment of election officers, etc.

Mr. Guie moved that the bill be re-referred to the Committee on Privileges and Elections for the purpose of amendment.

Mr. Halsey moved to lay the bill on the table, and demanded a roll call.

The roll was called, and House bill No. 179 was laid on the table by the following vote: Yeas, 48; nays, 43; absent or not voting, 6.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Brown (J. S.), Brown (Tom), Bucklin, Catlin, Comstock, Duncan, Farnsworth, Halsey, Hanna, Hart, Hawthorne, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Marshall, McCoy, McQuesten, Moll, Morrison, Nickle, Olson, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Smith (J. H. T.), Stevens, Stewart (Z), Timblin, Wagner, Watt, Weldon, Wiley, Yale—48.

Those voting nay were: Messrs. Berger, Bowman, Boyd, Bradley, Capron, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hartley, Hastings, Heinly, Hill, Hogan, Kelly (Guy E.), Long, Lunn (Walter J.), Masterson, Mc Ardle, Mess, Murphine, Pearsall, Reed, Renick, Schuh, Sims, Sly, Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Wilson, Winston, Young, Zednick, Mr. Speaker—43.

Those absent or not voting were: Messrs. Adams, Cameron, Hull, Manogue, Rotch, Smith (Maurice)—6.
There being no objection, Messrs. Zednick, Timblin and Brown (Tom) were excused, in order that they might attend a joint meeting of the Senate and House Committees on Education.

SECOND READING OF BILLS.

Senate bill No. 272, relating to the raising and expenditure of revenues by counties, cities, towns, townships, port districts, etc.

The bill was read the second time by sections.

The speaker called Mr. Kelly (Guy E.) to the chair.

Mr. Weldon moved the adoption of the following amendment:

Amend section 7, line 13, by adding the following: "Provided, That the governing bodies in cities or towns of the third and fourth classes may designate any other hour than 10 o'clock a. m. on the first Monday in October for the discussion of said estimated budget."

The amendment was lost.

Mr. Stewart (Z.) moved that the rules be suspended and the bill placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 178, 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, etc.," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1915.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate bill No. 37, entitled "An act providing for the holding of sessions of the superior court of the State of Washington, for Chehalis county, in the city of Aberdeen in Chehalis 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.
ALEX M. WINSTON, Chairman.

We concur in this report: G. A. Weldon, Elmer E. Halsey, Chas.
I. Roth, Dan Pearsall, F. W. Hastings, W. H. Cameron, J. M. Hogan,
Guy E. Kelly.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1915.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was re-
ferred Senate bill No. 37, entitled "An act providing for the holding
of sessions of the superior court of the State of Washington, for Che-
halis county, in the city of Aberdeen, in Chehalis county," 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: E. H. Guie, John R. Wilson, Thos. F.
Murphine, John L. Wiley.

The bill was read the second time by sections.
On motion of Messrs. Pearsall and Harris, the following
amendment was adopted:

Amend section 5, line 5, strike "period," insert "comma" and add
the following words: "not to exceed $1,500 in preparing and furnishing
a building."

The bill was passed over temporarily to retain its place on
the calendar.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 23, 1915.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class,
to whom was referred Senate bill No. 233, entitled "An act to amend
sections 3, 4, 7, 8 and 13, of an act entitled 'An act to create a police
relief, health and insurance fund in incorporated cities of the first
class, providing for the disbursement thereof, and creating a board of
police pension fund commissioners,' approved March 2, 1909, and being
chapter 39 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.

ROBERT GRASS, Chairman.

We concur in this report: W. D. Lane, Fred W. Hastings, J. B.
Hawthorne, C. S. Barlow, Chas. I. Roth, Maurice Smith, Geo. L. Berger,
J. M. Hogan, Z. Stewart.

The bill was read the second time by sections.
19—H.
On motion of Mr. Grass the following committee amendments were adopted:

Section 1. In line 1 of printed bill, strike the numeral "3" and insert in lieu thereof "8080."

Section 2. In line 1 of printed bill, strike the numeral "4" and insert in lieu thereof "8081."

Section 3. In line 1 of printed bill strike the numeral "7" and insert in lieu thereof "8084."

Section 4. In line 1 of printed bill, strike the numeral "8" and insert in lieu thereof "8085."

Section 5. In line 1 of printed bill, strike the numeral "13" and insert in lieu thereof "8090."

On motion of Mr. Zednick, the rules were suspended, the second reading considered the third, the bill considered engrossed and Senate bill No. 293 was placed on final passage and passed the House by the following vote: Yeas, 65; nays, 6; absent or not voting, 26.

Those voting yea were: Messrs. Babcock, Berger, Bowman, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly
(T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McQuesten, Mess, Moll, Morrison, Murphine, Pearsall, Perkins, Reeves, Renick, Robe, Sawyer, Siler, Sly, Stevens, Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—65.


Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Black, Bradley, Brown (Tom), Capron, Farnsworth, Halsey, Hull, Lowman, McArdle, McCoy, Nickle, Reed, Robinson, Roth, Rotch, Scales, Sims, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Timblin, Urquhart, Yale—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.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.

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

OLYMPIA, March 4, 1915.

SIR: I have the honor to advise you that the governor has today signed House bill No. 132, entitled "An act to locate the Sunset Highway between Snoqualmie pass and Wenatchee and directing the state highway commissioner to survey and locate the same."

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

On motion of Mr. Davis, the House took a recess to 1:30 p.m.
The speaker called the House to order at 1:30 p. m. Roll call showed all members present, except Messrs. Hull, Roth and Smith (Maurice), all of whom were excused.

Mr. Hastings moved that the rules be suspended, that Senate bill No. 233 be considered engrossed and the chief clerk directed to immediately transmit the same to the Senate. The motion prevailed.

RECONSIDERATION.

Mr. Robe, in conformity with his notice of the previous day, moved that the House reconsider the vote by which House bill No. 34 passed the House.

The motion was lost by a rising vote.

Senate bill No. 37, Chehalis county court bill, passed over from the morning session, was passed to third reading and ordered engrossed.

Senate bill No. 157, relating to the compensation of members of the National Guard.

The bill was read the second time by sections.

On motion of Mr. Croft, the following amendment was adopted:

Amend line 14, section 1 of the printed bill by striking the word "Bandsman" and insert in lieu thereof the word "Bandsmen."

On motion of Mr. Fleet, the rules were suspended, the second reading considered the third, the bill considered engrossed, and Senate bill No. 157 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne,
FIFTY-THIRD DAY

Heinly, Hill, Hoff, Hogan, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lance, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.

Those absent or not voting were: Adams, Bradley, Brown (Tom), Harris, Hubbell, Hull, Kelly (Albert A.), Rotch, Sims, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.)—12.

The bill, having received the constitutional majority, has 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. Fleet, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 149, 258, 244, 13, 21, 86 and 15, have compared same with the engrossed bills and find same correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.

The speaker announced that he was about to sign substitute House bill No. 13 and House bills Nos. 21, 258, 244, 149, 86 and 15.

Senate bill No. 266, relating to primary elections.

Mr. Zednick moved that the bill be indefinitely postponed.

The governor being within the gallery of the House was, at the invitation of the speaker, escorted to the rostrum by Messrs. Morrison and Reeves.
Mr. Grass moved that the bill be laid on the table.  
The motion to lay on the table was lost.  
The motion to indefinitely postpone was lost.  
The bill was read the second time by sections.  
Mr. Murphine moved the adoption of the following amendment:  
Strike section 5.  
The amendment was lost.  
Mr. Murphine moved the adoption of the following amendment:  
After the word "support" in line 18, section 6, insert the word "generally."

The amendment was lost.  
Mr. Lane moved the adoption of the following amendment:  
Strike out section 8.  
The amendment was lost.  
Mr. Murphine moved the adoption of the following amendment:  
Strike section 11.  
The amendment was lost.  
Mr. Murphine moved the adoption of the following amendment:  
Strike in line 4 the word "July" and insert in lieu thereof the word "June."

The amendment was lost.  
Mr. Zednick moved the adoption of the following amendment:  
Strike section 14.  
The amendment was lost.  
Mr. Murphine moved the adoption of the following amendment:  
Section 14, amend by adding "provided that nothing in this section shall prevent any one so nominated from having recourse to the courts by 'mandamus' to prevent such party placing him in nomination."

The amendment was lost.
Mr. Lane moved the adoption of the following amendment:
Amend section 15 by striking from lines 4 and 5 the words: “and as first minority and second minority candidates.”

The amendment was lost.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 4, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 244, entitled “An act relating to insurance and amending section 6059-178 of Rem. & Bal. Code;”

Also, enrolled House bill No. 258, entitled “An act relating to insurance and amending section 6059-100 of Rem. & Bal. Code;”

Also, enrolled House bill No. 149, entitled “An act relating to insurance and amending section 6059-23 of Rem. & Bal Code;”

Also, enrolled substitute House bill No. 13, entitled “An act changing the title of the office of state examiner to state bank examiner;”

Also, enrolled House bill No. 21, entitled “An act relating to trust companies, national banks, state banks, and amending section 3346 of Rem. & Bal Code;”

Also, enrolled House bill No. 86, entitled “An act relating to banks, powers and duties and examinations thereof and amending sections 3292, 3299, 3301, 3308, 3324, 3343 of Rem. & Bal. Code;”

Also, enrolled House bill No. 15, entitled “An act relating to trust companies, prohibiting certain acts by directors, officers, and agents thereof, fixing penalties and amending section 3353 of Rem. & Bal. Code.”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Murphine moved the adoption of the following amendment:
Strike out the first proviso in section 18.

The amendment was lost.

Mr. Rockhill moved the adoption of the following amendment:
Strike out sections 1 to 25, inclusive.

The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:
Strike the words “or hereafter” in section 23.
The amendment was lost.

Mr. Reeves moved the adoption of the following amendment:

Add Sec. 26, as follows:

Sec. 26. This act shall not take effect until submitted to a vote of the qualified electors of the state at the general election to be held in 1916, and it is hereby so submitted to them for adoption or rejection.

The amendment was lost.

Mr. Lane moved the adoption of the following amendment:

Amend by adding a new section reading:

“This act is necessary for the preservation of public health, peace and safety, and the support of the state government and its existing institutions, and shall take effect immediately.”

The amendment was lost.

Mr. Hastings moved the adoption of the following amendment:

Amend line 2 of the title by striking the word “voluntary” and substituting therefor the word “minority.”

The amendment was lost.

Mr. Murphine moved to suspend the rules and place the bill on final passage.

The motion was lost.

Senate bill No. 388, relating to port districts.

The bill was read the second time by sections.

Mr. Murphine moved that the bill be printed.

The motion was lost.

CALL OF THE HOUSE.

Mr. Guie demanded a call of the House.

The roll was called under the call of the House, and the following absentees were noted: Messrs. Crawford, Hull, Robe, Rotch and Smith (Maurice).

On motion of Mr. Guie, further proceedings under the call of the House were dispensed with.

Mr. Guie moved that the rules be suspended, the second reading be considered the third, and the bill placed on final passage.

The motion prevailed.
On motion of Mr. Davis, the previous question was ordered. Messrs. Black and Rockhill requested to be excused from voting.

The request was denied.

The roll was called and Senate bill No. 388 passed the House by the following vote: Yeas, 79; nays, 15; absent or not voting, 3.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, McQuesten, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Reed, Renick, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—79.

Those voting nay were: Messrs. Black, Comstock, Duncan, Farnsworth, Hanna, Hill, Jarvis, Lane, Masterson, Moll, Perkins, Reeves, Robe, Rockhill, Wiley—15.

Those absent or not voting were: Messrs. Long, Rotch, Smith (Maurice)—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. Guie moved that the rules be suspended, and the chief clerk be directed to immediately transmit the bill to the Senate.

The motion prevailed.

Mr. Murphine gave notice that on the next working day he would move to reconsider the vote by which Senate bill No. 388 passed the House.
Mr. Guie moved that the rules be suspended and the House immediately reconsider the vote by which Senate bill No. 388 passed the House.

On motion of Mr. Winston, the previous question was ordered.

The motion to reconsider was lost on a *viva voce* vote.

Mr. Murphine demanded a roll call.

The demand failed.

Mr. Guie moved that Rule No. 16 be so amended as to limit all debate to five minutes.

The motion prevailed.

The speaker called Mr. Guie to the chair.

**MESSAGE FROM THE SENATE.**

**SENATE CHAMBER,**

**OLYMPIA, WASH.,** **MARCH 4, 1915.**

**Mr. Speaker:**

The Senate has concurred in the House amendments to Senate bill No. 229, entitled "An act relating to and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of county and state conventions by political parties, etc.;"

Also, the Senate has concurred in the House amendments to Senate bill No. 233, entitled "An act to amend sections 3, 4, 7, 8, and 13, of an act entitled 'An to create a police relief, health and insurance fund in incorporated cities of the first class, etc.;'"

Also, the president has signed enrolled Senate bill No. 229, entitled "An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committeemen, amending sections 4804, 4807, 4809, 4810, 4811, 4826, 4843, and repealing section 4841 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 233, entitled "An act relating to the police relief, health, and insurance fund in incorporated cities of the first class and amending sections 8080, 8081, 8084, 8085 and 8090 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

**FRANK M. DALLAM, JR.,**

*Secretary of the Senate.*
THIRD READING OF SENATE BILLS.

Senate bill No. 39, relating to the transfer of territory from one school district to another.

On motion of Mr. Hubbell, the third reading of the bill was dispensed with, the roll was called and Senate bill No. 39 passed the House by the following vote: Yeas, 73; nays, 2; absent or not voting, 22.


Those voting nay were: Messrs. Hanna, Reeves—2.

Absent or not voting were: Messrs. Adams, Brown (Tom), Croft, Davis, Fleet, Heinly, Hull, Kelly (Guy E.), Lowman, Lunn (Walter J.), McQuesten, Olson, Reed, Rotch, Sims, Smith (Maurice), Stewart (G. A.), Timblin, Wagner, Webster, Zednick, Mr. Speaker—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. Hubbell, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker announced he was about of sign Senate bills Nos. 229 and 233.

Senate bill No. 272, relating to the raising and expenditure of revenues by counties, cities, towns, etc.
On motion of Mr. Renick, the third reading of the bill was dispensed with, the roll was called and Senate bill No. 272 passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphy, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—75.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Grass, Heinly, Hubbell, Hull, Lowman, Lunn (Walter J.), Mess, Nickle, Olson, Reed, Roth, Rotch, Sims, Smith (Maurice), Stewart (G. A.), Timblin, Wagner, Webster, 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.

On motion of Mr. Renick, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 120, entitled "An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, etc.;"
Also, engrossed House bill No. 126, entitled "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;"

Also, House bill No. 187, entitled "An act relating to costs in justice courts and amending section 1862 of Remington & Ballinger's Annotated Codes and Statutes of Washington;" and

Also, House bill No. 157, entitled "An act relating to the commencement of civil actions in the superior courts and amending section 228 of Remington and Ballinger's Annotated Codes and Statutes of Washington;" and

Also, engrossed House bill No. 113, entitled "An act relating to the powers and duties of school directors and amending section 4481 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SECOND READING OF BILLS.

House bill No. 215, relating to the powers of cities of the first class.

The bill was read the second time by sections.

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Amend section 1, subdivision 9, strike all of line 35 of the printed bill after the word "thereof" and all of lines 36 and 37 and all of line 38 which is underscored.

Strike all new matter in line 42.

The bill was passed to third reading and ordered engrossed.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
Olympia, March 4, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 108, entitled "An act providing for the protection and preservation of public streets, roads and highways and prescribing penalties for violations thereof. Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.
Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred House bill No. 221, entitled "An act giving cities of the 2nd, 3rd and 4th classes having contiguous territory, power to jointly own, operate and control any or all public utilities which any city of any said classes might own, operate or control singly; providing methods of acquiring ownership * * * * providing methods for creating a board * * * * and giving the public service commission the power to hear and determine complaints and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Section 3, line 22, after the word "mayor" insert "of each city."

Section 5, line 12, strike the comma.

Section 5, line 15, strike the word "on" after the word "conditional" and insert in lieu thereof the word "for."

Section 5, line 15, strike the word "on" after the word "and" and insert in lieu thereof the word "for."

Section 5, line 53, strike the period after the word utilities and add the following "and shall exercise such right in the manner provided by law for the exercise of the right of eminent domain by cities of the 3rd class."

Section 6, line 6, strike the words "the State of."

Section 11, line 5, after the word utility, strike the period and add the words "and its earnings." F. A. Hart, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.

On motion of Mr. Pearsall, the following amendment was adopted:

In section 1, line 1 of the printed bill, strike the word "2nd."

On motion of Mr. Weldon, the following amendment was adopted:

Amend section 1, line 1 of the printed bill by adding after the after the word "cities" the words "or towns."
FIFTY-THIRD DAY

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 120, have compared the same with the engrossed bill and find same correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.

We concur in this report: C. A. Young, J. M. Hogan.

The speaker announced that he was about to sign House bill No. 120.

Mr. Wiley moved the adoption of the following amendment:

Strike section 14.

The amendment was lost.

On motion of Mr. Weldon, the following amendments were adopted:

By adding after section 13, a new section to be called section 14, to read as follows: "Whenever the word city or cities is used in this act it shall include town or towns."

Change section 14 to section 15.

On motion of Mr. Pearsall, the following amendment was adopted:

Amend the title by striking in line of the printed bill, the word "2nd."

On motion of Mr. Weldon, the following amendment was adopted.

Amend title by inserting after the word "cities" in the first line the words "and towns."

The bill was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 120, entitled "An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7,
4971-9, 4971-10, 4971-15, 4971-16, 4971-17, 4971-31 and 4971-32 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4971-8 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The chief clerk delivered the following bills to the governor:
House bill Nos. 86, 149, 244, 15, 258, 120, 21 and substitute House bill No. 13.

Mr. Kelly (Guy E.), gave notice that he would, on the next working day, move to reconsider the vote by which an amendment to House bill No. 215 was adopted.

On motion of Mr. Guie, 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. Hill, Lowman, Nickle, Reeves, Rotch, Smith (Maurice) and Stewart (G. A.), of whom Messrs. Rotch and Smith (Maurice) were excused.

On motion of Mr. Wilson, the Committee on Insurance was excused.

SENATE AMENDMENTS TO HOUSE BILLS.

SENEG AMENXTS TOS HOUSE BILLS.


Mr. Speaker:

The Senate has passed House bill No. 153, entitled "An act relating to the management, control and disposition of property belonging to absentees," with the following amendment:

In section 4, line 2 of the printed bill, the same being page 3, line 15 of the original bill, after the comma (,) following the word "value" insert the following: "or if necessary to pay debts against the absentee which have been duly approved and allowed in the same form and
manner as provided for the approving and allowing of claims against
the estate of a deceased person.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Winston, the roll was called, and the
House concurred in the Senate amendments to House bill No.
153 by the following vote: Yeas, 82; nays, 1; absent or not vot­
ing, 14.

Those voting yea were: Messrs. Adams, Anderson, Babcock,
Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.),
Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford,
Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass,
Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly,
Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly
(Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn
(Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy,
McQuesten, Mess, Moll, Murphine, Olson, Pearsall, Perkins,
Reed, Reeves, Renick, Robinson, Rockhill, Sawyer, Schuh, Siler,
Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.),
Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon,
Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—
82.

Voting nay: Mr. Roth—1.

Those absent or not voting were: Messrs. Catlin, Davis,
Guic, Hastings, Hill, Lowman, Morrison, Nickle, Robe, Rotch,
Scales, Sims, Smith (Maurice), Timblin—14.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

Mr. Speaker:

The Senate has passed House bill No. 199, entitled “An act relat­
ing to the entry of default judgments by justices of the peace and
amending section 1858 of Remington & Ballinger’s Annotated Codes
and Statutes of Washington,” with the following amendment:

In line 18 of the printed bill, the same being page 3, line 3 of
the original bill, strike the period (.), insert in lieu thereof a colon
( :) and add the following:

“Provided. That no justice of the peace shall pay out or turn over
money or property received by him by virtue of any default judgment
until the expiration of the ten days for moving to set aside such default judgment has expired."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 273, have compared same with the engrossed bill and find same correctly enrolled.

Respectfully submitted,

G. DOWE McQUESTEN, Chairman.

I concur in this report: John Anderson.

On motion of Mr. Grass, the roll was called and the House concurred in the Senate amendments to House bill No. 199 by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.

Those absent or not voting were: Messrs. Davis, Gilkey, Guie, Hill, Lowman, Morrison, Nickle, Robe, Rotch, Scales, Smith (Maurice), Stewart (G. A.)—12.

The speaker announced that he was about to sign House bill No. 273.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 66, entitled "An act relating to mortgages on certain kinds of property and amending section 3660 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.

ALEX M. WINSTON, Chairman.


MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 204, entitled "An act relating to the levy, collection and expenditure of revenues for road and bridge purposes and amending sections 1 and 4 of chapter 151 of the Laws of 1913," 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 Dairy and Livestock, to whom was referred Senate bill No. 116, entitled "An act relating to the registration of stallions and jacks and amending sections 1, 2, 4 and 5 of chapter 99 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.

FRED J. MESS, Chairman.


Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred engrossed Senate bill No. 381, entitled "An act relating to the improvement of streets and highways and providing for the payment of the costs thereof jointly by the assessment of property specially benefited and by counties and cities or towns, amending section 3 of chapter 51 of the Session Laws of 1913, 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.

L. D. MCARDLE, Chairman.


Mr. Speaker:

We, your Committee on Education, to whom was referred engrossed Senate bill No. 139, entitled "An act relating to the exemption of certain property of schools and colleges from taxation and amending section 9099 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.

TOM BROWN, Chairman.


Mr. Speaker:

We, your Committee on Education, to whom was referred Senate bill No. 235, entitled "An act relating to common schools and amending section 4482 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.

Tom Brown, Chairman.


House of Representatives.

Mr. Speaker:

We, your Committee on Education, to whom was referred Senate bill No. 350, entitled "An act relating to teachers' examinations and amending sections 4641 and 4642 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.

Tom Brown, Chairman.


House of Representatives.

Mr. Speaker:

We, your Committee on Education, to whom was referred Senate bill No. 403, entitled "An act relating to the training department of normal schools, amending section 4370 of Remington & Ballinger's An­notated Codes and Statutes of Washington, and repealing sections 4368 and 4369 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.

Tom Brown, Chairman.


House of Representatives.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 144, entitled "An act relating to bills of lading, the rights, obligations and liabilities thereunder, creating liens there­under and providing for the enforcement of the same, 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.

W. F. Robinson, Chairman.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 283, entitled "An act relating to negotiable instruments, amending sections 3475½ and 3536 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.

W. F. Robinson, Chairman.


Mr. Speaker:

We, your Committee on Public Morals, to whom was referred House bill No. 35, entitled "An act relating to revenue and taxation and declaring certain exemptions 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.

Frank H. Manogue, Chairman.


Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 25, entitled "An act relating to school elections 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.

Guy E. Kelly, Chairman.


Senate bill No. 245: Do pass as amended.
House bill No. 146: Do pass as amended.
House bill No. 224: Do pass as amended.
House bill No. 42: Do pass as amended.
House bill No. 246: Do pass as amended.
A. J. Falknor, former member of the House from Thurston county, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Guie and Brown (J. S.).

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., March 4, 1915.**

**Mr. Speaker:**

We, your Committee on Appropriations, to whom was referred Senate joint resolution No. 13, entitled "Providing for photographs of members of the legislature of certain sessions; for the appointment of a committee to purchase same, 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.

We concur in this report: Mark E. Reed, C. E. Lum, E. A. Sims, D. E. Gilkey, Frank H. Renick.

On motion of Mr. Davis, the rules were suspended and the resolution was placed on first reading.

On motion of Mr. Davis, the rules were suspended, the first reading considered the second, the second reading considered the third, and Senate joint resolution No. 13 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 13; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, McCoy, Mess, Moll, Morrison, Murphine, Pearsall, Perkins, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young, Zednick, Mr. Speaker—70.

Those voting nay were: Messrs. Brown (J. S.), Farnsworth, Hanna, Hubbell, Jarvis, Lum (C. E.), Masterson, McQuesten, Nickle, Olson, Reeves, Winston, Yale—13.
Those absent or not voting were: Messrs. Adams, Babcock, Gilkey, Hill, Lowman, McArdle, Reed, Renick, Rotch, Scales, Sims, Smith (Maurice), Stewart (G. A.), Timblin—14.

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

SECOND READING OF BILLS.

Substitute House bill No. 150, relating to local improvements in cities and towns.

The bill was read the second time by sections.

On motion of Mr. Grass, the following amendment was adopted:

Amend section 1, line 18, by striking the following words: "fifty (50%) per cent. of lineal frontage upon the improvement to be made and."

On motion of Mr. Harris, the following amendment was adopted:

After the word "class" in line 5 of section 1, add the following: "or city organized and existing under the commission form of government provided for in chapter 116 of the Laws of 1911."

Passed over temporarily, to retain its place on the calendar.

House bill No. 274, relating to the appointment of road supervisors.

The bill was read the second time by sections.

The bill was passed to third reading.

MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

The president has signed enrolled House bill No. 273, 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, and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31, 1917, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1915."

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.
We, your Committee on Dairy and Livestock, to whom was referred House bill No. 239, entitled "An act relating to the registration of marks upon cans, tubs, and bottles used in the manufacture, bottling, sale or transportation of milk, cream, ice-cream or other dairy products, 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 as amended.

In section 1, line 5 of the original bill, strike the comma after the word "can" and insert the word "or." After the word "tub" strike the words "or bottle."

In section 1, line 7 of original bill, strike the word "one" and substitute the word "five" therefor.

In section 1, line 12 of original bill, strike the comma after the word "cans" and insert the word "or." After the word "tubs" strike the words "or bottles."

In section 1, line 19 of original bill, substitute a period for the comma after the word "agriculture" and strike the balance of the section.

In section 2, line 3 of the original bill, after the word "cans" strike the comma and insert the word "or." After the word "tubs" strike the words "or bottles."

In section 4, line 4 of the original bill, after the word "cans" strike the comma and insert the word "or." After the word "tubs" strike the words "or bottles."

In section 5, line 2 of original bill, after the word "can" strike the comma and insert the word "or." After the word "tub" strike words "or bottle."

FRED J. MESS, Chairman.


The committee amendments were adopted.

On motion of Mr. Babcock, the following amendment was adopted:

Amend section 1, line 1 of the printed bill, by striking the word "bottling."

On motion of Mr. Fleet, the following amendment was adopted:

Amend section 1, line 1 of the printed bill, by striking the word "company" and inserting in lieu thereof the word "firm."

On motion of Mr. Fleet, the following amendment was adopted:

Amend section 3, line 1, strike the word "company" and insert in lieu thereof the word "firm."
On motion of Mr. Fleet, the following amendment was adopted:
Amend section 1, line 8 of the printed bill, by striking the word "bottles."

On motion of Mr. Fleet, the following amendment was adopted:
Amend section 7, line 1 of the printed bill, by inserting a comma after the word "person" and after the comma insert the word "firm."

On motion of Mr. Mess, the following amendments were adopted:
Amend the title by striking the word "bottles" therefrom.
Amend section 4, line 3, strike the word "bottles."

SENATE AMENDMENTS TO HOUSE BILLS.

MR. SPEAKER:


The Senate has passed engrossed substitute House bill No. 192, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits and prescribing penalties for violations," with the following amendments:

"In the title strike the word 'and' following word 'permit,' and insert in lieu thereof a semicolon (;)."

"In the title strike period (.) insert in lieu thereof a comma (,), and words 'and providing when this act shall take effect.'"

Page 1, section 2, line 12 of the printed bill, same being page 1, section 2, line 13 of the engrossed bill, strike the words 'one thousand' and substitute in lieu thereof the words 'twenty-five hundred.'"

Add a new section to be known as section 5, as follows:
"Section 5. If any part of this act be held invalid by any court, the remainder of this act shall nevertheless be valid."

Add a new section to be known as section 6, as follows:
"Section 6. This act is necessary for the immediate preservation of the public safety, and shall take effect April 10th, 1915."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. McArdle moved that the House concur in the Senate amendments to House bill No. 192.

Mr. Murphine moved as a substitute that the House do not concur.

The substitute motion was lost.
The roll was called, and the House concurred in the Senate amendments to House bill No. 193 by the following vote: Yeas, 68; nays, 22; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McCardle, McCoy, Mess, Morrison, Nickle, Olson, Pearsall, Reed, Reeves, Robinson, Rockhill, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stratton, Tonkin, Urquhart, Webster, Weldon, Winston, Yale, Zednick, Mr. Speaker—68.


Those absent or not voting were: Messrs. Anderson, Lowman, Renick, Robe, Rotch, Scales, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Timblin, Young—12.

The speaker called Mr. Guie to the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,


The Senate has passed engrossed Senate bill No. 367, entitled "An act defining picketing, prohibiting the same, and providing a penalty for the violation thereof."

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

House bill No. 236, relating to the validating of certain warrants.

The bill was read the second time by sections.

Mr. Reeves moved the adoption of the following amendment: Strike out section 5.

The amendment was lost.

The bill was passed to third reading and ordered engrossed.
The House again took up the consideration of substitute House bill No. 150 on second reading.

On motion of Mr. Grass, the following amendment was adopted:

Amend substitute House bill No. 150 by adding a new section to read as follows:

SEC. 6. That section 7892-6 of Rem. & Bal. Code be amended to read as follows:

Sec. 7892-6. Whenever the public interest or convenience may require, the council, or other legislative authority of any such city or town, is hereby authorized and empowered to order the whole or any part of the streets, avenues, lanes, alleys, boulevards, park drives, parkways, public squares, and places within any such city or town to be graded or regraded, planked or replanked, paved or repaved, macadamized or remacadamized, graveled or regraveled, piled or repiled, capped or recapped or otherwise improved and to order sidewalks, drains, sewers, and all sewer appurtenances, culverts, bulkheads, retaining walls, water mains, hydrants or appurtenances, curbing and cross walks, street lighting systems, together with the cost and expense of furnishing electrical energy to said street lighting systems, moving sidewalks or escalators, together with the cost and expense of operating and maintaining moving sidewalks or escalators, auxiliary water systems, dikes and embankments, bridges and trestles, and approaches thereto, or other local improvement whatsoever to be constructed, reconstructed, repaired or renewed therein and to order the planting, setting out, cultivating, maintaining and renewing of shade or ornamental trees and shrubbery thereon; and to order any and all work to be done which shall be necessary to complete any such improvement; and to levy and collect special assessments to pay the whole or any part of the cost and expense of any such improvement. The city may require uniform setting out, planting, cultivating, maintenance and renewal of shade and ornamental trees and shrubbery on any street or highway. Any local improvement payable, in whole or in part, by special assessment, which shall include a charge for the cost and expense of furnishing electrical energy to any system of street lighting or for the cost and expense of operation and maintenance of moving sidewalks or escalators 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.

The bill was passed to third reading and ordered engrossed.

Substitute House bill No. 235, validating the organization, establishment and creation of diking districts.

The bill was read the second time by sections.
Mr. Reeves moved the adoption of the following amendment:

Strike section 2.

The amendment was lost.

On motion of Mr. Heinly, the rules were suspended, the second reading considered the third, and substitute House bill No. 235 was placed on final passage, and passed the House by the following vote: Yeas, 63; nays, 1; absent or not voting, 33.


Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Adams, Bradley, Brown (Tom), Bucklin, Farnsworth, Grass, Harris, Hartley, Hill, Hoff, Hull, Lowman, Lum (C. E.), Lunn (Walter J.), Manoguc, McCoy, Mess, Moll, Morrison, Pearsall, Reed, Renick, Robe, Roth, Rotch, Schuh, Sims, Smith (Maurice), Stewart (G. A.), Stewart (Z.), Urquhart, Webster, Mr. Speaker—33.

The bill, having received the 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. Heinly, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 19, 1915.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House bill No. 142, entitled "An act relating to the bonding of collection agencies, fixing amount and time of bond and qualifications and number of sureties thereon, terms and conditions thereof and prescribing crime for failure to comply with provision 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 with the following amendment:

In line 2, of the title of the printed bill, the same being line 3 of the original bill, after the word 'thereof,' insert the following: "and prohibiting publication and distribution of names, or blacklisting any person or persons, for the purpose of preventing such person or persons from obtaining credit."

After line 5, in section 5 of the printed bill, the same being line 7 of the original bill, insert the following to be known as a new section, to be known as section 6. It shall be unlawful for any collection agency as defined in this act to send or deliver or make or cause to be made any book, paper, letter or writing with or without name signed thereto, or signed with a fictitious name, or with any letter, mark or other designation, or publish or cause to be published any statement for the purpose of preventing any person from obtaining credit, or who shall "blacklist" or cause to be "blacklisted," any person or persons by writing, printing or publishing or causing the same to be done, the name or mark, or designation representing the name of any person in any paper, pamphlet, circular or book, together with any statement concerning persons so named, for the purpose of preventing any person from securing credit."

Amend section 6, by making the same to read section 7.

Amend section 7, by making the same to read section 8.


Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House bill No. 142, entitled "An act relating to the bonding of collection agencies, fixing amount and time of bond and qualifications and number of sureties thereon, terms and conditions thereof and prescribing crime for failure to comply with 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 not pass.

ALEX M. WINSTON, Chairman.

We concur in this report: Thos. F. Murphine, John R. Wilson, Maurice Smith, J. S. Wiley.
Mr. Winston moved that the bill be indefinitely postponed. The motion was lost.

The bill was read the second time by sections.

Mr. Wiley moved the adoption of the following amendment:
Amend section 1, by striking on section 1, line 2, after the word "state," all to the word "indebtedness" on line 6.

The amendment was lost.

The committee amendments were adopted.

On motion of Mr. Yale, the rules were suspended, the second reading considered the third, and House bill No. 142 was placed on final passage, and passed the House by the following vote: Yeas, 63; nays, 7; absent or not voting, 27.


Those voting nay were: Messrs. Ginn, Lane, Murphine, Rockhill, Stewart (Z.), Stratton, Wiley—7.

Those absent or not voting were: Messrs. Adams, Bowman, Catlin, Davis, Grass, Halsey, Harris, Hartley, Hoff, Hubbell, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Master-son, McArdle, McCoy, Reed, Renick, Robe, Rotch, Sims, Smith (Maurice), Stevens, Stewart (G. A.), Webster, Mr. Speaker—27.

The bill, having received the 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. Yale, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Mr. Winston gave notice that he would, on the next working day, move for a reconsideration of the vote by which House bill No. 142 passed the House.

Mr. Yale moved that the rules be suspended and that the House immediately reconsider the vote by which House bill No. 142 passed the House.

The motion to suspend the rules prevailed.
The motion to reconsider was lost.
Mr. Grass moved that the House adjourn.
The motion was lost.

House bill No. 234, regarding warehousemen.
The bill was read the second time by sections.
On motion of Mr. Hogan, the following amendment was adopted:

Amend section 1, line 6 of the printed bill, after the word "Spokane" insert a "comma" and then after such "comma" insert the word "Everett."

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 4, 1915.

MR. SPEAKER:

The Senate has passed Senate bill No. 370, entitled "An act authorizing the board of state land commissioners to plat public ways of necessity over and across second class tide lands of the state;" and

Also, Senate bill No. 335, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, and 4913 of Remington & Ballinger's Annotated Codes and Statutes of Washington;" and

Also, Senate bill No. 396, entitled "An act relating to the vacation of certain portions of the boulevards in section sixteen (16), township twenty-five (25) north, range four (4) east Willamette meridian, the widening of other portions thereof, and for an exchange of certain lands in said section with the Northern Pacific Railway Company, a corporation;" and

Also, Senate bill No. 387, entitled "An act authorizing qualified electors absent from their resident precincts to vote at general elec-
tions, and providing the method and manner of casting and recording such vote.”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Grass, the House adjourned.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FIFTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, March 5, 1915.

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

Roll call showed all members present, except Messrs. Cameron, Catlin, Lowman, Robinson, Rotch, Smith (Maurice) and Stewart (G. A.), of whom Messrs. Lowman, Rotch, Smith (Maurice) and Stewart (G. A.) were excused.

Prayer was offered by Rev. N. M. Temple, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1915.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 394, entitled “An act appropriating the sum of twelve thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth Legislature,” have had the same under con-
sideration, 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, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 70, entitled "An act authorizing and empowering the board of regents of the State College of Washington to receive and expend the monies appropriated by the Congress of the United States under an act * * * approved May 8, 1914, etc. * * *" 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, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 141, entitled "An act for the relief of certain persons, their successors or assigns of those asserting or claiming some right, title or interest by, through or under them to the tide lands sold, contracted or deeded by the State of Washington, which said tide lands are situated in the state of Oregon, providing a method of procedure to secure such relief 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., March 4, 1915.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 393, entitled "An act establishing a state game farm, authorizing the acquisition of a site therefor and the erection of buildings and structures thereon, regulating the management thereof, author-
izing the purchase of game birds and game animals for propagating purposes and for distribution 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.


Senate bill No. 327: Do pass as amended.
Engrossed Senate bill No. 229: Do pass as amended.
Senate bill No. 329: Do pass as amended.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

MR. SPEAKER:

House of Representatives,
Olympia, Wash., March 5, 1915.

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 239 and 142, have compared same with the original bills and find same correctly engrossed.

A. J. Comstock.

MESSAGE FROM THE SENATE.

Senate Chamber,

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 252, entitled "An act for the suppression of contagious diseases among bees, providing for inspection, prescribing penalties for the violation thereof, repealing sections 3258 to 3264, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 402, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads and declaring an emergency;"

Also, engrossed Senate bill No. 111, entitled "An act relating to trunk sewers and water mains in cities and towns, and amending section 15 of chapter 98 of the Session Laws of 1911;"

Also, Senate joint resolution No. 15, "Relating to the appointment of a state commission on the financial management of public schools;"

Also, Senate concurrent resolution No. 14, "A resolution, relating to order of business and procedure near the close of the session;"

And the same are herewith transmitted.

Frank M. Dallam, Jr.
Secretary of the Senate.
REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 157, 199, 187, 113, 126, 153, 192 and 178, have compared same with the engrossed bills and find same correctly enrolled.

G. Dowé McQuesten, Chairman.

We concur in this report: John Anderson, C. A. Young.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bill No. 34, have compared same with the original bill and find same correctly engrossed. Respectfully submitted.

R. E. Bucklin, Chairman.

I concur in this report: A. J. Comstock.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:

The Senate has passed House bill No. 49, entitled "An act appropriating the sum of nineteen thousand five hundred thirty-three and 03-100 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 1909), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington," with the following amendments:

Amend title by striking period (.) and adding comma (,) after the word "Washington," also add after said word "Washington" the following: "And appropriating out of the general fund twenty-six thousand dollars ($26,000.00) for interest upon warrants already issued and to be issued."

Strike section 3 and add the following sections:

"Section 3. That the interest already accrued and to accrue on the warrants issued, as provided for in the act approved March 21, 1913, chapter 149, Session Laws of the State of Washington, and the interest upon the warrants to be issued under the provisions of this act shall bear interest at the rate of six per cent. (6%) per annum, payable semiannually."
“Section 4. For the purpose of paying interest on the warrants mentioned in section three of this act, the sum of twenty-six thousand dollars ($26,000.00), or so much thereof as may be necessary, is hereby appropriated out of the general funds.”

“Section 5. That all interest advanced out of the general funds, under and by virtue of this act, shall be repaid to the general fund out of the moneys hereinafter coming into the state shore land improvement fund available for that purpose.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Hull, the roll was called and the House concurred in the Senate amendments to House bill No. 49 by the following vote: Yeas, 71; nays, 2; absent or not voting, 24.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (Tom), Bucklin, Capron, Comstock, Crawford, Croft, Duncan, Gibson, Gilkey, Guie, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pear-sall, Perkins, Reeves, Renick, Rockhill, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—71.

Those voting nay were: Messrs. Brown (J. S.), Roth—2.

Those absent or not voting were: Messrs. Boyd, Cameron, Catlin, Davis, Farnsworth, Fleet, Ginn, Grass, Halsey, Hartley, Hill, Hoff, Long, McCoy, Reed, Robe, Robinson, Rotch, Scales, Smith (Maurice), Stewart (G. A.), Wagner, Watt, Webster—24.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

The Senate has passed engrossed House bill No. 84, entitled “An act relating to the system of registration and the method of reporting births and deaths, the issuance of permits for burial, removal or transportation of bodies of deceased persons, prescribing certain rules of
evidence and amending section 5424, 5425, 5426, 5427, 5429, 5430, 5432, 5436, 5439, 5440, 5441, 5442, 5443 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

In section 5, line 5 of the printed bill, the same being section 5, line 7 of the engrossed bill, after the word "occurs" insert the words "or the coroner if in a county of the first class."

In section 6, line 22, of the printed bill, the same being page 5, line 8, of the engrossed bill, after the word "casket" insert the words "and not conducting the funeral."

Strike section 10 and renumber the other sections to correspond.

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Dr. Capron moved that the House refuse to concur in the Senate amendments to House bill No. 84, and that a conference committee of three be appointed to confer with a like committee from the Senate thereon.

The motion prevailed, and the speaker appointed as members of the conference committee Messrs. Capron, Moll and Bradley.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.

Mr. Speaker:

The Senate has passed engrossed House bill No. 110, entitled "An act relating to the sale and labeling of seeds and amending sections 3055 and 3056 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

In section 1, line 5, of the engrossed bill, after the word "shall" strike the remainder of the section and insert in lieu thereof the following: "knowingly sell or offer for sale any vegetable seeds unless there shall be plainly printed or written upon each package or bag containing any such seeds the name thereof, the year when and the place where the same were packed, and the name of the person, firm or corporation that packed the same, shall be guilty of a misdemeanor."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Siler, the House refused to confer in the Senate amendments to House bill No. 110, and asked that the Senate recede therefrom.
The speaker announced that he was about to sign House bills Nos. 187, 157, 126, 199, 113, 153, 178 and substitute House bill No. 192.

FIRST READING OF SENATE BILLS.

Senate bill No. 402, an act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.

There being no objection, the bill was read by the clerk.

On motion of Mr. McArdle, the rules were suspended, the first reading was considered the second, the second reading considered the third, and Senate bill No. 402 was placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 12.


Those voting nay were: Messrs. Lane, Olson, Reeves—3.

Those absent or not voting were: Messrs. Grass, McQuesten, Morrison, Murphine, Nickle, Reed, Rockhill, Rotch, Smith (Maurice), Timblin, Urquhart, Webster—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 directed to immediately transmit the bill to the Senate.

Senate bill No. 387 (substituted for Senate bill No. 86), by Committee on Elections and Privileges: An act authorizing qualified electors absent from their resident precincts to vote at general elections, and providing the method and manner of casting and recording such vote.

Referred to Committee on Privileges and Elections.

Senate bill No. 370, by Senator Kleeb: An act authorizing the board of state land commissioners to plat public ways of necessity over and across second class tide lands of the state.

Referred to Committee on State, School and Granted Lands.

Engrossed Senate bill No. 367, by Senator Palmer (E. B.): An act defining picketing, prohibiting the same, and providing a penalty for the violation thereof.

Referred to Committee on Public Morals.

Senate bill No. 335, by Senators Metcalf and Nichols: An act relating to elections, providing for the appointment of election officers and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786 and 4913 of Rem. & Bal. Code.

Referred to Committee on Privileges and Elections.

Engrossed Senate bill No. 111, by Senator Wells: An act relating to trunk sewers and water mains in cities and towns, and amending section 15 of chapter 98 of the Session Laws of 1911.

Referred to Committee on Municipal Corporations other than First Class.

Engrossed Senate bill No. 252, by Senator White: An act for the suppression of contagious diseases among bees, providing for inspection, prescribing penalties for the violation thereof, repealing sections 3258 to 3264, both inclusive of Rem. & Bal. Code, and declaring an emergency.

Referred to Committee on Horticulture and Forestry.
Senate joint resolution No. 15, by Senator Sutton: Relating to the appointment of a state commission on the financial management of public schools.

Referred to Committee on Education.

Senate bill No. 396 (substituted for Senate bill No. 246), by Committee on Cities of the First Class: An act relating to the vacation of certain portions of the boulevards in section sixteen (16), township twenty-five (25) north, range four (4) east Willamette Meridian, the widening of other portions thereof, and for an exchange of certain lands in said section with the Northern Pacific Railway Company, a corporation.

Referred to Committee on Municipal Corporations of the First Class.

Senate concurrent resolution No. 14, by Rules and Joint Rules Committee: A resolution relating to order of business and procedure near the close of the session.

On motion of Mr. Guie, the House concurred in Senate concurrent resolution No. 14.

House bill No. 234, regarding warehousemen.

Mr. Zednick moved that the bill be re-referred to the Committee on Agriculture.

The motion was lost.

The bill was read the second time by sections.

Mr. Wilson moved the adoption of the following amendment: Section 1, lines 2 and 3, after word “grain” insert the words “or hay.”

On motion of Mr. Winston, the previous question was ordered.

The amendment was lost.

On motion of Mr. Hogan, the following amendment was adopted:

Amend section 4, line 1, of the printed bill by inserting after the word “Spokane” the word “Everett.”

The speaker called Mr. Halsey to the chair.

Mr. Renick moved the adoption of the following amendment: Section 12, line 1, after “grain” insert the words “or hay.”
The chair held the amendment out of order.

On motion of Mr. Winston, the following amendments were adopted:

Strike all of section 26.

Amend on page 7 of the printed bill by striking the figure “27” before the words “any railroad” and insert in lieu thereof the figure “26.”

Amend on page 7 of the printed bill, by striking the figure “28” before the words “if any” and insert in lieu thereof the figure “27.”

Amend on page 7 of the printed bill, by striking the figure “29” before the words “upon written” and insert in lieu thereof the figure “28.”

On motion of Mr. Black, the following amendment was adopted:

Amend section 9, line 3, of the printed bill, strike the word “commission” and insert in lieu thereof the word “commissioner.”

On motion of Mr. Smith (J. H. T.), the following amendment was adopted:

Amend section 23, line 4, of the printed bill, strike the word “commission” and insert in lieu thereof the word “commissioner.”

On motion of Mr. Smith (J. H. T.), the rules were suspended, the second reading considered the third, and House bill No. 234 was placed on final passage, and passed the House by the following vote: Yeas, 65; nays, 7; absent or not voting, 25.


Those voting nay were: Messrs. Croft, Gilkey, Hastings, Hull, Lane, Scales, Wilson—7.

Those absent or not voting were: Messrs. Barlow, Bowman, Bucklin, Capron, Davis, Fleet, Grass, Guic, Harris, Heinly,
Hill, Hogan, Kelly (Guy E.), Manogue, McArdle, Morrison, Murphine, Pearsall, Reed, Rotch, Sims, Smith (Maurice), Stevens, Webster, Mr. Speaker—25.

The bill, having received the 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. Smith (J. H. T.), the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 5, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 199, entitled "An act relating to the entry of default judgments by justices of the peace, and amending section 1858 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 126, entitled "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;"

Also, enrolled House bill No. 187, entitled "An act relating to costs in justice courts and amending section 1862 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 157, entitled "An act relating to the commencement of civil actions in the superior courts and amending section 228 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 113, entitled "An act relating to the powers and duties of school directors and amending section 4481 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 192, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits, prescribing penalties for violations, and providing when this act shall take effect;"

Also, enrolled House bill No. 178, 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 amending sections 4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-15 and 4940-16, Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4940-5,"
Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916;”

Also, enrolled House bill No. 153, entitled "An act relating to the management, control and disposition of property belonging to absentees;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

House bill No. 249, relating to delinquent taxes.

The bill was read the second time by sections, and, on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and House bill No. 249 was placed on final passage, and passed the House by the following vote: Ycas, 71; nays, 0; absent or not voting, 26.


Those absent or not voting were: Messrs. Babcock, Barlow, Bowman, Bucklin, Davis, Fleet, Guie, Harris, Hill, Kelly (Albert A.), Kelly (Guy E.), Manogue, McArdle, Morrison, Pearsall, Perkins, Reed, Renick, Roth, Rotch, Siler, Sims, Smith (Maurice), Stevens, Webster, Mr. Speaker—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.

On motion of Mr. Zednick, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.
House joint memorial No. 5, relating to the opening for settlement of the diminished Colville Indian reservation.

The memorial was read the second time by sections, and, on motion of Mr. Hartley, the rules were suspended, the second reading considered the third, and House joint memorial No. 5 was placed on final passage, and passed the House by the following vote: Yeas, 75; nay, 1; absent or not voting, 21.


Voting nay: Mr. Winston—1.

Those absent or not voting were: Adams, Babcock, Bucklin, Fleet, Ginn, Harris, Lane, Lunn (Walter J.), Manogue, McQuesten, Pearsall, Reed, Roth, Rotch, Scales, Siler, Sims, Smith (Maurice), Timblin, Watt, Mr. Speaker—21.

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

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

The speaker resumed the chair.

House joint resolution No. 7, relating to the construction of buildings so as to prevent the spread of bubonic plague.

The resolution was read the second time, and, on motion of Mr. Grass, the rules were suspended, the second reading considered the third, and House joint resolution No. 7 was placed
on final passage and failed to pass the House by the following vote: Yeas, 22; nays, 53; absent or not voting, 22.

Those voting yea were: Messrs. Barlow, Black, Bowman, Capron, Catlin, Croft, Farnsworth, Gibson, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hoff, Hogan, Kelly (Guy E.), Long, Perkins, Renick, Siler, Mr. Speaker—22.


Those absent or not voting were: Messrs. Babcock, Bradley, Davis, Fleet, Ginn, Guic, Hartley, Hill, Lunn (Walter J.), Manogue, Pearsall, Reed, Robe, Roth, Rotch, Sims, Smith (Maurice), Stevens, Timblin, Wagner, Webster, Young—22.

The bill, having failed to receive the constitutional majority, was declared lost.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:
The Senate has refused to recede from its amendments to engrossed House bill No. 110, entitled "An act relating to the sale and labeling of seeds, etc." and the president has appointed as members of a conference committee Senators Weatherford, Chase and McCoy.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Siler, the speaker appointed as members of a conference committee to confer with a like committee from the Senate on the Senate amendments to House bill No. 110, Messrs. Siler, Kelly (A. A.) and Smith (J. H. T.).
MR. SPEAKER:

The Senate has passed engrossed substitute House bill No. 121, entitled "An act relating to the use of public highways, etc." with the following amendments:

Proposed amendments to engrossed House bill No. 121:

On page 1, section 1, line 2, of the printed bill, being page 1, section 1, line 4, of the engrossed bill, after the word "vehicles" strike the word "and."

On page 1, section 2, line 8, of the printed bill, being page 1, section 2, division (2), line 3 thereof, strike the word "intended" and insert in lieu thereof the words "herein provided."

On page 2, section 5, line 7, of the printed bill, being page 3m, section 5, line 10, of the engrossed bill, after the word "deputies" insert a comma (,) and add the following: "but it may be attested by a notary public or other officer authorized to administer oaths."

On page 3, section 7, line 5, of the printed bill, being page 5m, section 7, line 8, of the engrossed bill, strike the words "thirty-first day of March" and insert in lieu thereof the words: "the last day of February."

On page 3, section 10, line 2, of the printed bill, being page 6m, section 10, line 3, of the engrossed bill, after the words "dealt in" insert the words: "by him."

On page 3, section 8, line 3, of the printed bill, being page 5m, section 8, line 4, of the engrossed bill, strike the word "thereto" inserting in lieu thereof the word "therefor."

On page 3, section 10, line 4, of the printed bill, being page 6m, section 10, line 6, of the engrossed bill, strike the words "a duplicate" and insert in lieu thereof the words "an additional."

On page 4, section 15, under the heading "automobiles" of the printed bill, the same being page 7m, section 15, under the heading "automobiles," of the engrossed bill, amend as follows: "Automobiles, 25 horse power or under, $3.00. Over 25 horse power and under 40 horse power, $5.00. 40 horse power and over, $7.50."

On page 4, section 15, of the printed bill, under the heading "auto stages," being lines 19 to 22 inclusive, the same being page 8m, section 15, under the heading "auto stages," being lines 1 to 3 inclusive, strike everything under heading "auto stages" and insert in lieu thereof the following: "Auto stages for hire shall pay at the rate of, per horse power, 50c, and in addition thereto $1.00 per passenger capacity of any such auto stage."

On page 5, section 15, line 26, of the printed bill, being page 8m, section 15, line 9, of the engrossed bill, before the word "demonstrating" strike the word "duplicate" and insert the word "additional" in lieu thereof.
On page 5, section 15, of the printed bill, being page 8m, section 15, of the engrossed bill, at the end of the section insert the following:

"Provided, That the provisions of this section relating to automobiles for hire shall not apply to private automobiles that shall be operated for hire for a period of ten days or less, and for which a special permit so to operate shall have been obtained from the county auditor. The fee for any such permit shall be for each automobile the sum of $1.00."

On page 5, section 16, line 2, of the printed bill, being page 8m, section 16, line 3, of the engrossed bill, strike the word "October" and insert in lieu thereof the word "September."

On page 5, section 18, line 4, of the printed bill, being page 9m, section 18, line 6, of the engrossed bill, strike the word "maintenance" and after the word "fund" change the period (.) to a comma (,) and add the following: "for the maintenance and repair of permanent highways in addition to the fund heretofore provided by law, to be distributed in accordance with the amounts of money paid in to the permanent highway fund by the various counties of the state."

On page 5, section 19, line 2, of the printed bill, being page 9m, section 19, line 3, of the engrossed bill, strike the words "eighteen inches" and insert in lieu thereof the words: "two feet."

On page 6, section 24, line 3, of the printed bill, being page 10m, section 24, line 5, of the engrossed bill, after the words "school house" add the words: "on school days between 8:30 in the morning and 4:30 p. m."

On page 6 of the printed bill, being page 10m of the engrossed bill, strike the whole of section 26, and insert in lieu thereof the following:

"Section 26. It shall be the rule of the road that every person driving a motor or other vehicle or riding or driving any animal or animals upon the public highway or in any other similar use of such highway, shall, upon meeting any other person so using such highway, seasonably turn to the right of the center of the highway so as to pass without interference, and any person so using the highway shall, upon overtaking any other person so using the highway, pass to the left side thereof and the person so overtaken shall as soon as practicable turn to the right so as to allow free passage on the left. Any person operating a motor or other vehicle shall, at the intersection of public highways, keep to the right of the intersections of the centers of such highways when turning to the right and pass to the right of such intersections when turning to the left: Provided, however, A variance of this rule in good faith believing such variance to be necessary or justifiable shall subject the offender only to civil liability to the extent of any injury caused thereby."

On page 6, section 31, line 2, of the printed bill, being page 11m, section 31, line 3, of the engrossed bill, strike the word "maintenance" and after the word "fund" change the period (.) to a comma (,) and
add the following: "for the maintenance and repair of permanent highways in addition to the funds heretofore provided by law, to be distributed in accordance with the amounts of money paid in to the permanent highway fund by the various counties of the state."

On page 7, section 33, of the printed bill, being page 12m, section 33, of the engrossed bill, at the end of the section change the period (.) to a comma (,) and add the following: "and the person thus damaged shall have a lien upon such vehicle for the damages done thereby."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. McArdle moved that the House concur in the Senate amendments to substitute House bill No. 121.

Mr. Ginn moved as a substitute that the House do not concur in the Senate amendments to House bill No. 121 and that the Senate be asked to recede therefrom.

The substitute motion prevailed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Your Committee on Enrolled Bills, to whom was referred House bill No. 49, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted. 

G. DOWE McQUESTEN, Chairman.

I concur in this report: J. M. Hogan.

The speaker announced that he was about to sign House bill No. 49.

On motion of Mr. Zednick, 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. Lowman, Reed and Smith (Maurice), of whom Mr. Smith (Maurice) was excused.

On motion of Mr. Brown (Tom), the Committee on Education was permitted to sit during the session of the House.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., March 5, 1915.

Mr. Speaker:

The Senate has refused to recede from its amendments to House bill No. 84, and the president has appointed as members of the conference committee, Senators Ghent, Palmer and Cleary.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

THIRD READING OF BILLS.

Substitute House bill No. 16, relating to the sale of intoxicating liquors.

On motion of Mr. Watt, the third reading of the bill was dispensed with, the roll was called and House bill No. 16 failed to pass the House by the following vote: Yeas, 45; nays, 38; absent or not voting, 14.


Those voting nay were: Messrs. Adams, Berger, Crawford, Croft, Davis, Gilkey, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Manogue, Masterson, McQuesten, Moll, Murphine, Reeves, Roth, Rotch, Schuh, Siler, Stewart (G. A.), Stratton, Urquhart, Webster, Winston, Yale, Young, Zednick, Mr. Speaker—38.

Those absent or not voting were: Messrs. Brown (Tom), Cameron, Capron, Grass, Hastings, Lum (C. E.), Renick, Robe, Scales, Sly, Smith (Maurice), Stewart (Z.), Timblin, Wagner—14.

The bill, having failed to receive the constitutional majority, was declared lost.
MR. SPEAKER:

FIFTY-FOURTH DAY

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 15, "Relating to the holding of a joint session in the House chamber to hear an address by the United States commissioner of education."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

There being no objection, the resolution was read the first time.

On motion of Mr. Zednick, the rules were suspended, the first reading was considered the second and third and the House concurred in Senate concurrent resolution No. 15.

Mr. Guie moved that the speaker appoint a committee of two to invite the governor to a seat within the bar of the House during the address of the United States Commissioner of Education.

The motion prevailed, and the speaker appointed as such committee Messrs. Guie and Reeves.

On motion of Mr. Zednick, the following were appointed as a committee to notify the Senate that the House was awaiting its pleasure: Messrs. Zednick, Ginn and Roth.

House bill No. 198, relating to the employment of honorably discharged soldiers and sailors.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with, the roll was called and House bill No. 198 passed the House by the following vote: Yeas, 69; nays, 10; absent or not voting, 18.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, McCoy, McQuesten, Mess, Moll, Murphine, Perkins, Reed, Renick, Robe, Robinson,
Roth, Rotch, Sawyer, Schuh, Sly, Smith (J. H. T.), Stevens, Stewart (Z.), Stratton, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—69.

Those voting nay were: Messrs. Brown (J. S.), Ginn, Hull, Jarvis, Masterson, Morrison, Nickle, Olson, Rockhill, Stewart (G. A.)—10.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Cameron, Grass, Guic, Hartley, Marshall, McArdle, Pearsall, Reeves, Scales, Siler, Sims, Smith (Maurice), Timblin, Tonkin, Webster, Winston—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 5, 1915.

Mr. Speaker:

The president has signed enrolled House bill No. 49, entitled "An act appropriating the sum of nineteen thousand five hundred thirty-three, etc.;"

Also, the Senate has refused to recede from its amendments to substitute House bill No. 121, entitled "An act relating to public highways, classifying the same and fixing the routes to certain state roads, etc.;"

And the president has appointed as members of a conference committee on the Senate amendments thereto Senators Nichols, Cleary and French.

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Kelly (Guy E.), the following were appointed as members of a conference committee to confer with a like committee from the Senate on House bill No. 121: Messrs. McArdle, Adams and Marshall.
FIFTY-FOURTH DAY

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the members of the Senate at the door of the House, and they were invited to seats within the bar of the House.

The joint session was called to order at 2:30 p.m.

At the request of the speaker, Lieutenant Governor Hart, president of the Senate, presided.

The president announced the purpose of the joint session was to attend an address to be delivered by Dr. P. P. Claxton, United States Commissioner of Education.

The president introduced Dr. P. P. Claxton and he spoke on the educational institutions of the State of Washington.

At the close of the address the members of the Senate and House gave a rising vote of thanks in appreciation of Commissioner Claxton's visit to this state.

At 3:30 p.m., on motion of Senator Chase, the joint session dissolved.

The House resumed the third reading of bills.

House bill No. 229, relating to the election of diking commissioners.

On motion of Mr. Catlin, the third reading of the bill was dispensed with, the roll was called and House bill No. 229 passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Hart Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin,
Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Mr. Speaker—79.

Those absent or not voting were: Messrs. Adams, Bowman, Fleet, Halsey, Harris, Hill, Kelly (Albert A.), Long, McQuesten, Reed, Roth, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Timblin, Young, Zednick—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. Catlin, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

The president has signed enrolled Senate bill No. 402, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads, and declaring an emergency," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. McArdle, the House took up House bill No. 269 on second reading.

House bill No. 269, relating to roads.

The bill was read the second time by sections, and, on motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and House bill No. 269 was placed on final passage, and passed the House by the following vote: Yeas, 79, nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.),
Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—79.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Capron, Fleet, Grass, Hastings, Kelly (Albert A.), Lunn (Walter J.), Manogue, McQuesten, Moll, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Timblin, Zednick—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. McArdle, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign enrolled Senate bill No. 402.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

We, your conference committee, to whom was referred engrossed substitute House bill No. 121, entitled "An act relating to public highways, classifying the same, etc.,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the conference committee be given the power of free conference.

L. D. McArdle, Chairman.

We concur in this report: W. Marshall, P. H. Adams.

The report was adopted.

House bill No. 28, relating to the keeping of papers for historical use.

On motion of Mr. Davis, the third reading of the bill was dispensed with, the roll was called and House bill No. 28 passed—
the House by the following vote: Yeas, 78; nays, 2; absent or not voting, 17.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Roth, Rotch, Sawyer, Scales, Sly, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young—78.

Those voting nay were: Messrs. Rockhill, Webster—2.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Farnsworth, Grass, Hastings, Kelly (Albert A.), McQuesten, Moll, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Timblin, 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. Davis, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker called Mr. Guie to the chair.

House bill No. 140, relating to the appointment of special police.

On motion of Mr. Hull, the third reading of the bill was dispensed with, the roll was called and House bill No. 140 passed the House by the following vote: Yeas, 62; nays, 13; absent or not voting, 22.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet,

Those voting nay were: Messrs. Brown (J. S.), Cameron, Davis, Gilkey, Lanc, Long, Marshall, Murphinc, Olson, Pearsall, Reeves, Tonkin, Webster—13.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Grass, Hastings, Hill, Kelly (Albert A.), Lunn (Walter J.), Manogue, McQuesten, Perkins, Renick, Sawyer, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Timblin, Wagner, Zednick, Mr. Speaker—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. Hull, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 5, 1915.

Mr. Speaker:

The Senate has adopted report of the free conference committee, to whom was referred engrossed substitute House bill No. 121, entitled "An act relating to public highways, classifying the same, etc.," and the Senate amendments thereto, thereby receding from certain of its amendments and adopting three others recommended by the committee:

Also, the Senate has passed engrossed Senate bill No. 383, entitled "An act relating to the assessment and taxation of railroad property and amending section 9142 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 324, entitled "An act granting to Keystone Water Users Association for public uses and purpose the right and privilege to overflow certain state lands;"
Also, the president has signed enrolled Senate bill No. 272, entitled "An act relating to the raising and expenditure of revenue by counties, cities, towns, townships, port districts, school districts and metropolitan park districts, requiring the adoption of a budget by each of the same, limiting the manner of the expenditure of the revenues, prescribing the manner of paying claims filed after the close of the fiscal year, providing penalties for the violation thereof, and repealing section 5, chapter 151, Laws 1913, and sections 9208 to 9211, inclusive, together with the conflicting parts of sections 4512, 4521, 4537, 9212 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also enrolled Senate bill No. 39, entitled "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;"

Also, enrolled Senate bill No. 157, entitled "An act relating to the compensation of members of the National Guard and amending section 7224, Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate joint resolution No. 14, "Relating to the introduction of a supplementary budget;"

Also, enrolled Senate bill No. 388, entitled "An act defining port districts of the first class, providing a method for the government thereof, limiting the powers thereof, defining the powers and duties of the officers thereof, enacting certain other provisions relating thereto and amending chapter 92 of the Laws of 1911, being an act 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;' approved March 14, 1911, as heretofore amended and now in force, by adding thereto certain sections to be known respectively as sections 15, 16, 17, 18, 19, 20, 21, 22 and 23;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

House bill No. 80, regulating the manufacture and sale of mattresses, etc.

On motion of Mr. Croft, the third reading of the bill was dispensed with, the roll was called, and House bill No. 80 passed the House by the following vote: Yeas, 75; nays, 4; absent or not voting, 18.

Those voting aye were: Messrs. Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Cameron, Cap-
Those voting nay were: Messrs. Bucklin, Lum (C. E.), Masterson, Winston—4.

Those absent or not voting were: Messrs. Adams, Anderson, Brown (Tom), Grass, Hill, Hubbell, Kelly (Albert A.), Lowman, McQuesten, Scales, Siler, Sims, Smith (J. H. T.), Smith (Maurice) Stevens, Timblin, Zednick, Mr. Speaker—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. Croft, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker resumed the chair.

REPORT OF CONFERENCE COMMITTEE.

The free conference committee on engrossed House bill No. 121 reports as follows:

That the House concur in the Senate amendments except as follows:

That they do not concur in Senate amendment to section 24, line 3, of the printed bill, but recommend that a modified amendment be adopted to the Senate amendment fixing the hours of school days between 8 o'clock in the morning and 6 o'clock in the afternoon.

That the House do not concur in the Senate amendment to section 26, but they recommend that the Senate amendment to section 26 be adopted with the following amendment to the proviso at the end of the section, reading as follows: "Provided, however, A variance from the rules contained in this section in good faith, believing that such
variance to be necessary or desirable shall not subject the offender to arrest under the criminal provisions of this act."

That the House do not concur in the Senate amendment to section 33 of the printed bill, and ask the Senate to recede therefrom.

Your committee recommends that the two houses adopt these recommendations.

RALPH D. NICHOLS,
E. J. CLEARY,
E. L. FRENCH,
L. D. McARDLE,
WM. N. MARSHALL,
PHIL H. ADAMS.

On motion of Mr. McArdle, the roll was called, and the House adopted the report of the free conference committee on substitute House bill No. 127 by the following vote: Yeas, 72; nays, 6; absent or not voting, 19.

Those voting aye were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Murphine, Nickle, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Brown (J. S.), Crawford, Ginn, Hubbell, Reeves—6.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Davis, Grass, Guie, Hastings, Hull, Lum (C. E.), McQuesten, Morrison, Olson, Pearsall, Rotch, Smith (Maurice), Stevens, Stewart (G. A.), Timblin, Watt, Zednick—19.

House bill No. 127, relating to the manufacture of dairy products.

On motion of Mr. Robinson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 127
passed the House by the following vote: Yeas, 65; nays, 22; absent or not voting, 10.

Those voting aye were Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Ginn, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, (Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lunn (Walter J.), Marshall, Mc Ardle, McCoy, Mess, Moll, Nickle, Olson, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Siler, Sims, Sly, Smith (J. H. T.), Stewart (Z.), Stratton, Urquhart, Wagner, Weldon, Wiley, Wilson, Young, Mr. Speaker—65.

Those voting nay were: Messrs. Berger, Bradley, Brown (J. S.), Catlin, Davis, Gibson, Gilkey, Grass, Guie, Hastings, Lane, Manogue, Masterson, Morrison, Murphine, Renick, Schuh, Stewart (G. A.), Tonkin, Webster, Wintson, Yale—22.

Those absent or not voting were: Messrs. Brown (Tom), Hubbell, Lum (C. E.), McQuesten, Pearsall, Smith (Maurice), Stevens, Timblin, Watt, Zednick—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. Robinson, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker announced that he was about to sign Senate bills Nos. 39, 157, 272, 388 and Senate joint resolution No. 14.

House bill No. 125, relating to the division of funds between Grant and Douglas counties.

On motion of Mr. Urquhart, the third reading of the bill was dispensed with.

On motion of Mr. Reed, the previous question was ordered.

Mr. Urquhart demanded a call of the House.
The roll was called under the call of the House, and the following absentees were noted: Messrs. Fleet, McQuesten, Rotch and Smith (Maurice), of whom Messrs. Rotch and Smith were excused.

On motion of Mr. Urquhart, further proceedings under the call of the House were dispensed with.

The speaker announced that House bills Nos. 273, 113, 187, 126, 199, 157, 178, 159, 49 and substitute House bill No. 192 have been delivered to the governor by the chief clerk.

Mr. Cameron requested to be excused from voting.

The request was denied.

The roll was called, and House bill No. 125 passed the House by the following vote: Yeas, 74; nays, 17; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Babcock, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Gibson, Gilkey, Ginn, Grass, Guic, Harris, Hart, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Murphine, Nickle, Olson, Pearsall, Reed, Reeves, Renick, Robe, Robinson, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Yale, Young, Zednick, Mr. Speaker—74.


Those absent or not voting were: Messrs. Crawford, Fleet, Halsey, McQuesten, Rotch, Smith (Maurice).

The bill, having received the 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. Reeves gave notice that he would, on the next working day, move for a reconsideration of the vote by which House bill No. 125 passed the House.

Mr. Guie moved that the rules be suspended for the purpose of reconsidering the vote immediately.

The motion prevailed.

Mr. Guie moved that the House reconsider the vote by which House bill No. 125 passed the House.

The motion was lost.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 5, 1915.

MR. SPEAKER:

The Senate has passed Senate bill No. 364, entitled "An act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, and amending sections 6604-4, 6604-5, 6604-8, 6604-13, 6604-14 and 6604-17, and repealing section 6604-25, and adding sections 6604-12a, 6604-21a and 6604-24a to Rem. & Bal. Code;"

Also, Senate bill No. 385, entitled "An act relating to the employment of architects for the construction of buildings erected by the state, counties of the state, cities, towns and other municipal corporations;"

Also, Senate bill No. 198, entitled "An act relating to the protection of black bass and perch in Silver lake, in Cowlitz county;"

Also, Senate bill No. 80, entitled "An act prohibiting unfair discrimination in the purchase of milk or milk products, and providing penalties for violation thereof;"

Also, Senate bill No. 207, entitled "An act relating to the construction of sidewalks in cities and towns of the third or fourth class and providing for the payment of the cost thereof;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
SECRETARY OF THE SENATE.
House bill No. 118, vesting in the boards of commissioners certain legislative powers.

On motion of Mr. Sawyer, the third reading of the bill was dispensed with, the roll was called, and House bill No. 118 passed the House by the following vote: Yeas, 51; nays, 27; absent or not voting, 19.

Those voting yea were: Messrs. Adams, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Bucklin, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Harris, Hawthorne, Hill, Hoff, Hubbell, Jarvis, (Kelly (Albert A.), Kelly (T. J.), Lowman, Lunn (Walter J.), Marshall, McCoy, Mess, Morrison, Perkins, Robe, Robinson, Roth, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Stratton, Wagner, Watt, Weldon, Young, Mr. Speaker—51.

Those voting nay were: Messrs. Babcock, Boyd, Cameron, Catlin, Grass, Guie, Hanna, Hart, Hartley, Heinly, Hogan, Kelly (Guy E.), Lane, Long, Manogue, Masterson, Olson, Pearsall, Reed, Reeves, Rockhill, Tonkin, Webster, Wiley, Wilson, Winston, Yale—27.

Those absent or not voting were: Messrs. Anderson, Brown (Tom), Hastings, Hull, Lum (C. E.), McArdle, McQuesten, Moll, Murphine, Nickle, Renick, Rotch, Schuh, Sims, Smith (Maurice), Stevens, Timblin, Urquhart, Zednick—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. Sawyer, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 93, relating to the assessment and taxation of livestock.

On motion of Mr. Olson, the third reading of the bill was dispensed with, the roll was called, and House bill No. 93 failed to pass the House by the following vote: Yeas, 39, nays, 33; absent or not voting, 25.
Those voting aye were: Messrs. Babcock, Black, Bowman, Bradley, Cameron, Catlin, Comstock, Croft, Davis, Duncan, Fleet, Gilkey, Ginn, Halsey, Harris, Hartley, Hawthorne, Hill, Hoff, Hogan, Kelly (Albert A.), Kelly (T. J.), Long, Lunn (Walter J.), Mess, Morrison, Olson, Pearsall, Reeves, Renick, Robe, Roth, Sawyer, Scales, Stewart (G. A.), Stewart (Z.), Young, Mr. Speaker—39.


Those absent or not voting were: Messrs. Adams, Anderson, Brown (Tom), Grass, Guie, Hastings, Hull, Jarvis, Lowman, Lum (C. E.), Marshall, McCoy, McQuesten, Moll, Murphine, Nickle, Reed, Rotch, Siler, Sims, Smith (Maurice), Stevens, Timblin, Urquhart, Zednick—25.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Mr. Grass, the House adjourned until 11:30 a.m., March 6th, 1915.

C. R. Maybury,  W. W. Conner,  
Chief Clerk.  Speaker.  
21—H
FIFTY-FIFTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 6, 1915.

The speaker called the House to order at 11:30 a. m.

Roll call showed all members present, except Messrs Capron and Smith (Maurice), Mr. Smith being excused.

Prayer was offered by Rev. N. M. Temple, of Olympia.

On motion, the reading of the journal of the previous day was dispensed with.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, March 6, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 170, entitled "An act establishing a fish code for the preservation, protection and perpetuation of salmon and other food fishes; regulating the taking of salmon and other food and shell fish, licensing appliances therefor; providing for license fees and charges; providing for the acquisition and holding fishing locations, licensing dealers, canners and packers of salmon and other varieties of food and shell fish; providing for the construction, maintenance and operation of fish hatcheries and nurseries; and providing for and regulating private hatcheries; creating a fish commission; providing for a fish commissioner, a superintendent of hatcheries and inspectors; fixing their compensation, defining their duties; providing for the propagation, protection and disposition of oyster beds in the State of Washington; regulating the entire food and shell fish industry of the state; providing for a compact between the states of Oregon and Washington, relative to waters under concurrent jurisdiction of said states, and providing for ratification thereof by Congress in compliance with section 10 of article 1 of the constitution of the United States; repealing certain sections of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing all acts and parts of acts in conflict with this act; fixing penalties for the violation of this act and declaring an emergency."

Very respectfully,

IRWIN W. ZIEGARUS,
Secretary to the Governor.
The following communications were read by the clerk, and on the motion of Mr. Hill, mimeograph copies for each member of the House and Senate were ordered stricken off, and the communications were referred to the Committee on Rules:

SAN DIEGO, CALIF., March 5, 1915.

W. W. Conner, Speaker House of Representatives, Olympia, Wash.

Have resigned as resident commissioner Washington state exposition, San Diego for reasons as appear from communications herewith. In view of unwarranted procedure indicated involving further unnecessary expenditure of funds, would suggest auditor be instructed to withhold same until joint committee with power to act investigate reason for depleted fund and lack of exhibit here and at San Francisco. Willing to appear with interesting facts covering same.

"To Gwinn Hicks, Resident Commissioner, San Diego.

"Commission orders complete rearrangement of installation San Diego exhibit, also withdraws contingent funds, eliminating janitor and prohibiting any further entertainment at Washington building. Mr. Brown will go hence with full authority to rearrange, alter, reinstall or to remove any and all exhibits and material and will have full sway to make of the building anything he sees fit. He will be supplied with such funds as he requires and may secure such help as he needs. You are not to assist him in this work, except so far as to secure for him the necessary passes. Your duties will be limited to keeping the building in order. In view of the general opinion that the San Diego exhibit is inadequate, personally I trust you will not feel I am holding you to blame for matters beyond your control or underestimate the efforts you have made to secure the best possible results with the material at hand. The commission feels it will be unnecessary to request further exhibit material from commercial clubs and others at home, hence your stenographer can be dispensed with.

"Richard Seely Jones,
"Executive Commissioner.

"San Francisco, February 23."

SAN DIEGO, CAL., March 1.

"To Richard Seely Jones, Executive Commissioner, San Francisco, Calif.

"The dismissal of my stenographer and janitor, both children of the State of Washington, to effect a saving on the two of fifty-five dollars per month, and the discontinuance of fund for contingent expenses manifests an evident want of confidence in my discretion to keep expenses within appropriation. This with instructions and powers delegated to Mr. Brown to tear out and make over anew regardless of expense what had already been done to make some sort of a showing for the State of Washington implying that I and not the exhibit was at fault left me no alternative but to resign. I cheerfully accept an intelligent and just criticism of the installation of the exhibit such as
was furnished me, but repudiate any responsibility for the exhibit itself or the character of it toward which I believe most of the public criticism is directed. But I have no desire to embarrass you or the commission in carrying out the wishes of the people of the State of Washington, and as my heart is in the work, I have undertaken here to make a creditable display and exploitation of the resources of Washington. I will ask you to convey to the commission the following proposition: If given a free hand and furnished the material required, I will obligate myself in the sum of twenty-five thousand, the amount of the appropriation, cash bond, to bring the exposition here to a successful close at the end of the year within the appropriation or make good any deficit. That I am prepared to place such a bond, I beg to refer you to S. M. Jackson, manager Bank of California, Tacoma. As on a previous occasion I helped finance state exposition at Portland, am willing to do same and trust people of Washington for approval.

"To Gwin Hicks, San Diego.

"Have arranged to relieve you on March 15th. R. S. Jones."

Respectfully submitted,

GWIN HICKS.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred Senate bill No. 367, entitled "An act defining picketing, prohibiting the same, and providing a penalty for the violation thereof, and declaring 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. Frank H. Manogue, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bill No. 221, have compared same with the original bill and find same correctly engrossed.

Respectfully submitted,

R. E. Bucklin, Chairman.

I concur in this report: A. J. Comstock.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

We, your Committee on Public Morals, to whom was referred Senate bill No. 220, 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 Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FRANK H. MANOGUE, Chairman.


HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

Olympia, Wash., March 5, 1915.

We, your Committee on Judiciary, to whom was referred Senate bill No. 129, entitled "An act providing for the establishment of a budget system for state offices, departments and institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,

MR. SPEAKER:

Olympia, Wash., March 1, 1915.

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 94, entitled "An act relating to the occupation of barbering, the regulation thereof, and amending sections 7007, 7008, 7011, 7015, 7016, 7019 and 7020, 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.

V. J. CAPRON, Chairman.


Senate joint resolution No. 15: Do pass as amended.

Senate bill No. 45: Do pass as amended.

Engrossed Senate bill No. 104: Do pass as amended.

Senate bill No. 85: Do pass as amended.

Senate bill No. 356: Do pass as amended.

House bill No. 163: Majority, be indefinitely postponed; minority, do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

MR. SPEAKER:

Olympia, Wash., March 5, 1915.

The Senate has passed engrossed Senate bill No. 122, entitled "An act providing for the transfer of G. A. R. headquarters in the state armory at Spokane, and making an appropriation therefor;"
Also, engrossed Senate bill No. 241, 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;"

Also, engrossed Senate bill No. 363, entitled "An act relating to
filling of private property in the cities of the first and second classes
where necessary as a sanitary measure, and amending section 5 of
chapter 243, Laws of 1907;"

Also, engrossed Senate bill No. 374, entitled "An act relating to
and requiring that all warrants for the payment of claims against
diking, ditch, drainage and irrigation districts and school districts of
the second and third class shall be issued by the county auditor of the
county wherein such district is located;"

Also, Senate joint resolution No. 16, "Authorizing the introduction
of an act dedicating to the public for use as a public highway a strip
of land twenty (20) feet in width off the north side of the northwest
quarter of section five (5), township eighteen (18), north of range five
(5) east of the Willamette meridian, and providing for its reversion
to the state in case of non-user;"

Also, House bill No. 269, entitled "An act reappropriating certain
sums from the public highway fund for the purpose of constructing
and maintaining certain highways and making an appropriation from
the public highway fund for the purpose of maintaining highways that
have been established and constructed, and declaring that this act
shall take effect immediately;"

Also, engrossed Senate bill No. 309, entitled "An act to prevent the
preparation, manufacturing, packing, storing, handling, display or dis­
tributing of foods intended for sale, or sale of foods under insanitary,
unhealthful, or unclean conditions or surroundings; to declare that
such conditions shall constitute a nuisance; to create a sanitary in­
spection; and providing for the enforcement and prescribing penalties
for the violation thereof;"

Also, engrossed Senate bill No. 95, entitled "An act relating to the
insane, their preliminary care and commitment, and providing for an
observation detention ward in county hospitals;"

Also, engrossed Senate bill No. 218, entitled "An act relating to
the practice of veterinary medicine, surgery and dentistry and amending
sections 8431 and 8435 of Remington & Ballinger's Annotated Codes and
Statutes of Washington;" and

Also, Senate bill No. 44, entitled "An act relating to form and con­
tents of election ballots and amending section 1893 Remington & Bal­
linger's Annotated Codes and States of Washington."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
Messrs. Murphine and Lane arose to a point of order, and complained of the holding of House bills Nos. 57 and 116, respectively, being held in the Committee on Public Morals.

Mr. Winston stated that Messrs. Murphine and Lane appeared before the Committee on Public Morals and stated what they wished to accomplish in the bills referred to; that Messrs. Murphine and Lane were informed that if they would prepare bills incorporating what they wished to accomplish, such bills would be reported out favorably.

On motion of Mr. Manogue, the Committee on Public Morals was allowed more time for the consideration of House bills Nos. 57 and 116.

Mr. Murphine moved that House bill No. 57 be placed at the foot of the calendar.

Mr. Sims moved to lay the motion on the table.

On demand of Mr. Murphine, the roll was called, and the motion to lay on the table was lost by the following vote: Yeas, 33; nays, 59; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Berger, Bradley, Brown (J. S.), Crawford, Davis, Gilkey, Ginn, Grass, Hartley, Hogan, Hull, Kelly (Albert A.), Lum (C. E.), Lunn (Walter J.), Manogue, McArdle, Mess, Reed, Renick, Rockhill, Rotch, Sims, Sly, Stevens, Stratton, Timblin, Urquhart, Webster, Wilson, Winston, Zednick, Mr. Speaker—33.


Those absent or not voting were: Messrs. Capron, Hill, Jarvis, Kelly (Guy E.), Smith (Maurice)—5.
On motion of Mr. Murphine, the previous question was ordered.

On demand of Mr. Murphine, the roll was called, and the motion to place House bill No. 57 at the foot of the calendar was lost by the following vote: Yeas, 48; nays, 44; absent or not voting, 5.


Those voting nay were: Messrs. Adams, Berger, Boyd, Bradley, Brown (J. S.), Bucklin, Catlin, Crawford, Davis, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley, Hill, Hogan, Hull, Kelly (Albert A.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, McArdle, Mess, Olson, Reed, Renick, Rockhill, Rotch, Sims, Sly, Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Webster, Wilson, Winston, Zednick, Mr. Speaker —44.

Those absent or not voting were: Messrs. Capron, Jarvis, Kelly (Guy E.), Pearsall, Smith (Maurice)—5.

FIRST READING OF SENATE BILLS.

Senate joint resolution No. 16, by Senators Metcalf, Jones, Davis (W. S.) and Fairchild: Authorizing the introduction of an act dedicating to the public for use as a public highway a strip of land twenty (20) feet in width off the north side of the northwest quarter of section five (5), township eighteen (18), north of range five (5) east of the Willamette Meridian, and providing for its reversion to the state in case of non-user.

Referred to Committee on Roads and Bridges.

Engrossed Senate bill No. 374, by Senator Metcalf: An act relating and requiring that all warrants for the payment of claims against diking, ditch, drainage and irrigation districts
and school districts of the second and third class shall be issued by the county auditor of the county in which such district is located.

Referred to Committee on Judiciary.

Senate bill No. 364, by Senator Chase (request industrial insurance commission): An act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, and amending sections 6604-4, 6604-5, 6604-8, 6604-13, 6604-14 and 6604-17, and repealing section 6604-25, and adding sections 6604-21a and 6604-24a to Rem. & Bal. Code.

Referred to Committee on Industrial Insurance.

Engrossed Senate bill No. 363, by Senator Ghent: An act relating to filling of private property in the cities of the first and second classes when necessary as a sanitary measure and amending section 5 of chapter 243, Laws of 1907.

Referred to Committee on Municipal Corporations of the First Class.


Referred to Committee on Privileges and Elections.

Senate bill No. 80, by Senator Brown: An act prohibiting unfair discrimination in the purchase of milk or milk products, and providing penalties for violation thereof.

Referred to Committee on Agriculture.

Engrossed Senate bill No. 95, by Senator Metcalf: An act relating to the insane, their preliminary care and commitment, and providing for an observation detention ward in county hospitals.

Referred to Committee on Hospitals for the Insane.

Senate bill No. 198, by Senator Imus: An act relating to the protection of black bass and perch in Silver Lake, in Cowlitz county.

Referred to Committee on Game and Game Fish.
Senate bill No. 207, by Senator Smith: An act relating to the construction of sidewalks in cities and towns of the third and fourth class and providing for the payment of the cost thereof.

Referred to Committee on Municipal Corporations other than First Class.


Referred to Committee on Dairy and Livestock.

Engrossed Senate bill No. 309, by Senator Ghent (by request): An act to prevent the preparation, manufacturing, packing, storing, handling, display or distributing of foods intended for sale, or sale of foods under insanitary, unhealthful, or unclean conditions or surroundings; to declare that such conditions shall constitute a nuisance; to create a sanitary inspection; and providing for the enforcement and prescribing penalties for the violation thereof.

Referred to Committee on Pure Food and Drugs.

Senate bill No. 324, by Senator Scott: An act granting to Keystone Water Users’ Association for public uses and purpose the right and privilege to overflow certain state lands.

Referred to Committee on State, School and Granted Lands.


Referred to Committee on Revenue and Taxation.

Senate bill No. 385, by Senator Nichols: An act relating to the employment of architects for the construction of buildings erected by the state, counties of the state, cities, towns and other municipal corporations.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 122, by Senator Hutchinson: An act providing for the transfer of G. A. R. headquarters in the
state armory at Spokane, and making an appropriation therefore.

Referred to Committee on Appropriations.

Engrossed Senate bill No. 241, by Senator Nichols: 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.

On motion of Mr. Brown (Tom), the House took up the consideration of Senate joint resolution No. 15.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1915.

Mr. Speaker:

We, your Committee on Education, to whom was referred Senate joint resolution No. 15, entitled "Relating to the appointment of a state commission on the financial management of public schools," 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 joint resolution by inserting after the third paragraph the following:

And, Whereas, It appears by the last biennial report of the state superintendent of public instruction that the basis of apportionment of the state current school fund and the county school fund is in need of radical readjustment on a basis of actual attendance in stead of the present basis.

Amend Senate joint resolution by inserting after the fourth paragraph the following:

Be It Further Resolved, That it shall be the duty of such commission to make a careful survey of the distribution of the state current school fund and the county school funds for the purpose of presenting to the next session of the legislature a proper solution of the apportionment problem.

Tom Brown, Chairman.


The resolution was read the second time.

The committee amendments adding to the third and fourth paragraphs of the resolution were adopted.

Mr. Timblin moved the adoption of the following committee amendment:

Amend Senate joint resolution by striking in seventh paragraph the words "December" and inserting in lieu thereof "June."
Mr. Zednick moved the adoption of the following amendment as a substitute:

Amend by striking in seventh paragraph the word "December" and insert in lieu thereof the word "August."

The substitute amendment was adopted.

On motion of Mr. Timblin, the rules were suspended, the second reading considered the third, and Senate joint resolution No. 15 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McAdie, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Roth, Rotch, Sawycri, Scales, Schuh, Siler, Sims, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—87.

Those voting nay were: Messrs. Rockhill, Winston—2.

Those absent or not voting were: Messrs. Capron, Croft, Hanna, Jarvis, Kelly (Albert A.), Pearsall, Smith (J. H. T.), Smith (Maurice)—8.

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

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

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE CHAMBER,

MR. SPEAKER: Olympia, Wash., March 6, 1915.

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 150 and 234, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted,

R. E. BUCKLIN, Chairman.
FIFTY-FIFTH DAY

THIRD READING OF SENATE BILLS.

Senate bill No. 70, relating to the regulation and licensing the practice of treating the sick.

On motion of Mr. Davis, the third reading of the bill was dispensed with.

On motion of Mr. Davis, the previous question was ordered.

The roll was called, and Senate bill No. 70 passed the House by the following vote: Yeas, 67; nays, 19; absent or not voting, 11.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (Tom), Bucklin, Cameron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gilkey, Halsey, Harris, Hart, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Reeves, Renick, Rohe, Robinson, Roth, Rotch, Sawyer, Scales, Schuh, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—67.


Those absent or not voting were: Messrs. Capron, Jarvis Kelly (Albert A.), Lum (C. E.), McQuesten, Pearsall, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Timblin—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.

Mr. Davis moved that the rules be suspended, and the House immediately reconsider the vote by which Senate bill No. 70 passed the House.

On motion of Mr. Sims, the motion to reconsider was laid on the table.
On motion of Mr. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 50, relating to the practice of modes of treating the sick.

On motion, the third reading of the bill was dispensed with, the roll was called, and Senate bill No. 50 passed the House by the following vote: Yeas, 81, nays, 5; absent or not voting, 11.

Those voting aye were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Schuh, Sims, Sly, Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—81.

Those voting nay were: Messrs. Reeves, Stewart (Z.), Tonkin, Wagner, Wiley—5.

Those absent or not voting were: Messrs. Capron, Comstock, Hastings, Jarvis, Kelly (Albert A.), McQuesten, Scales, Siler, Smith (J. H. T.), Smith (Maurice), 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, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.

The House took a recess to 2:00 p. m.
The speaker called the House to order at 2:00 p.m.
Roll call showed all members present, except Mr. Jarvis.
On motion of Mr. Reed, Senate bills Nos. 300 and 301 were made a special order for Monday, March 8, 1915, at 2:00 p.m.
Mr. Murphine moved that the vote by which substitute House bill No. 16 failed to pass the House on the previous day, be reconsidered.
The motion was lost by a rising vote.

COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, March 6, 1915.

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

Sir: I have the honor to advise you that the governor has today signed substitute House bill No. 13, entitled "An act changing the title of the office of state examiner to state bank examiner."

The governor has also today signed House bill No. 15, entitled "An act relating to trust companies, prohibiting certain acts by directors, officers and agents thereof; fixing penalties and amending section 3353 of Remington & Ballinger's Annotated Codes and Statutes of Washington. (Title 41, section 121, Pierce's Code.)"

The governor has also today signed House bill No. 149, entitled "An act relating to insurance and amending section 6059-23 of Rem. & Bal. Code."

The governor has also today signed House bill No. 244, entitled "An act relating to insurance and amending section 6059-178 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 258, entitled "An act relating to insurance and amending section 6059-100 of Rem. & Bal. Code."

The governor has also today signed House bill No. 21, entitled "An act relating to trust companies, national banks, state banks, amending section 3346 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 86, entitled "An act relating to banks, powers and duties and examinations thereof and amending sections 3292, 3299, 3301, 3308, 3324 and 3343 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Very respectfully,

IRVIN W. ZIEGARUS,
Secretary to the Governor.
House bill No. 166, relating to inheritance tax.

On motion of Mr. Winston, the third reading of the bill was dispensed with, the roll was called, and House bill No. 166 failed to pass the House by the following vote: Yeas, 12; nays, 72; absent or not voting, 13.

Those voting yea were: Messrs. Hanna, Kelly (T. J.), Lane, Lowman, Murphine, Nickle, Perkins, Reeves, Robe, Stewart (Z.), Tonkin, Wagner—12.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hartley, Hawthorne, Heiny, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—72.

Those absent or not voting were: Messrs. Farnsworth, Guie, Hastings, Hill, Jarvis, Manogue, Moll, Morrison, Renick, Rotch, Sims, Smith (Maurice), Webster—13.

House bill No. 215 was passed over temporarily, to retain its place on the calendar.

House bill No. 221, relating to joint ownership of municipal corporations, by cities of the second, third and fourth class.

On motion of Mr. Bucklin, the third reading of the bill was dispensed with, the roll was called, and House bill No. 221 passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown
Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Farnsworth, Guie, Hastings, Hubbell, Jarvis, Manogue, Schuh, Sims, Smith (Maurice), 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. Bucklin, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker called Mr. Davis to the chair.

Mr. Lowman moved that a message which had been sent to the House by the governor be read.

The motion was lost.

There being no objection, the Sub-Committee on Education was allowed to sit during the session.

MESSAGE FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., March 6, 1915.

The Senate has passed Senate bill No. 188, entitled "An act providing for the organization of corporations solely, defining their powers, authorizing them to transact business and hold property in trust for religious denominations, societies or churches;"

Also, Senate bill No. 315, entitled "An act relating to the disposition of bonds forfeited under the laws of this state for the prevention
of cruelty to animals and amending section 3280 of Remington & Bal­
linger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 292, entitled "An act authorizing and pro­
viding for mortgages to be made upon the real estate belonging to the
estates of minors, idiots and insane persons, prescribing the proced­
ure therefor, and declaring the effect thereof;"

Also, engrossed Senate bill No. 281, entitled "An act providing for
the relief of the Wheeler Osgood company, McGoldrick Lumber com­
pany, Union Iron Works, Ludowici-Coladon company, and F. T. Crowe
& Co., for materials furnished the contractor for the administration
building of the Northern Hospital for the Insane, and making appro­
priations therefor."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House
bill No. 269, have compared same with the engrossed bill and find same
correctly enrolled.

Respectfully submitted.

G. DOWE MCQUESTEN, Chairman.

I concur in this report: C. A. Young.

Substitute House bill No. 150, relating to local improve­
ments in cities and towns.

On motion of Mr. Grass, the bill was returned to second read­
ing for the purpose of amendment.

On motion of Mr. Grass, the following amendment was
adopted:

Amend the title, strike the word "and" between the figures 7892-12
and 7892-49 and add the following after the figures 7892-49: "and
7892-6."

On motion of Mr. Grass, the rules were suspended, the second
reading was considered the third, the bill considered engrossed,
and substitute House bill No. 150 passed the House by the fol­
lowing vote: Yeas, 81; nays, 2; absent or not voting, 14.

Those voting yea were: Messrs. Adams, Anderson, Bab­
cock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown
(J. S.), Cameron, Capron, Catlin, Comstock, Crawford, Croft,

Those voting nay were: Messrs. Lum (C. E.), Wiley—2.

Those absent or not voting were: Messrs. Brown (Tom), Bucklin, Hubbell, Jarvis, Kelly (Albert A.), McArdle, Reeves, Renick, Rotch, Sly, Smith (Maurice), Timblin, Zednick, Mr. Speaker—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. Grass, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker announced that he was about to sign House bill No. 269.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 269, entitled “An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways and making an appropriation from the public highway fund for the purpose of maintaining highways that have been established and constructed, and declaring that this act shall take effect immediately.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
House bill No. 274, relating to the appointment of road supervisors.

On motion of Mr. Ginn, the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Ginn, the following amendments were adopted:

Amend line 3 of the printed bill, strike the word “shall” and insert in lieu thereof the word “may.”

Amend line 4 of the printed bill, strike the words “road district” and insert in lieu thereof the word “county.”

Amend line 5 of the printed bill, strike the figure “4” and insert in lieu thereof the word “six.”

On motion of Mr. Ginn, the rules were suspended, the second reading considered the third, and House bill No. 274 was placed on final passage.

On motion of Mr. Ginn, the previous question was ordered.

The speaker announced that House bill 269 had been delivered to the governor by the chief clerk.

The roll was called, and House bill No. 274 failed to pass the House by the following vote: Yeas, 40; nays, 43; absent or not voting, 14.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Boyd, Bradley, Bucklin, Capron, Catlin, Crawford, Duncan, Fleet, Gilkey, Ginn, Grass, Guie, Harris, Hartley, Heinly, Hill, Hogan, Kelly (Albert A.), Kelly (Guy E.), Lowman, Lunn (Walter J.), Manogue, Masterson, McArdle, Mess, Morrison, Pearsall, Rockhill, Scales, Siler, Sly, Smith (J. H. T.), Urquhart, Watt, Webster, Mr. Speaker—40.

Those voting nay were: Messrs. Anderson, Bowman, Brown (J. S.), Cameron, Comstock, Croft, Davis, Farnsworth, Gibson, Hanna, Hart, Hastings, Hawthorne, Hull, Kelly (T. J.), Lane, Long, Lum (C. E.), Marshall, McCoy, McQuesten, Moll, Murphy, Nickle, Olson, Perkins, Reed, Reeves, Robe, Robinson, Roth, Sawyer, Schuh, Stevens, Stratton, Tonkin, Wagner, Weldon, Wiley, Wilson, Winston, Yale, Young—44.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Halsey, Hoff, Hubbell, Jarvis, Renick, Rotch, Sims,
The bill, having failed to receive the constitutional majority, was declared lost.

House bill No. 239, relating to the labeling of cans, etc.

On motion of Mr. Mess, the third reading of the bill was dispensed with, the roll was called and House bill No. 239 passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heimly, Hill, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Adams, Brown (Tom), Grass, Hoff, Hubbell, Jarvis, Lum (C. E.), McCoy, Morrison, Pearsall, Renick, Roth, Rotch, Sims, Smith (Maurice), Timblin, 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. Mess, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

SECOND READING OF BILLS.

House bill No. 276, relating to the protection of fish.

The bill was read the second time by sections.
On motion of Mr. Sims, the following amendments were adopted:

Amend section 2, line 1 of the printed bill, strike the word "gross."
Amend the title, strike the "period," substitute a "comma" and add the words "and declaring that this act shall take effect April 1, 1915."

Mr. Reeves moved the adoption of the following amendment:

Strike section 3.

The amendment was lost.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and House bill No. 276 was placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—85.

Those voting nay were: Messrs. Hanna, Reeves—2.

Those absent or not voting were: Messrs. Brown (Tom), Hill, Hubbell, Jarvis, Lum (C. E.), Scales, Smith (Maurice), Timblin, Urquhart, Zednick—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. Sims, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 236, relating to the validating of certain warrants.

On motion of Mr. Hart, the third reading of the bill was dispensed with, the roll was called and House bill No. 236 passed the House by the following vote: Yeas, 72; nays, 8; absent or not voting, 17.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Guie, Halsey, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hogan, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Rotch, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Gilkey, Hanna, Hull, McQuesten, Reeves, Sawyer, Tonkin, Wiley—8.

Those absent or not voting were: Messrs. Adams, Black, Brown (Tom), Bucklin, Grass, Hartley, Hoff, Hubbell, Jarvis, Lum (C. E.), Murphine, Pearsall, Roth, Sims, Smith (Maurice), Timblin, 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. Hart, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 114, relating to unpaid delinquent taxes.

The bill was read the second time by sections.
On motion of Mr. Winston, the following amendment was adopted:

Amend section 1 of the printed bill, by striking lines 10, 11 and 12 and re-number the subsequent lines.

The bill was passed to third reading and ordered engrossed. House bill No. 154, relating to the county board of equalization.

The bill was read the second time by sections.

On motion of Mr. Stewart (Z.), the following amendment was adopted:

Amend section 1, line 3 of the printed bill after the word "commissioners" insert a comma and insert the words "the county assessor."

Mr. Fleet moved to amend by striking section 3.

The amendment was lost.

On motion of Mr. Stewart (Z.), the rules were suspended, the second reading considered the third, and House bill No. 154 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: Messrs. Adams, Anderson, Babcock, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Rotch, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—81.

Those absent or not voting were: Messrs. Barlow, Berger, Brown (Tom), Ginn, Grass, Hubbell, Jarvis, Lane, Pearsall, Renick, Roth, Scales, Sims, Smith (Maurice), Webster, 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. Stewart (Z.), the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 70, relating to the expenditure of funds for the state college.

The bill was read the second time by sections.

On motion of Mr. Smith (J. H. T.), the following amendments were adopted:

Amend section 1, line 5 of the printed bill, strike the figure "3" and insert in lieu thereof the figure "2."

Amend line 4, of the title, strike the figures "1863" and insert in lieu thereof the figures "1862."

Mr. Watt moved that the rules be suspended, the second reading be considered the third, the bill be considered engrossed and placed on final passage.

Mr. Guie moved that the motion be laid on the table.

The motion to lay on the table was lost.

The motion to suspend the rules prevailed.

On motion of Mr. Fleet, the previous question was ordered.

The roll was called and House bill No. 70 passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rotch, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart,
Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—78.

Those voting nay were: Messrs. Croft, Murphine, Rockhill—3.

Those absent or not voting were: Messrs. Adams, Berger, Brown (Tom), Grass, Hart, Hubbell, Jarvis, Manogue, Morrison, Renick, Roth, Scales, Sims, Smith (Maurice), Timblin, 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. Watt, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House bill No. 162, relating to fire blight in Yakima county.

Mr. Wilson moved to re-refer the bill to the Committee on Appropriations.

The motion was lost.

The bill was read the second time by sections.

Mr. Reeves moved to amend as follows:

Line 2, strike "$1,289.81" and insert "$2,289.81, or so much thereof as may be necessary," and in line 3, after the word "Yakima" add "and Chelan."

The amendment was lost.

On motion of Mr. Sawyer, the rules were suspended, the second reading considered the third, and House bill No. 162 was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 9; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Moll, Murphine, Nickle,
Pearsall, Perkins, Reed, Reeves, Robinson, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Black, Ginn, Lowman, Masterson, Olson, Robe, Rockhill, Tonkin, Wilson—9.

Those absent or not voting were: Messrs. Adams, Berger, Brown (Tom), Grass, Hart, Hubbell, Jarvis, Mess, Morrison, Renick, Roth, Sims, Smith (Maurice), Stevens, Timblin, 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. Sawyer, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 225, relating to fees and compensation of justices of peace.

The bill was read the second time by sections, and, on motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 225 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lancer, Long, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Young, Mr. Speaker—74.
Those absent or not voting were: Messrs. Adams, Berger, Brown (Tom), Farnsworth, Grass, Hart, Hogan, Hubbell, Jarvis, Lowman, Lum (C. E.), McQuesten, Mess, Morrison, Renick, Roth, Rotch, Sims, Smith (Maurice), Timblin, Webster, Yale, Zednick—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. Winston, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 262, relating to wills and settlements of estates.

The bill was read the second time by sections.

On motion of Mr. Winston, the following amendment was adopted:

Amend title by striking the period and inserting "Rem. & Bal. Code."

On motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 262 was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Anderson, Babcock, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—77.

Those absent or not voting were: Messrs. Adams, Barlow, Berger, Halsey, Hart, Hogan, Hubbell, Kelly (Albert A.),
Lowman, McQuesten, Olson, Renick, Roth, Rotch, Sims, Smith (J. H. T.), Smith (Maurice), Timblin, 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. Winston, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Mr. Wilson gave notice that on the next working day of the session he would move for a reconsideration of the vote by which House bill No. 274 failed to pass the House.

House bill No. 263, relating to crimes and punishments.

The bill was read the second time by sections, and, on motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 263 was placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Robinson, Rockhill, Sawyer, Schuh, Siler, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—73.

Those absent or not voting were: Messrs. Adams, Babcock, Berger, Cameron, Hastings, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Lowman, Lum (C. E.), McQuesten, Pearsall, Reed, Renick, Roth, Rotch, Scales, Sims, Smith (J. H. T.), Smith (Maurice), Timblin, Urquhart, Webster—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.

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

The speaker resumed the chair.

House bill No. 264, relating to procedure in civil actions.

The bill was read the second time by sections.

Mr. Reeves moved the adoption of the following amendment:

Amend section 2 by changing comma to a period in line 10 after the word "debtor" and strike balance of section.

The amendment was lost.

On motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 264 was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 2; absent or not voting, 23.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Weldon, Wiley, Winston, Yale, Young, Zednick, Mr. Speaker—72.

Those voting nay were: Messrs. Hanna, Reeves—2.

Those absent or not voting were: Messrs. Adams, Babcock, Berger, Brown (Tom), Crawford, Guie, Hart, Hastings, Hubbell, Hull, Jarvis, Kelly (Guy E.), Lownman, Marshall, Reed, Renick, Roth, Rotch, Sims, Smith (Maurice), Watt, Webster, Wilson—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. Winston, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1915.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 276 and 154, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted,
R. E. BUCKLIN, Chairman.
I concur in this report: A. J. Comstock.

SENATE AMENDMENTS TO HOUSE BILLS.

MESSAGE TO THE HOUSE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 103, entitled "An act relating to public highways, and amending section 5878-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Strike the title and insert the following:

An act relating to public highways, classifying the same, and naming and fixing the routes of certain state roads; amending sections 5878-2 and 5901, Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding new sections to be known as sections 5878-2a, 5878-2b, 5878-2c, 5878-2d, 5878-2e, 5878-2f, 5878-2g, 5901a, 5901b, 5901c, 5901d, 5901e, 5901f, 5901g, 5901h, 5901i, 5901j, 5901k, 5901l, and declaring an emergency.

Strike section 1, and insert in lieu thereof the following:

Section 1. That section 5878-2, Remington & Ballinger's Annotated Codes and Statutes of Washington, be amended to read as follows:

A primary state highway is established as follows:
A highway starting at the international boundary line at Blaine, Washington; thence southerly by the most feasible route through the cities of Bellingham, Mt. Vernon, Everett, Bothell, Seattle, Renton, along the easterly side of the White River valley, through Kent, Auburn, Tacoma, Olympia, Tenino, Centralia, Chehalis, to the southern boundary line of the state at the city of Vancouver, Washington, to be known as the Pacific Highway.
Insert a new section 2, to read as follows:

Section 2. That a new section be added to be known and cited as 5878-2a, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2a. A primary state highway is established as follows: A highway starting from the Pacific Highway at Renton, Washington; thence over the most feasible route through Snoqualmie pass from Snoqualmie pass southeasterly by the most feasible route by way of Easton and Cle Elum to Ellensburg; thence by the most feasible route to the Columbia river near Vantage; thence by the most feasible route to Wenatchee; thence over the most feasible route, through Waterville and Spokane, to the state boundary, which shall be known as the Sunset highway.

Insert a new section 3, to read as follows:

Section 3. That a new section be added to be known and cited as 5878-2b, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2b. A primary state highway is established as follows: A highway connecting with the Sunset Highway at or in the vicinity of the city of Ellensburg; thence by the way of North Yakima, Kennewick, Pasco, Walla Walla, Dayton, crossing the Snake river in the vicinity of Central Ferry, Colfax, Rosalla, Spokane, Deer Park, Loom Lake, Colville, to the international boundary line at Laurier, which shall be known as the Inland Empire Highway.

Insert a new section 4, to read as follows:

Section 4. That a new section be added to be known and cited as 5878-2c, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2c. A primary state highway is established as follows: A highway known as the eastern route of the Inland Empire highway, shall commence at or in the vicinity of the town of Dayton, thence over the most feasible route, though the town of Pomeroy, to the Idaho and Washington state line, where said line crosses the steel bridge known as the Lewiston and Clarkston bridge, and shall be known as the first division of the eastern route.

The second division of the eastern route, shall commence at a point on the Idaho and Washington line where the same crosses the public road known as the Lewiston and Unióntown road; thence over the most feasible route through Pullman, Palouse and Garfield, thence in a northerly direction through Oakesdale, joining the Inland Empire highway at the most practical point to be determined by the highway commissioner.

Insert a new section 5, to read as follows:

Section 5. That a new section be added to be known and cited as 5878-2d, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:
Section 5878-2d. A primary state highway is established as follows: A highway connecting with the Inland Empire highway at Pasco, Washington; thence by the most feasible route through Connell, Ritzville, Sprague, and Cheney, to Spokane, Washington, to be known as the Central Washington highway.

Insert a new section 6, to read as follows:

Section 6. That a new section be added to be known and cited as 5878-2e, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2e. A primary state highway is established as follows: A highway starting at a connection with the Pacific highway at Auburn, Washington; thence along the most feasible route through Enumclaw, following the route of former state road No. 1, to North Yakima, Washington.

At a point in Pierce county where said state road No. 1 leaves the main channel of White river, a branch shall take off which shall follow up the White River valley to a connection at the most practicable point with the Rainier National park.

Another branch shall take off where road No. 1 leaves the American river and shall follow said American river by the most feasible route to a connection with the Rainier National park, this highway and its branches to be known as the McClellan Pass highway.

Insert a new section 7, to read as follows:

Section 7. That a new section be added to be known and cited as 5878-2f, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2f. A primary highway is established as follows: A highway starting from the Pacific highway in the city of Tacoma; running thence southerly by the most feasible route, to or near the town of Elbe, where it will branch, one section connecting with the government road in Rainier National park, at or near Ashford, Pierce county, and the other by the most feasible route through Mineral, Morton, Klickitat, Prairie, Forest, Chehalis, Pe Ell, South Bend, to the ocean beach at Holman, in Pacific county, which shall be known as the National Park highway.

Insert a new section 8, to read as follows:

Section 8. That a new section be added to be known and cited as 5878-2g, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5878-2g. A primary state highway is established as follows: A highway starting from the Pacific highway in Olympia, Washington, combining roads numbers nine (9) and fourteen (14), and completely circling the Olympic peninsula, through the cities of Shelton, Hoodsport, Duckabush, Quilcene, Port Angeles, Hoquiam, Montesano, Elma and McCleary, re-uniting with the Pacific highway at Olympia, which shall be known as the Olympic highway.

22—H
Insert a new section 9, to read as follows:
Section 9. That section 5901, Remington & Ballinger's Codes and Statutes of Washington, be amended to read as follows:
Section 5901. A secondary state highway is established as follows: State road No. 23: This road shall begin at the city of Spokane in Spokane county, and run thence by way of Mead to the town of Newport.

Insert a new section 10, to read as follows:
Section 10. That a new section be added to be known and cited as 5901a, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:
Section 5901a. A secondary state highway is established as follows: State road No. 4, or the Sans Poil-Loomis road: This road shall begin at the mouth of the Sans Poil creek on the Columbia river, and run thence as nearly as practicable over the present road to the city of Republic, in Ferry county, Washington, and thence from said city of Republic over the present traveled road as nearly as may be practicable to the town of Loomis, in Okanogan county, Washington.

Insert a new section 11, to read as follows:
Section 11. That a new section be added to be known and cited as 5901b, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:
Section 5901b. A secondary state highway is established as follows: State road No. 5, or the Cowlitz-Natches road: This road shall begin at Riffe postoffice in Lewis county, thence up the Cowlitz river and its tributaries by way of Kosmos and Randle by the most feasible route to a connection with the McClellan Pass highway.

Insert a new section 12, to read as follows:
Section 12. That a new section be added to be known and cited as 5901c, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:
Section 5901c. A secondary state highway is established as follows: State road No. 22. This road shall begin at Meyers Falls, in Stevens county, and run thence through Kettle Falls, Daisy, Gifford, Cedonia and Hunters to Fruitland; thence through and across the Detillion bridge across the Spokane river to a connection with the Sunset highway at Davenport in Lincoln county.

Insert a new section 13, to read as follows:
Section 13. That a new section be added to be known and cited as 5901d, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:
Section 5901d. A secondary state highway is established as follows: Kettle river extension of State road No. 4. This road shall begin at the city of Republic, in Ferry county, and run thence by the most feasible route to Curlew, in said county; thence by the most feasible route along the east river bank of Kettle river to the international boundary line near the town of Ferry.
Insert a new section 14, to read as follows:

Section 14. That a new section be added to be known and cited as 5901e, Remington & Ballinger’s Annotated Codes and Statutes of Washington, to read as follows:

Section 5901e. A secondary state highway is established as follows: State road No. 8, or the Columbia river road. This road shall begin at the town of Washougal, in Clarke county, Washington, and run thence over the line as surveyed for such state road through Clarke and Skamania counties, and thence over the most practicable route to the town of Goldendale, in Klickitat county.

Insert a new section 15, to read as follows:

Section 15. That a new section be added to be known and cited as 5901f, Remington & Ballinger’s Annotated Codes and Statutes of Washington, to read as follows:

Section 5901f. A secondary state highway is established as follows: North Central highway. This road shall begin at the city of Davenport, in Lincoln county, and run thence southerly and westerly by the most feasible route through Herrington, Odessa, Krupp and Ephrata to a connection with the Sunset highway.

Insert a new section 16, to read as follows:

Section 16. That a new section be added to be known and cited as 5901g, Remington & Ballinger’s Annotated Codes and Statutes of Washington, to read as follows:

Section 5901g. A secondary state highway is established as follows: State road No. 10, or the Wenatchee-Oroville road. This road shall begin at the lower bridge on the Wenatchee river, in Chelan county, Washington, and shall run thence over the present constructed state road to * * * * Maple creek; thence by the most practicable route to the town of Pateros, in Okanogan county; thence over the present constructed county road as nearly as practicable through the towns of Brewster and * * * * Okanogan, and thence by the most practicable route to the north line of Okanogan county, Washington, near the town of Oroville.

Insert a new section 17, to read as follows:

Section 17. That a new section be added to be known and cited as 5901h, Remington & Ballinger’s Annotated Codes and Statutes of Washington, to read as follows:

Section 5901h. A secondary state highway is established as follows: State road No. 11, or the Skagit river road. This road shall begin as Marblemount, in Skagit county, Washington, and shall run thence in a northerly direction up the Skagit river by the most practicable route to make connection with the present wagon road near the mouth of Mill creek; thence by the most practicable route to Barron, in Whatcom county, Washington.
Insert a new section 18, to read as follows:

Section 18. That a new section be added to be known and cited as 5901i, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5901i. A secondary state highway is established as follows: State road No. 12, or the Methow-Barron road. This road shall begin in the county road on the south side of and near the mouth of the Methow river and shall follow as nearly as practicable the present surveyed line for such road * * * * to the twenty-mile post; thence by the most practicable route to the town of Winthrop; thence up the south fork of the Methow river valley and over the summit of the Cascade mountains, by the most practicable route to Barron, in Whatcom county, Washington.

Insert a new section 19, to read as follows:

Section 19. That a new section be added to be known and cited as 5901j, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5901j. A secondary state highway is established as follows: State road No. 19. This road shall begin at the town of Kelso, in Cowlitz county, and run thence by the most feasible route through the towns of Cathlamet and Skamokawa, in Wahkiakum county, to the town as Naselle, in Pacific county; thence by the most feasible route to a connection with the National Park highway.

Insert a new section 20, to read as follows:

Section 20. That a new section be added to be known and cited as 5901k, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5901k. A secondary state highway is established as follows: State road No. 20. This road shall begin at the town of Raymond, in Pacific county, and run thence by the most feasible route to Aberdeen, in Chehalis county.

Insert a new section 21, to read as follows:

Section 21. That a new section be added to be known and cited as 5901l, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

Section 5901l. A secondary state highway is established as follows: State road No. 21. This road shall begin at Kingston, in Kitsap county, with a branch through Port Gamble, and run thence by the most feasible route through Paulsbo and Bremerton to a connection with the Olympic highway between Shelton and Hoodsport in Mason county.

Insert a new section 22, to read as follows:

Section 22. Nothing herein shall be construed to change or vacate any state road or extension of any road established by any act or statute other than sections 5878-2 and 5901 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Insert a new section 23, to read as follows:
Section 23. This act is necessary for the immediate preservation of the public peace, health, or safety, and the support of the state government and its existing public institutions, and shall take effect April 1, 1915.

Mr. Bradley moved that the House refuse to concur in the Senate amendments to House bill No. 103, and a conference committee of three be appointed to confer with a like committee from the Senate thereon.

The motion prevailed, and the speaker appointed as members of such committee Messrs. Bradley, Stewart (G. A.), and Webster.

On motion of Mr. McArdle, the House adjourned to 7 p. m.

EVENING SESSION.

The speaker called the House to order at 7 p. m.

Roll call showed all members present, except Messrs. Boyd, Bradley, Davis, Farnsworth, Fleet, Hart, Hubbell, Jarvis, Lunn, Reeves, Renick, Rotch, Sawyer, Smith (Maurice) and Timblin, of whom Messrs. Rotch, Sawyer and Smith (Maurice) were excused.

The House resumed the second reading of bills.

House bill No. 268, providing for physical examinations in actions to recover damages.

The bill was read the second time by sections, and, on motion of Mr. Winston, the rules were suspended, the second reading considered the third, and House bill No. 268 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 6; absent or not voting, 21.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bowman, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Kelly (Albert A.),
Those voting nay were: Messrs. Lane, Long, Murphine, Olson, Reeves, Robe—6.

Those absent or not voting were: Messrs. Adams, Babcock, Berger, Boyd, Davis, Farnsworth, Fleet, Hart, Hubbell, Jarvis, Lunn (Walter J.), Pearsall, Reed, Renick, Rotch, Sawyer, Sims, Smith (Maurice), Stewart (Z.), Webster—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. Winston, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 205, relating to education.

The bill was read the second time by sections and passed to third reading.

House bill No. 195, relating to the taking of school census.

The bill was read the second time by sections.

Mr. Lowman moved the adoption of the following amendment:

Strike section 1.

Mr. Yale moved the adoption of the following substitute amendment:

Section 1, line 11, after “follow” add a comma and insert the words “if any.”

The substitute amendment was lost.

Mr. Lowman withdrew his amendment.

The speaker announced that he was about to sign substitute House bill No. 121.
On motion of Mr. McQuesten, the following amendment was adopted:

In section 1, line 10 of the printed bill, after the last word in said line, the same being "school," insert the following: "and over sixteen years of age."

The bill was passed to third reading and ordered engrossed.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, a majority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 209, entitled "An act fixing the salary of the attorney general," 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: W. G. Duncan, J. S. Brown, F. D. Yale, R. E. Bucklin, John W. Hanna, C. E. Lum, Geo. B. Webster.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1915.

Mr. Speaker:

We, a minority of your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 209, entitled "An act fixing the salary of 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.

C. D. Babcock, Chairman.


The bill was read the second time by sections and was passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 4, 1915.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House bill No. 177, 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, as amended.

Amend section 1 of the printed bill, by striking line 48.
Amend section 1 of the printed bill, by striking, in line 55, the words "the total amount of the assessments," and inserting in lieu thereof the words "the actual value of the property."

Z. Stewart, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House bill No. 177, entitled "An act relating to revenue and taxation and amending section 9098 of Remington and Bailinger'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.

We concur in this report: E. W. Wagner, J. S. Brown, Alex M. Winston (as to a part).

The bill was read the second time by sections.

The committee amendment to section 1, line 1, striking line 48, was adopted.

The committee amendment, striking line 55 of section 1, was lost.

Mr. Wagner moved the adoption of the following amendment:

Amend section 1, by striking lines 6 to 21, inclusive.

On motion of Mr. Kelly (Guy E.), the previous question was ordered.

The amendment was lost.

Mr. Wagner moved the adoption of the following amendment:

Amend section 1, by striking therefrom lines 27 to 48, inclusive.

On motion of Mr. Kelly (Guy E.), the previous question was ordered.

The amendment was lost.

Mr. Bucklin moved the adoption of the following amendment:

Strike that portion of section 1, beginning with the word "also," in line 15, and ending with word "profit" in line 21.
The amendment was lost.
Mr. Fleet moved the adoption of the following amendment:
   In line 23 of the printed bill, after the word "corporation" add the
   words "or authorized fire department of any municipal corporation."
   On motion of Mr. Manogue, the previous question was ordered.
   The amendment was lost.
Mr. Grass moved the adoption of the following amendment:
   Amend section 1, line 18, by striking words "benevolent, protec-
   tive or social."
   On motion of Mr. Zednick, the previous question was ordered.
   The amendment was lost.
Mr. Grass moved the adoption of the following amendment:
   By inserting after word "religious" the following: "or fraternal."
   On motion of Mr. Hull, the previous question was ordered.
   The amendment was lost.
Mr. Reeves moved that the House adjourn.
   The motion was lost.
   The speaker resumed the chair.
   On motion of Mr. Wilson, the rules were suspended, the sec-
   ond reading considered the third, and House bill No. 177 was
   placed on final passage, and passed the House by the following
   vote: Yeas, 63; nays, 21; absent or not voting, 18.
   Those voting yea were: Messrs. Anderson, Barlow, Berger,
   Black, Bradley, Brown (Tom), Capron, Catlin, Comstock, Davis,
   Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Harris,
   Hastings, Hawthorne, Heimly, Hill, Hoff, Hogan, Hubbell,
   Hull, Kelly (Albert A.), Kelly (Guy E.), Lane, Lowman, Mano-
   gue, Masterson, McArdle, McCoy, McQuesten, Mess, Moll,
   Morrison, Murphine, Pearsall, Reeves, Robe, Robinson, Roth,
   Sawyer, Scales, Schuh, Siler, Sly, Stevens, Stewart (G. A.),
   Stewart (Z.), Stratton, Timblin, Watt, Weldon, Wiley, Wilson,
   Winston, Yale, Young, Zednick, Mr. Speaker—63.
   Those voting nay were: Messrs. Babcock, Bowman, Brown
   (J. S.), Bucklin, Cameron, Crawford, Croft, Grass, Hanna,
   Kelly (T. J.), Long, Nickle, Olson, Perkins, Reed, Rockhill,
Those absent or not voting were: Messrs. Adams, Boyd, Guie, Hart, Hartley, Jarvis, Lum (C. E.), Lunn (Walter J.), Marshall, Renick, Rotch, Sims, Smith (Maurice)—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. Wilson, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1915.

Mr. Speaker:

The Senate has concurred in the House amendments to engrossed Senate bill No. 70, entitled “An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicine, etc;”

Also, the president has appointed Senators Nichols, McGuire and Metcalf as members of the conference committee on Senate amendments to House bill No. 103, entitled “An act relating to public highways and amending section 2 of chapter 65 of the Laws of 1913;”

Also, the Senate has passed engrossed Senate bill No. 312, entitled “An act relating to aliens carrying or possessing firearms, issuance of search warrants authorizing officers to search places for firearms carried or possessed in violation thereof, the confiscation of firearms carried in violation thereof and affixing penalties for the violation thereof;”

Also, Senate bill No. 302, entitled “An act authorizing the adoption and change of name of children and amending section 1696 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”

Also, engrossed Senate bill No. 348, entitled “An act relating to notice of redemption from sales of real estate, amending section 599 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”

Also, engrossed Senate bill No. 392, entitled “An act relating to hours of labor on public works, and amending section 6572 of Remington & Ballinger’s Annotated Codes and Statutes of Washington;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

There being no objection, the Committee on Education was permitted to sit during the session.
REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 19, 1915.

MR. SPEAKER:

We, your Committee on Pure Food and Drugs, to whom was referred House bill No. 135, entitled "An act relating to drugs and medicines, regulating the practice of pharmacy, repealing chapter 121 of the Laws of 1899, and all acts amendatory thereof and supplementary thereto, and prescribing penalties for violating the provisions hereof," 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:

Section 1, line 1 of printed bill, after the word "members," insert "Two of which shall be the dean of the college of pharmacy of the University of Washington, and the head of the department of pharmacy of the State college of Washington, the other three members."

Section 5, line 1, by striking comma after the word "drugs" and insert in lieu thereof "or." In line 2, strike the comma after "medicines" and also the words "poisons, chemicals, or any compositions or combinations thereof."

Section 11, line 4, insert the word "practical" between the words "years" and "experience."

Line 4, after the word "experience" add "if graduates of a two (2) years' course, or one (1) year's practical experience, if graduates of a four (4) years' course."

Line 7, strike period at end of line and insert a colon and add "Provided further, That this section shall not apply until July 15th, 1917, to registered apprentices so registered prior to the date this act goes into effect."

Line 11, strike the words "two (2) years" and insert in lieu thereof the words "the practical."

Section 14, line 3, strike the comma between the words "ointment" and "preparation" and insert in lieu thereof the word "or."

Line 3, strike the words "or appliance."

Line 4, strike the comma after the word "disease" and insert in lieu thereof a period.

Line 4, strike the words "injury or deformity."

Section 21, line 22, insert a period after the word "misdemeanor" and strike the remainder of the section.

GEO. H. WATT, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.
On motion of Mr. Watt, the following amendment was adopted:

In section 2, line 3 of the printed bill, strike the word "the" before "vacancy" and insert in lieu thereof "any" and strike the word "annually" in the same line.

Mr. Lane moved the adoption of the following amendment:
Strike out section 6.

The amendment was lost.

On motion of Mr. Hill, the following amendment was adopted:

In section 7, line 2, strike the words "one hundred fifty dollars," and insert in lieu thereof "seventy-five dollars."

Mr. Winston moved that the bill be indefinitely postponed.

On motion of Mr. Comstock, the previous question was ordered.

On a division of the House, the speaker declared the vote a tie.

On demand of Mr. Watt, the roll was called, and the motion to indefinitely postpone was carried by the following vote: Yeas, 40; nays, 32; absent or not voting, 25.

Those voting yea were: Messrs. Berger, Bowman, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Grass, Hawthorne, Heinly, Hoff, Kelly (Guy E.), Lane, Lowman, Lum (C. E.), Manogue, Masterson, McArdle, Mess, Moll, Murphine, Nickle, Pearsall, Robe, Robinson, Rockhill, Roth, Schuh, Siler, Stewart (G. A.), Webster, Winston, Yale, Young, Mr. Speaker—40.


Those absent or not voting were: Messrs. Adams, Barlow, Boyd, Brown (Tom), Capron, Fleet, Ginn, Guic, Hart, Hull, Jarvis, Kelly (Albert A.), Lunn (Walter J.), McQuesten, Mor-
rison, Renick, Rotch, Scales, Sims, Sly, Smith (Maurice), Stewart (Z.), Timblin, Urquhart, Zednick—25.

House bill No. 193, relating to the public health.
The bill was read the second time by sections.
On motion of Mr. Capron, the following amendments were adopted:

Amend section 29, line 4, strike the “.” and insert a “;” and the words “Provided, That the provisions of this act shall not apply to any water supply supplying water to less than twenty-five individuals.”
In section 25, line 4, insert after the word “citizen” the words “other than first class.”

On motion of Mr. Capron, the rules were suspended, the second reading considered the third, and House bill No. 193 was placed on final passage, and passed the House by the following vote: Yeas, 65; nays, 7; absent or not voting, 25.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Bradley, Brown (J. S.), Bucklin, Capron, Comstock, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly; Hill, Hogan, Hubbell, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—65.

Those voting nay were: Messrs. Anderson, Catlin, Croft, Hoff, Mess, Tonkin, Webster—7.

Those absent or not voting were: Messrs. Adams, Bowman, Boyd, Brown (Tom), Cameron, Crawford, Gilkey, Hart, Hull, Jarvis, Kelly (Albert A.), Lunn (Walter J.), Manogue, McArdle, McCoy, McQuesten, Reed, Renick, Rotch, Scales, Sims, Smith (Maurice), Stewart (Z.), Timblin, Zednick—25.

The bill, having received the 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. Capron, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 6, 1915.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 70, 262, 195 and 177, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted, R. E. Bucklin, Chairman.
I concur in this report: A. J. Comstock.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 6, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred substitute House bill No. 121, have compared same with the engrossed bill and find same correctly enrolled.

Respectfully submitted, G. Dowe McQuesten, Chairman.
I concur in this report: J. M. Hogan.

House bill No. 201, relating to diking districts.
The bill was read the second time by sections, and, on motion of Mr. Robinson, the rules were suspended, the second reading considered the third, and House bill No. 201 was placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 2; absent or not voting, 24.

Those voting nay were: Messrs. Bradley, Gibson—2.

Those absent or not voting were: Adams, Bowman, Boyd, Brown (Tom), Cameron, Hart, Hull, Jarvis, Kelly (Albert A.), Lunn (Walter J.), McArble, McQuesten, Mess, Morrison, Reed, Reeves, Renick, Rotch, Scales, Sims, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Timblin, Webster—25.

The bill, having received the 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. Robinson, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Substitute House bill No. 83, relating to hotels, etc.

Mr. Murphine moved that the bill be indefinitely postponed. The motion was lost.

The bill was read the second time by sections.

Mr. Murphine moved the adoption of the following amendment:

Strike the word "five" in line 4, section 1, and substitute in lieu thereof the word "ten."

The amendment was lost.

On motion of Mr. Croft, the following amendment was adopted:

Amend section 2, line 4 of the printed bill, after "therewith," insert a new sentence to read as follows: "Said hall to contain adequate lights which must be kept burning from darkness to daylight."

On motion of Mr. Heinly, the following amendments were adopted:

Amend section 1, by striking all matter after "section 1" and insert in lieu thereof the following: "That section 6030 of Rem. & Bal. Code be amended to read as follows:"

Amend section 2, strike in line 1 all words after "section" and insert "6031, Rem. & Bal. Code be amended to read as follows:"

Amend section 2, line 2, of the printed bill, strike the figure "2" and insert in lieu thereof the figures "6031."
Amend section 3, line 1, of the printed bill, strike all after the word "section" and insert the following: "6032, Rem. & Bal. Code be amended to read as follows:"

Amend section 3, line 2, of the printed bill, strike the figure "3" and insert in lieu thereof the figures "6032."

Amend section 4, line 1, of the printed bill, strike all after the word "section" and insert in lieu thereof the following: "6034, Rem. & Bal. Code be amended to read as follows:

Amend section 4, line 2, of the printed bill, strike the figure "4" and insert in lieu thereof the figures "6034."

Amend section 5, line 1, of the printed bill, strike all after the word "section" and insert in lieu thereof the following: "6035, Rem. & Bal. Code, be amended to read as follows:

Amend section 5, line 2, of the printed bill, strike the figure "6" and insert in lieu thereof the figures "6035."

Amend section 7, line 1, of the printed bill, strike all after the word "section" and insert in lieu thereof the following: "6038, Rem. & Bal. Code, be amended to read as follows:

Amend section 7, line 2, of the printed bill, strike the figure "9" and insert in lieu thereof the figures "6038."

Amend section 8, line 1, of the printed bill, strike all after the word "section" and insert in lieu thereof the following: "6048 of Rem. & Bal. Code be amended to read as follows:"

Amend section 8, line 2, of the printed bill, strike the figures "19" and insert in lieu thereof "6048."

Make "section "7" of the printed bill read section "6" and section "8" read section "7."

Amend the title, strike all after the word "sections" in line 4 of the printed bill, and insert in lieu thereof the following: "6030, 6031, 6032, 6034, 6035, 6038, 6048 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Mr. Weldon moved the adoption of the following amendment:

Amend section 4, lines 3 and 4, by inserting a comma (,) after "bedrooms," line 3, and strike "its or their ringing," line 4, and insert instead, the words "the ringing thereof."

The amendment was lost.

Mr. Croft moved the adoption of the following amendment:

Section 5, strike all matter in line 3 from word "it" to and including the word "hotel" in line 5.

The amendment was lost.

On motion of Mr. Farnsworth, the following amendment was adopted:

Strike section 6.
Mr. Murphine moved the adoption of the following amendment:

Section 7, insert after the word "whenever" in line 2 the words "known to the proprietor."

The amendment was lost.

The speaker called Mr. McCoy to the chair.

On motion of Mr. Young the following amendment was adopted:

Section 4, line 3, after the word "diameter" insert "controlled by automatic switches."

The bill was passed to third reading and ordered engrossed.

The speaker resumed the chair.

Mr. Winston moved that the House adjourn.

The motion was lost.

House bill No. 204, relating to convict labor on public roads.

The bill was read the second time by sections, and, on motion of Mr. Sly, the rules were suspended, the second reading considered the third, and House bill No. 204 was placed on final passage, and passed the House by the following vote: Yeas, 53; nays, 25; absent or not voting, 19.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Comstock, Crawford, Davis, Fleet, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Kelly (Albert A.), Kelly (T. J.), Lowman, Marshall, McArdle, McCoy, Mess, Morrison, Pearsall, Roth, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Wagner, Webster, Wilson, Winston, Young, Zednick, Mr. Speaker—53.

Those voting nay were: Messrs. Black, Catlin, Croft, Duncan, Farnsworth, Gibson, Hoff, Kelly (Guy E.), Lane, Long, Masterson, McQuesten, Moll, Murphine, Olson, Perkins, Reeves, Robe, Robinson, Rockhill, Schuh, Stratton, Watt, Weldon, Wiley—25.

Those absent or not voting were: Messrs. Anderson, Bowman, Boyd, Capron, Grass, Hart, Hastings, Hull, Jarvis, Lum
The bill, having received the 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. McArdle moved that the House adjourn.

The motion was lost.

Mr. Hanna gave notice that he would, on the next working day, move for a reconsideration of the vote by which substitute House bill No. 204 passed the House.

Mr. McArdle moved that the rules be suspended for the purpose of reconsidering the vote by which substitute House bill No. 204 passed the House.

The motion prevailed.

Mr. McArdle moved that the House reconsider the vote by which substitute House bill No. 204 passed the House.

The motion was lost.

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

Mr. Reeves moved that the rules be suspended for the purpose of considering House bill No. 214.

The motion was lost.

CALL OF THE HOUSE.

Mr. Murphine demanded a call of the House.

The roll was called under the call of the House, and the following absentees were noted: Messrs. Bowman, Boyd, Capron, Grass, Hart, Hastings, Hull, Jarvis, Lum (C. E.), Lunn (Walter J.), Reed, Renick, Rotch, Smith (Maurice), of whom Messrs. Bowman, Boyd, Renick, Rotch and Smith were excused.

Mr. Lowman 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.

House bill No. 224, relating to public printing.
The bill was read the second time by sections.

Mr. Bradley moved that the rules be suspended, the second reading considered the third, and House bill No. 224 be placed on final passage.

Mr. Guie moved to lay the motion on the table.
The motion to lay on the table was lost.
The motion to suspend the rules was lost.
The bill was passed to third reading and ordered engrossed.

House bill No. 35, relating to revenue and taxation.

Mr. Winston moved to lay the bill on the table.
The motion was lost.

Mr. Lane moved that the bill be indefinitely postponed.
The motion was lost.

On motion of Mr. Barlow, the House adjourned until 11:00 a.m., March 8, 1915.

C. R. MAYBURY, W. W. CONNER,
Chief Clerk. Speaker.

FIFTY-SEVENTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, MARCH 8, 1915.

The speaker called the House to order at 11 a.m.
Roll call showed all members present.
Prayer was offered by Rev. Henry S. Champie, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.
COMMUNICATION FROM THE SECRETARY OF THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 8, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 199, entitled "An act relating to the entry of default judgments by justices of the peace and amending section 1858 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 126, entitled "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."

The governor has also today signed House bill No. 187, entitled "An act relating to costs in justice courts and amending section 1862 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 113, entitled "An act relating to the powers and duties of school directors and amending section 4481 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 157, entitled "An act relating to the commencement of civil actions in the superior courts and amending section 228 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The governor has also today signed House bill No. 153, entitled "An act relating to the management, control and disposition of property belonging to absentees.

Very respectfully,

IRVIN W. ZIEGARUS,
Secretary to the Governor.

RESOLUTION.

By the Committee on Rules and Order:

Resolved, That rules 34, 52 and 16 be suspended and the following be the rule for balance of session:

Rule 34. When a vote on the final passage of the bills has once been taken and decided in the affirmative or negative, it shall be in order for any member of the prevailing side to move for a reconsideration thereof on the same day only, 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.

Rule 52, by adding: "Provided, That the Committee on Rules and Order may sit at any time."

Rule 16. No member shall speak more than once on the same question without leave of the House, except the chairman of the com-
mittee or the mover of the question, who may close the debate. Provided, No member shall speak more than three minutes without the consent of the House.

On motion of Mr. Guie, the resolution was adopted.

Mr. Murphine raised the point of order that a day's notice had not been given.

The speaker declared that the resolution was to suspend the rules, and that, therefore, the point of order was not well taken.

RESOLUTION.

By the Committee on Rules and Order:

Resolved, That the speaker transmit to the state auditor the telegram dated San Diego, California, March 5, 1915, received by him from Gwin Hicks, the Washington resident commissioner at San Diego exposition, respecting the State of Washington's alleged depleted fund and alleged lack of exhibits at said fair; and that the auditor be and he is hereby requested to make such investigation and take such action as he may deem proper in the premises, and that he report the results of his investigation to this House.

On motion of Mr. Guie, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1915.

Mr. Speaker:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred engrossed Senate bill No. 96, entitled "An act for the regulation of the practice of midwifery and providing for the examination and licensing of applicants and providing penalties for the violation of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

V. J. Capron, Chairman.

We concur in this report: W. E. Gibson, Fred W. Hastings, A. H. Moll, C. G. Black, Ben Hill.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate joint resolution No. 16, "Authorizing the introduction of an act dedicating to the public for use as a public highway a strip of land twenty (20) feet in width off the north side of the northwest quarter of section five (5), township eighteen (18), north of range five (5) east:
of the Willamette Meridian, and providing for its reversion to the state in case of non-user," 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 5, 1915.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred Senate joint resolution No. 12, entitled "Directing secretary of state to distribute, postage free, to the residents of the State of Washington, copies of report of special joint committee on rural credits and agricultural cooperation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. S. SILER, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1915.

Mr. Speaker:

We, your Committee on Harbors and Waterways, to whom was referred Senate bill No. 58, entitled "An act relating to special assessments upon harbor area leasehold interests in 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.

Geo. B. Webster, Chairman.

We concur in this report: C. S. Barlow, Stephen A. Hull, John C. Crawford, Dan Pearsall, C. A. Young.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 207, entitled "An act relating to the construction of sidewalks in cities and towns of the third or fourth class and providing for the payment of the cost 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. A. Hart, Chairman.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred Senate bill No. 364, entitled "An act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purposes, amending sections 4, 5, 8, 13 and 17, and repealing section 25 of and adding sections 12½, 21½ and 24½ to chapter 74 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.

GEO. McCOY, Chairman.


Mr. Speaker:

We, your Committee on Railroads, to whom was referred engrossed Senate bill No. 258, entitled "An act relating to the suspension by the public service commission of increase in rates by public service companies and amending section 8626-82 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.

ELMER E. HALSEY, Chairman.


I do not concur: E. H. Guie.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 224 and 83, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted. R. E. BUCKLIN, Chairman.

I concur in this report: A. J. Comstock.

Senate bill No. 252: Do pass as amended.

House bill No. 222: Majority, do not pass; minority, do pass.

Engrossed Senate bill No. 309: Majority, do pass; minority, do not pass.
REPORTS OF CONFERENCE COMMITTEES.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred House bill No. 110, entitled "An act relating to the sale and labeling of seeds and amending sections 3055 and 3056 of Remington & Ballinger's Annotated Codes and Statutes of the State 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.


Mr. Siler moved that the committee be given the power of free conference.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1915.

MR. SPEAKER:

The Senate has passed engrossed Senate bill No. 395, entitled "An act relating to accrediting of institutions;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House bill No. 110, entitled "An act relating to the sale and labeling of seeds and amending sections 3055 and 3056 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," beg to report as follows:

That the House do not concur in the Senate amendments;
That the House adopt the following committee amendments:
In section 1, line 3 of the printed bill, strike all of the section after "Section 3055," and insert in lieu thereof the following: "Any person, firm or corporation who shall sell or offer for sale within this state any vegetable seed the germinable viability of which shall be less than two-thirds of the percentage standard of germination for such seed as herein provided, shall be guilty of a misdemeanor."
After section 2, add a new section to read as follows:

"Sec. 3. The percentage standard of germination of vegetable seed for this state shall be as follows: Beans, peas, beets, turnips, rutabaga, cabbage, cauliflower, onion, leek, tomato, lettuce, radish and cucumber, melon, squash and other cucurbits, ninety per cent; celery, carrot, parsley, parsnip and all other vegetable seed, seventy-five per cent.

Your committee recommends that the two houses adopts these recommendations.


On motion of Mr. Siler, the report of the free conference committee on House bill No. 110 was adopted by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masta­erson, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—89.

Those absent or not voting were: Messrs. Brown (Tom), Hastings, McArdle, McCoy, Roth, Sims, Stevens, Webster—8.

FIRST READING OF SENATE BILLS.

Senate bill No. 188, by Senators Hutchinson and Phipps: An act providing for the organization of corporations sole, defining their powers, authorizing them to transact business and hold property in trust for religious denominations, societies or churches.

Referred to Committee on Judiciary.
Engrossed Senate bill No. 281, by Senator Chase (by request): An act providing for the relief of the Wheeler Osgood Company, McGoldrick Lumber Company, Union Iron Works, Ludowici-Coladon Company, F. T. Crowe & Company, for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, and making appropriations therefor.

Referred to Committee on Appropriations.

Senate bill No. 292, by Senator Palmer: An act authorizing and providing for mortgages to be made upon the real estate belonging to the estates of minors, idiots and insane persons, prescribing the procedure therefor, and declaring the effect thereof.

Referred to Committee on Judiciary.

Senate bill No. 302, by Judiciary Committee: An act authorizing the adoption and change of name of children, and amending section 1696 of Rem. & Bal. Code.

Referred to Committee on Judiciary.

Engrossed Senate bill No. 312, by Senator Palmer: An act relating to aliens carrying or possessing firearms, issuance of search warrants authorizing officers to search places for firearms carried or possessed in violation thereof, the confiscation of firearms carried in violation thereof and affixing penalties for the violation thereof.

Referred to Committee on Game and Game Fish.

Senate bill No. 315, by Judiciary Committee (not unanimous): An act relating to the disposition of bonds forfeited under the laws of this state for the prevention of cruelty to animals and amending section 3280 of Rem. & Bal. Code.

Referred to Committee on Judiciary.


Referred to Committee on Judiciary.
Engrossed Senate bill No. 392, by Committee on Municipal Corporations: An act relating to hours of labor on public works, and amending section 6572 of Rem. & Bal. Code.

Referred to Committee on Roads and Bridges.

Engrossed Senate bill No. 395, by Committee on Education: An act relating to accrediting of institutions.

Referred to Committee on Education.

THIRD READING OF BILLS.

Substitute House bill No. 83, relating to hotels and lodging houses.

On motion of Mr. Gilkey, the third reading of the bill was dispensed with, the roll was called, and substitute House bill No. 83 passed the House by the following vote: Yeas, 69; nays, 21; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Marshall, Masterson, McCoy, McQuesten, Moll, Morrison, Nickle, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Weldon, Wiley, Wilson, Winston, Young, Mr. Speaker—69.

Those voting nay were: Messrs. Brown (J. S.), Comstock, Gibson, Halsey, Jarvis, Lowman, Lunn (Walter J.), Manogue, Mess, Murphine, Olson, Reeves, Robe, Roth, Rotch, Smith (J. H. T.), Tonkin, Urquhart, Wagner, Yale, Zednick—21.

Those absent or not voting were: Messrs. Brown (Tom), Hull, Lum (C. E.), McArdle, Sims, Watt, Webster—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. Gilkey, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 166, relating to the classification and selection of state lands.

On motion of Mr. Reed, the bill was returned to second reading for the purpose of amendment.

Mr. Reed moved that the committee amendment as follows, previously adopted by the House, be reconsidered:

At the end of section 1 add the following: "provided that such of said lands as contains one million feet or more of timber to the quarter section, shall never be sold, encumbered or otherwise disposed of excepting by and with the consent of the board of regents of the University of Washington."

The motion prevailed.

On motion of Mr. Farnsworth, the previous question was ordered.

The amendment was lost.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, and Senate bill No. 166 was placed on final passage, and passed the House by the following vote: Yeas, 86; nays, 7; absent or not voting, 4.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—86.
Those voting nay were: Messrs. Grass, Hastings, Lane, McQuesten, Murphine, Robe, Roth—7.

Those absent or not voting were: Messrs. Renick, Sims, Watt, Webster—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. Reed, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 105, entitled "An act relating to state roads, providing a tax therefor, and amending section 5898 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

Page 1, section 1, line 11 of the printed bill, being page 1, section 1, line 17, engrossed bill, strike the word "ten" inserting in lieu thereof the words "seven and one-half;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. McArdle, the House concurred in the Senate amendments to House bill No. 105 by the following vote: Yeas, 87; nays, 1; Absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall,
Voting nay: Mr. Hawthorne—1.

Those absent or not voting were: Messrs. Berger, Bowman, Hastings, Hogan, Lunn (Walter J.), Reeves, Sims, Watt, Webster—9.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 109, entitled "An act authorizing cities and towns to purchase, lease, or otherwise acquire water or water-rights for irrigation and domestic purposes, to construct or otherwise acquire systems and means of distribution thereof, to levy and collect special assessments and taxes, etc.," with the following amendments:

In the title, strike the comma following the word "Washington," insert in lieu thereof a period and strike remainder of the title.

Strike section 8.

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Sawyer, the House concurred in the Senate amendments to House bill No. 109 by the following vote:

Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales,
 Those absent or not voting were: Messrs. Farnsworth, Hanna, Hull, Marshall, Sims, Timblin, Watt, Webster—8.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 40, entitled "An act relating to insane aliens, providing for their deportation, and making an appropriation, etc.," with the following amendments:

In the title strike all after the word "therefor."

Strike section 3.

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the House concurred in the Senate amendments to House bill No. 40 by the following vote:

YeaS, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker,—87.

Those absent or not voting were: Messrs. Capron, Farnsworth, Hull, Marshall, Mess, Roth, Sims, Urquhart, Watt, Webster—10.
MR. SPEAKER:

The Senate has passed engrossed House bill No. 74, entitled "An act relating to horticultural plants and products and the protection thereof, etc.," with the following amendments:

In line 14, of title of original bill, strike the abbreviation "Rem. & Bal. Code" and insert in lieu thereof the following "Remington & Ballinger's Annotated Codes and Statutes of Washington."

In section 2, line 26 of the printed bill, the same being in section 2, lines 18 and 19 of page 3 of the original bill, strike the comma (,) after the word "inspectors" and substitute a period; also strike the entire notation within parenthesis.

In section 2, line 22, of page 4 of the original bill, after the word "fruit," strike the typographical error written "trees" and insert in lieu thereof the word "trees."

In section 3, line 2 of the engrossed bill, strike the word "of" and insert in lieu thereof the word "or."

In section 5, line 31 of page 7 of the original bill, strike the typographical error written "Bordeaux" and insert in lieu thereof the word "Bordeaux."

In section 7, line 7 of page 9 of the original bill, strike the typographical error written "mixture" to read "mixture."

In section 7, line 9, of page 9 of the original bill, strike the word "infect" and substitute in lieu thereof the word "infest."

In section 8, line 17, page 10 of the original bill, strike the typographical error written "effect" and substitute in lieu thereof the word "affect."

In section 10, line 15 of page 12 of the original bill, strike the typographical error written "certainty" and substitute in lieu thereof the word "certainly."

In section 10, line 18, of page 12 of the original bill, after the word "destroyed" insert the following: "is disinfected or destroyed."

In section 10, line 2, of page 13 of the original bill, after the word "premises" insert the words "or property."

In section 10, line 16, of page 13 of the original bill, strike the typographical error written "beglect" and insert in lieu thereof the word "neglect."

In section 10, line 25, of page 13 of the original bill, strike the typographical error written "sny" and substitute in lieu thereof the word "any."

In section 13, line 11, of page 18 of the original bill, strike the abbreviation "Rem. & Bal. Code" and substitute in lieu thereof the following: "Remington & Ballinger's Annotated Codes and Statutes of Washington."

In section 14, line 11, of page 19 of the original bill, after the word "claim" insert the word "shall."
In section 14, line 14, of page 21 of the original bill, strike the word "or" and substitute in lieu thereof the word "of."

In section 14, line 7, of page 22 of the original bill, strike the word "or" and substitute in lieu thereof the word "of."

In section 16, line 6, of page 23 of the original bill, strike the typographical error written "falseley" and substitute in lieu thereof the word "falsely."

In section 16, line 26, of page 23 of the original bill, after the word "therein," insert the word "either."

At the end of section 16, in both printed and original bills, add the following new sentence: "Provided, That nothing in this section shall be construed to apply to canned or dried fruit."

In section 18, line 2 of the printed bill, the same being section 18, line 10, of page 25 of the original bill, after the word "from" insert the word "bacterially."

In section 19, line 1 of the printed bill, the same being section 19, line 1 of the original bill, after the word "duty," insert the following: "of the proper state officials."

In section 19, line 5 of the printed bill, the same being section 19, line 8 of the original bill, between the words "such" and "county," appearing the first time in the line, insert the word "state."

In section 19, line 7 of the printed bill, the same being section 19, line 11 of the original bill, strike the word "of" which appears the first time in the line.

In section 25, line 3 of printed bill, the same being section 25, line 5 of original bill, after the word "point," insert the following: "without the state to a point."

In section 33, last line of original bill, strike the typographical error written "midemeanor" and substitute in lieu thereof the word "misdemeanor."

In section 33, page 34, line 7 of the engrossed bill, the same being section 33, line 6 of the printed bill, strike the words "be guilty of" and substitute therefor the word "constitute."

In section 34, line 7 of original bill, strike the abbreviation "Rem. & Bal. Code" and substitute in lieu thereof the following: "Remington & Ballinger’s Annotated Codes and Statutes of Washington."

In title strike words "and declaring this act shall take effect immediately."

Strike section 35.

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Kelly (A. A.), moved that the House do not concur in the Senate amendments to House bill No. 74, and that a conference committee be appointed.

23—H
The motion prevailed, and the speaker appointed as members of such committee, Messrs. Kelly (A. A.), Davis and Hubbell.

The speaker called Mr. Davis to the chair.

The House resumed the third reading of bills.

Senate bill No. 37, relating to Chehalis county court.

The speaker resumed the chair.

On motion of Mr. Pearsall, the third reading of the bill was dispensed with.

On motion of Mr. Babcock, the previous question was ordered.

The roll was called on Senate bill No. 37, with the following result: Yeas, 48; nays, 41; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bradley, Cameron, Capron, Catlin, Crawford, Croft, Davis, Ginn, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Hogan, Kelly (T. J.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Olson, Pearsall, Reed, Renick, Rockhill, Roth, Rotch, Schuh, Sims, Sly, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Webster, Weldon, Winston, Young, Zednick, Mr. Speaker—48.

Those voting nay were: Messrs. Adams, Bowman, Boyd, Brown (J. S.), Bucklin, Duncan, Farnsworth, Fleet, Gibson, Grass, Guie, Hanna, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Morrison, Murphine, Perkins, Reeves, Robe, Robinson, Sawyer, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Wiley, Wilson, Yale—41.

Those absent or not voting were: Messrs. Brown (Tom), Comstock, Gilkey, Heinly, Hill, Nickle, Tonkin, Watt—8.

The speaker announced that the bill, having received the constitutional majority, had passed the House.

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 8, 1915.

MR. SPEAKER:

The Senate has passed substitute House bill No. 89, entitled "An act relating to the receipt, storage and delivery of grain in public terminal warehouses, providing for the licensing of public terminal grain warehousemen, relating to issuance, registration and cancellation of receipts thereof, prescribing the powers and duties of the public service commission of Washington, etc."

House bill No. 160, entitled "An act making an appropriation for the transportation of incorrigibles, convicts and insane, and expenses of parole officers, from February 1st, 1915, to March 31st, 1915, and declaring that this act shall take effect immediately."

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Reed, 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. Hoff, Reeves and Weldon.

SECOND READING OF BILLS.

On motion of Mr. Morrison, Senate bill No. 158 was passed over temporarily to retain its place on the calendar.

Senate bill No. 165, relating to the validation of certain tax levies.

The bill was read the second time by sections.

On motion of Mr. Hart, the following amendment was adopted:

Amend section 1, line 7, strike the “period” and add following: "Provided, This act shall not apply to such cities as not attempt to collect such levies or which cancel same."
On motion of Mr. Reeves, the following amendments were adopted:

Amend Senate bill No. 165.
Strike section 2.
Amend the title by striking the following words: "and declaring that this act shall take effect immediately."

On motion of Mr. Hubbell, the rules were suspended, the second reading considered the third, the bill considered engrossed, and Senate bill No. 165 was placed on final passage, and passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearse, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—84.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Bradley, Davis, Guice, Hastings, Hoff, Kelly (Guy E.), McQuesten, Roth, Schuh, Sims, Weldon, 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. Hubbell, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
The Speaker: I would like to call the attention of the House to the fact that on the final passage of Senate bill No. 37 at the morning session, the clerk made an error in adding up the total vote, announcing the vote as being 50 yeas and 41 nays. The speaker thereupon declared the bill passed. The total has been checked, and the vote on the bill was 48 yeas and 41 nays. The bill, having failed to receive the constitutional majority, is therefore declared lost.

Mr. Kelly (A. A.) moved that the House reconsider the vote by which Senate bill No. 37 failed to pass the House.

Mr. Fleet demanded a division.

On demand of Mr. Harris, the roll was called, and the motion to reconsider the vote by which Senate bill No. 37 failed to pass the House, was carried by the following vote: Yeas, 49; nays, 47; absent or not voting, 1.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bradley, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Gilkey, Ginn, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Hogan, Hubbell, Kelly (Albert A.), Kelly (T. J.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Olson, Pearsall, Reed, Renick, Rotch, Schuh, Sims, Sly, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Winston, Young, Mr. Speaker—49.

Those voting nay were: Messrs. Adams, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Duncan, Farnsworth, Fleet, Gibson, Grass, Guie, Hanna, Heinly, Hill, Hoff, Hull, Jarvis, Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Morrison, Murphine, Nickle, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Watt, Wiley, Wilson, Yale—47.

Absent or not voting: Mr. Zednick—1.

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of Senate bills Nos. 301 and 300 on second reading.
Senate bill No. 301, relating to public service properties and utilities.

The bill was read the second time by sections.

On motion of Mr. Adams, the following amendment was adopted:

Amend section 1, line 21 of the printed bill, strike the word "telephone."

Mr. Lane moved the adoption of the following amendment:

Amend by striking from lines 13 and 14, in section 1, the words "whether municipally or privately owned," and from line 23 the words "whether municipally or privately owned."

The amendment was lost.

Mr. Lane moved the adoption of the following amendment:

Amend, adding to said section the following: "Provided. That this act shall not apply to any existing municipally owned utility or any additions, or extensions thereto or betterments thereof."

The amendment was lost.

Mr. Roth moved the adoption of the following amendment:

Strike the period after the word "owned" in line 23 and insert semi-colon and add the following: "except that it shall not apply to municipal water and electric light utilities."

The amendment was lost.

Mr. Lane moved the adoption of the following amendments:

1. Add the following section to the bill:

Section 2. 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, 1916, and this act is hereby referred to the people for their approval or rejection at said general election in 1916 and shall be submitted to the people in the manner provided by law.

The amendment was lost.

2. Add the following to the title: "and providing that this act shall be referred to the people for their approval or rejection at the next general election in November 1916."

The amendment was lost.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill considered engrossed, and
Senate bill No. 301 was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 14; absent or not voting, 2.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—81.

Those voting nay were: Messrs. Black, Comstock, Croft, Hastings, Jarvis, Lane, Masterson, Moll, Murphine, Robe, Smith (Maurice), Watt, Weldon, Wiley—14.

Those absent or not voting were: Messrs. Reeves, Sims—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. Reed, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., March 8, 1915.

The Senate has concurred in the House amendments to engrossed Senate bill No. 50, entitled "An act relating to the practice of modes of treating the sick or afflicted and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the Senate has adopted the report of the conference committee on the Senate amendments to House bill No. 110, entitled "An act relating to the sale and labeling of seeds," and the conference committee has been granted power of free conference.
Also, the president has signed enrolled Senate bill No. 50, entitled "An act relating to unprofessional conduct of physicians and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed enrolled Senate bill No. 70, entitled "An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith;"

Also, the president has signed enrolled Senate joint resolution No. 13, "Providing for photographs of members of the legislature of certain sessions; for the appointment of a committee to purchase same, and making an appropriation;"

Also, the Senate has passed Senate joint resolution No. 17, "Relating to the introduction of a bill creating an educational survey commission."

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

The speaker announced that he was about to sign Senate bills Nos. 50 and 70, and Senate joint resolution No. 13.

Senate joint resolution No. 17, by Senator Sutton, of Spokane, "Relating to the introduction of a bill creating an educational survey commission." Introduced March 8, 1915.

There being no objection, the resolution was read the first time.

On motion of Mr. Brown (Tom), the rules were suspended, the second reading considered the third, and Senate joint resolution No. 17 was placed on final passage, and passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guic, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane,
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Long, Lowman, Lum (C. E.), Manogue, Marshall, McArdle, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Roth, Rotch, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—80.

Those voting nay were: Messrs. Brown (J. S.), Ginn, Masterson, Rockhill, Winston—5.

Those absent or not voting were: Messrs. Black, Davis, Harris, Hubbell, Kelly (Albert A.), Lunn (Walter J.), McCoy, McQuesten, Reed, Sawyer, Sims, Timblin—12.

Senate bill No. 300, relating to public utilities.

Mr. Wiley moved that the bill be indefinitely postponed.

The motion was lost.

Mr. Wilson moved the adoption of the following amendment:

Amend Senate bill No. 300 by striking all after the enacting clause and insert in lieu thereof the following.

"Section 1. The legislative authority of any municipal corporation may grant indeterminate franchises for the construction, maintenance and operation of any public utility upon streets, highways and public places therein. All such franchises hereafter granted, and all franchises heretofore granted under which operation was being conducted on January 1st, 1915, shall authorize and require operation of the utility authorized at fair and reasonable rates and for a reasonable rate of return upon the fair value of the property used, and useful, in serving the public, and in connection therewith, such value to be determined in the manner provided by law. Any such franchise and the right to operate such utility may be terminated at any time by the municipal corporation in which such utility operates, upon paying for the property to used, and useful, in serving the public, just compensation for the taking thereof and any damage caused thereby; provided, this act shall not affect any franchise heretofore granted until the owner thereof file with the authority granting such franchise, or the successor of such authority, an acceptance of this act, and thereupon such owner and the successors and assigns of such owner shall have a vested right to operate, and it is agreed such owner may operate, under the provisions of this act until the acquisition of such property by such municipal corporation as herein provided or until such franchise be sooner forfeited for cause or surrendered, and all franchises hereafter granted shall, when accepted by the grantee thereof or the successor or assigns of such grantee, authorize operation thereunder until such
franchise be so terminated; and after the filing of any acceptance under this act the right to operate hereunder in accordance herewith shall continue until such right be terminated as herein provided.

"Sec. 2. All acts and parts of acts in conflict with this act are hereby repealed."

On motion of Mr. McArdle, the previous question was ordered.

The amendment was adopted.

Mr. Roth moved the adoption of the following amendment:

Add at end of section 1 of amendment by Mr. Wilson the following:

"Provided, however, That nothing herein contained shall be so construed as to supersede or nullify any charter provision of any city requiring the submission to the voters thereof the question of granting such franchise or franchises."

The amendment was lost on a viva voce vote.

Mr. Roth demanded a roll call.

A sufficient number did not arise in support of the demand.

Mr. Lane moved the adoption of the following amendment:

"Provided, That this act shall not apply to any franchise already expired."

On motion of Mr. McArdle, the previous question was ordered.

The amendment was lost.

On motion of Mr. Wilson, the following amendment was adopted:

Amend the title by striking everything after the word "utilities" and insert in lieu thereof the following: "their franchises, operation and termination, and repealing all acts and parts of acts in conflict herewith."

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, the bill considered engrossed, and Senate bill No. 300 was placed on final passage, and passed the House by the following vote: Yeas, 57; nays, 34; absent or not voting, 6.

Those voting yea were: Messrs. Adams, Babcock, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Crawford, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley, Hawthorne, Hoff,
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Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (T. J.), Lowman, Lunn (Walter J.), Manogue, McArdle, McCoy, Mess, Morrison, Pearsall, Reed, Renick, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Stewart (G. A.), Timblin, Tonkin, Urquhart, Webster, Wilson, Winston, Young, Zednick, Mr. Speaker—57.

Those voting nay were: Messrs. Anderson, Black, Boyd, Comstock, Croft, Farnsworth, Hanna, Hastings, Heinly, Hill, Jarvis, Kelly (Guy E.), Lane, Long, Lum (C. E.), Marshall, Masterson, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Roth, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Stratton, Wagner, Watt, Weldon, Wiley, Yale—34.

Those absent or not voting were: Messrs. Barlow, Bucklin, Halsey, McQuesten, Sims, Stevens—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 directed to immediately transmit the bill to the Senate.

The House returned to the consideration of Senate bill No. 37 on final passage.

CALL OF THE HOUSE.

On demand of Mr. Harris, the roll was called under the call of the House, and the following absentees were noted: Adams and Sims.

On motion of Mr. Harris, further proceedings under the call of the House were dispensed with.

On motion of Mr. Reed, the previous question was ordered.

The roll was called and Senate bill No. 37 passed the House by the following vote: Yeas, 51; nays, 44; absent or not voting, 2.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bradley, Brown (Tom), Cameron, Capron, Catlin, Crawford, Croft, Davis, Gilkey, Ginn, Halsey, Harris,

Those voting nay were: Messrs. Bowman, Boyd, Brown (J. S.), Bucklin, Comstock, Duncan, Farnsworth, Fleet, Gibson, Grass, Guie, Hanna, Heinly, Hill, Hoff, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Morrison, Murphine, Perkins, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Watt, Wiley, Wilson, Yale—44.

Those absent or not voting were: Messrs. Adams, Sims—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. Pearsall, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 329, entitled "An act relating to levies, taxes and funds of cities of the third class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Section 1, between the word "fund" at the end of line 7 and the word "general" at the beginning of line 8, insert the words "Old indebtedness fund."

Section 1, strike the period after the quoted words "indebtedness fund," near the end of line 9, and substitute the following: "Provided, That all tax levies and validated tax levies and all parts of each thereof made for the payment of the current expenses of any such city for-
the fiscal years 1914 and 1915 shall when collected be paid into a separate fund to be known as the 1914 and 1915 current expense fund and applied primarily to the payment of the current expenses of such city for the fiscal year for which the same were levied or validated."

Section 2, insert between the figure "2" and the word "all" in line 1 the following: "except as otherwise provided in section 1."

Section 2, line 4, strike the period after the word "presentation" and substitute therefor the following: "Provided, That if there be outstanding on said date a general fund indebtedness and a current expense fund indebtedness of any such city the moneys derived from the six mill levy herein provided for shall, so long as any indebtedness remains against both said funds, be appropriated between said funds and applied to the payment of the outstanding warrants against the same in proportion to the outstanding indebtedness against said funds in the order above provided."

Section 3, line 6, insert between the words "fund" and "all" the following: "except as otherwise provided in this act."

Section 3, line 6, insert between the comma after the word "fund" and the word "old" the following "old indebtedness fund."

Section 3, line 9, insert between the comma after the word "fund" and the word "old" the following: "old indebtedness fund."

F. A. HART, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The speaker called Mr. Murphine to the chair.

On motion of Mr. Hart, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 329 was placed on final passage, and passed the House by the following vote: Yeas, 74, nays, 2; absent or not voting, 21.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Gibson, Ginn, Guice, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, Masterson, McArdle, McCoy, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Siler,
Those voting nay were: Messrs. Lum (C. E.), Reeves—2.

Those absent or not voting were: Messrs. Farnsworth, Fleet, Gilkey, Grass, Halsey, Harris, Hill, Jarvis, Kelly (Albert A.), Lunn (Walter J.), Manogue, McQuesten, Mess, Pearsall, Schuh, Sims, Urquhart, Webster, Winston, Zednick, 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. Hart, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Senate bill No. 386, entitled "An act relating to the government, powers and duties of cities of the third class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Section 14, page 5 of the printed bill, strike "0-1" as subdivision letter and insert in lieu thereof subdivision letter "p" and change each subsequent subdivision letter in said section to make p-q, q-r, and r-s.

Section 17, strike all of said section and insert in lieu thereof the following: "in making up the budget for current expense the total levy therefor shall not exceed twelve (12) mills in any one year."

Section 31, line 12 of the printed bill, after the word "lowest" insert the words "and best."

Section 33, line 2 of the printed bill, after the word "indebtedness" strike all down to and including the word "parks" in line 3 in said section.


The bill was read the second time by sections.
The committee amendments were adopted.
The speaker resumed the chair.
On motion of Mr. Hart, the following amendments were adopted:

In section 33, page 10, line 4 of the printed bill, after the word "in" insert the following: "county, city or school district warrants and."

In section 7, line 7, strike after the word "provided" in section 17 hereof and insert "by law."

The speaker called Mr. Brown (J. S.), to the chair.

On motion of Mr. Hawthorne, the following amendment was adopted:

Strike from line 11, on page 4 of the printed bill the clause "to cause to be planted, set out and cultivated shade trees therein."

On motion of Mr. Reeves, the following amendment was adopted.

Amend section 14, line 14, by striking quotation marks and adding: "Provided, That in all local improvement districts abutting property shall not be liable for any greater amount than the estimate of the city engineer plus ten per cent, for any purpose."

On motion of Mr. Hart, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 386 was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 4; absent or not voting, 24.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Hoff, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reeves, Renick, Robe, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—69.

Those voting nay were: Messrs. Lowman, Robinson, Rockhill, Wiley—4.

Those absent or not voting were: Messrs. Adams, Berger, Cameron, Crawford, Grass, Hastings, Heinly, Hill, Hogan,
Jarvis, Kelly (Albert A.), Lum (C. E.), Manogue, Marshall, Pearsall, Reed, Roth, Rotch, Sims, Sly, Smith (Maurice), Stevens, Urquhart, Watt—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.

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

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., March 6, 1915.

Mr. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bill No. 204, have compared same with the engrossed bill and find same correctly enrolled.

Respectfully submitted.

I concur in this report: A. J. Comstock.

Substitute Senate bill No. 147, relating to the qualification of voters.

The bill was read the second time by sections, and, on motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and substitute Senate bill No. 147 was placed on final passage.

Mr. Hastings offered the following explanation of his vote, and asked that the same be entered on the journal:

"Knowing that there are a considerable number of the people of the state who desire to vote upon a constitutional amendment of this nature and trusting in the good judgment of the general public on matters of this kind, I will vote for the bill."

There being no objection, it was so ordered.

The roll was called and Senate bill No. 147 passed the House by the following vote: Yeas, 68; nays, 15; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft,
Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Morrison, Nickle, Olson, Reeves, Renick, Robinson, Rockhill, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Wilson, Winston, Young—68.

Those voting nay were: Messrs. Black, Bucklin, Hanna, Hill, Lane, Lowman, Masterson, Moll, Murphine, Perkins, Robe, Stewart (Z.), Watt, Weldon, Wiley—15.

Those absent or not voting were: Messrs. Adams, Grass, Harris, Hogan, Lunn (Walter J.), Pearsall, Reed, Roth, Schuh, Sims, Smith (Maurice), Yale, Zednick, Mr. Speaker—14.

The bill, having received the required two-thirds majority, was declared passed, and ordered spread upon the journal of the House.

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

On motion of Mr. Guie, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

The Senate has refused to recede from its amendments to engrossed House bill No. 74, entitled "An act relating to horticulture and horticultural plants and products, etc.," and the president has appointed as members of a conference committee Senators Wende, French and Sharpstein;

Also, the Senate has concurred in the House amendments to Senate bill No. 329, entitled "An act relating to levies, taxes, and funds of cities of third class."

FRANK M. DALLAM, JR.,
Secretary of the Senate.
REPORT OF CONFERENCE COMMITTEE.

Houses of Representatives,
Olympia, Wash., March 8, 1915.

Mr. Speaker:

We, your Committee on Conference, on Senate amendments to House bill No. 103, beg leave to report that said committee has not been able in all things to agree, and beg leave to sit as a committee on free conference.


On motion of Mr. McArdle, the report was adopted.

RECONSIDERATION.

On motion of Mr. Wilson, the vote by which House bill No. 274 failed to pass the House on the previous day was reconsidered.

On motion of Mr. Ginn, the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Ginn, the following amendment was adopted:

In line 5, strike the word "six" and insert in lieu thereof the word "four."

The bill was read the second time by sections and, on motion of Mr. Ginn, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 274 was placed on final passage, and passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Olson, Perkins, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.),
FIFTY-SEVENTH DAY

Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—78.

Those voting nay were: Messrs. Hanna, Lane, Murphine, Reeves, Tonkin—5.

Those absent or not voting were: Messrs. Adams, Bradley, Farnsworth, Grass, Hogan, Hubbell, Jarvis, Manogue, Nickle, Pearsall, Reed, Roth, Sims, Smith (Maurice), Yale—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. Ginn, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 215, relating to the purchase of railroad stock and bonds.

The bill was read the second time by sections, and, on motion of Mr. Hull, the rules were suspended, the second reading considered the third, and Senate bill No. 215 was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 7; absent or not voting, 13.


Those voting nay were: Messrs. Kelly (Guy E.), Lane, Reeves, Roth, Schuh, Webster, Wiley—7.
Those absent or not voting were: Messrs. Adams, Anderson, Babcock, Black, Farnsworth, Hill, Kelly (Albert A.), McQuesten, Morrison, Reed, Sims, Smith (Maurice), 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. Hull, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 8, 1915.

MR. SPEAKER:

The Senate has concurred in all of the House amendments to Senate joint resolution No. 15, "Relating to the appointment of a state commission on the financial management of public schools," except the last amendment thereto as follows: "Amend by striking in the seventh paragraph the word 'December' and inserting in lieu thereof the word 'June';" and the House is respectfully asked to recede therefrom;

And the resolution is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker resumed the chair.

On motion of Mr. Timblin, the House receded from its amendment to the seventh paragraph of Senate joint resolution No. 15 by the following vote: Yeas, 82; nays, 3; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy,
Mess, Moll, Morrison, Nickle, Olson, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevems, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wilson, Winston, Young, Zednick, Mr. Speaker—82.

Those voting nay were: Messrs. Reeves, Webster, Wiley—3.

Those absent or not voting were: Messrs. Anderson, Babcock, Grass, Halsey, Hanna, Harris, McQuesten, Murphine, Pearsall, Reed, Sims, Yale—12.

MESSAGE FROM THE SENATE.

Sexate chamber, Olympia, Wash., March 8, 1915.

Mr. Speaker:

The Senate has concurred in the House amendments to engrossed Senate bill No. 37, entitled "An act providing for the holding of sessions of the superior court of the State of Washington for Chehalis county in the city of Aberdeen;"

Also, the Senate has concurred in House amendments to Senate bill No. 165, entitled "An act relating to the validating of certain tax levies in cities of the third class, etc.;"

"Also, the Senate has concurred in House amendments to engrossed amended Senate bill No. 301, entitled "An act amending chapter 117, Session Laws of 1911, being an act entitled 'An act relating to public service properties and utilities, etc.;'" and

Also, the Senate has adopted the report of the conference committee on senate amendments to House bill No. 103, entitled "An act relating to public highways, etc.," thereby continuing the conference committee with powers of free conference.

Frank M. Dallam, Jr.,
Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

House of Representatives, Olympia, Wash., March 8, 1915.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred House bill No. 103 and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation:

1st. That the House concur in all the Senate amendments except that by which a new section 21 is added to the bill.
2nd. That the Senate recede from its amendment whereby a new section 21 is added to the bill.

3rd. That a new section 21 be added to the bill as follows:

"Section 21. That a new section be added to be known as 5901-L, Remington & Ballinger's Annotated Codes and Statutes of Washington, to read as follows:

"Section 5901-L. A secondary state highway is established as follows: State road No. 21. This road shall begin at Kingston, thence by the most feasible route through Port Gamble, Paulsbo and Bremerton to a connection with the Olympic highway between Shelton and Hoodsport in Mason county."

RALPH D. NICHOLS, Chairman.


On motion of Mr. McArdle, the report of the free conference committee on House bill No. 103 and the Senate amendments thereto were adopted by the following vote: Yeas, 74; nays, 9; absent or not voting, 14.

Those voting yea were: Messrs. Adams, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Morrison, Murphine, Perkins, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Hartley, Hogan, Moll, Nickle, Olson, Reeves, Robe, Wagner, Yale—9.

Those absent or not voting were: Messrs. Anderson, Babcock, Davis, Grass, Halsey, Hanna, Harris, Jarvis, McQuesten, Pearsall, Reed, Roth, Rotch, Sims—14.

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

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

HOUSE OF REPRESENTATIVES,

Mr. Speaker:

We, your Committee on State University, to whom was referred engrossed Senate bill No. 310, entitled "An act for the support of the University of Washington and relating to the erection and equipment of two buildings at the university, making appropriations therefor and providing a system of student fees and creating a building 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 engrossed Senate bill No. 310 as follows:

(1) Strike the letter "s" from the end of the word "subdivisions" in line 1 of section 3.

(2) Strike the word "and" at the end of line 1 of section 3 and the letter and the parenthesis "(b)" at the beginning of line 2 of section 3.

(3) Insert between the words "thereof" and "and" near the end of line 3 of section 3 the following: "and all fees mentioned in subdivision (b) of said section except such as shall be returned as provided in section 5 of this act shall be paid into the state treasury within sixty-five days from the collection thereof."

FRED W. HASTINGS, Chairman.

We concur in this report: Wm. P. Sawyer, W. D. Lane, Thos. F. Murphine, J. M. Hogan.

The bill was read the second time by sections.

The committee amendments were adopted.

Mr. Zednick moved the adoption of the following amendment:

Strike all after the enacting clause and insert the following:

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 two new buildings for the University of Washington at Seattle, Washington, and for furnishings and equipment therefor.

On motion of Mr. Hartley, the previous question was ordered.

The speaker called Mr. Kelly (Guy E.) to the chair.

The amendment was lost.

The speaker moved the adoption of the following amendment:

Insert a new section 12 as follows: "The appropriation hereby made shall not be available until the board of regents of the Uni-
versity of Washington shall have abolished the departments in said university known as the departments of political economy and political science.

Make section 9 read section.

Mr. Zednick moved that the bill be made a special order for 8 o'clock p.m.

The motion was lost.

On motion of Mr. Hull, the previous question was ordered.

Mr. Murphine demanded a roll call on the amendment.

The demand was not sufficiently supported.

The amendment was lost.

The speaker resumed the chair.

On motion of Mr. Guie, the rules were suspended, the second reading considered the third, and Senate bill No. 310 was placed on final passage.

Messrs. Murphine, Zednick and Robe asked that explanations of their votes be spread upon the journal of the House.

Mr. Grass moved that the explanations be not entered upon the journal.

The motion was lost, and the following explanations of votes were read by the clerk and ordered spread upon the journal of the House:

MR. MURPHINE: Believing Senate bill No. 310, if it becomes law, will deny the right of equal opportunity in obtaining higher education to the young men and women of this state, and further believing said bill to be in contravention of the state constitution, I shall nevertheless vote "aye," as those in charge of the destinies of our university have devised no better plan and this seems to be the only way to obtain an appropriation much needed by the university. My hope is the courts will soon pass the "tuition" clause in this bill.

MR. ZEDNICK: I am opposed to charging tuition at the university, but will vote for the bill because it seems to be the only means by which an adequate appropriation may be obtained.

MR. LANE: I desire to explain my vote on Senate bill No. 310. I shall vote for this bill under protest. The burden of constructing a state building will fall upon our most ambitious and deserving young men and women. Only the urgent necessity in which the university is placed would induce me to vote for this measure. I defer for the present to the judgment of those more immediately charged with the welfare of the institution and will vote "aye."
On motion of Mr. Hartley, the previous question was ordered.

The roll was called and Senate bill No. 310 passed the House by the following vote: Yeas, 74; nays, 20; absent or not voting, 3.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Toin), Bucklin, Cameron, Capron, Comstock, Crawford, Davis, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Lane, Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Roth, Sawyer, Scales, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Anderson, Bradley, Catlin, Croft, Duncan, Ginn, Hanna, Hubbell, Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Masterson, Nickle, Rockhill, Schuh, Smith (J. H. T.), Tonkin, Wagner, Winston—20.

Those absent or not voting were: Messrs. McQuesten, Rotch, Sims—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. Guie, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

On motion of Mr. Davis, 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. Bradley, Fleet, Hubbell, Lane, Lunn, Mess, Stewart (Z.), and Tonkin.

SENATE AMENDMENTS TO HOUSE BILLS.

MESSAGE TO THE HOUSE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

The Senate has passed House bill No. 208, entitled "An act relating to the issuance and sale of irrigation district bonds, and providing for acceptance of federal aid in the sale or disposal thereof;"

Also, engrossed House bill No. 173, entitled "An act relating to the filling of vacancies in the offices of United States senator and representative in congress, etcetera;"

Also, engrossed House bill No. 276, entitled "An act for the protection of fish and shell fish, and declaring that this act shall take effect April 1, 1915;" and

Also, engrossed House bill No. 211, entitled "An act relating to elections, providing for the use of voting machines, thereat and amending etcetera—--," with the following amendment: In the title strike "Rem. & Bal. Code," inserting in lieu thereof "Remington & Ballinger's Annotated Codes and Statutes of Washington;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Kelly (Guy E.), the House concurred in the Senate amendments to House bill No. 211 by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Long, Marshall, Masterson,
McArdle, McCoy, McQuesten, Moll, Morrison, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—80.

Those absent or not voting were: Messrs. Barlow, Guie, Hastings, Kelly (Albert A.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Mess, Murphine, Nickle, Roth, Rotch, Sims, Stewart (Z.), Tonkin—17.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

The Senate has passed House bill No. 137, entitled "An act relating to the number of ballots which shall be furnished at elections, etc.,” with the following amendments:

In lines 10 to 13 inclusive of the engrossed bill, strike the words, "If there be no registration in the precinct, the clerk of the board of county commissioners shall provide ballots to the number of one hundred and ten per centum of the number of electors who voted at the last preceding election in the precinct.”

In line 15 of the engrossed bill, strike the word "tickets" and substitute therefor the word "ballots.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Kelly (Guy E.), the House refused to concur in the Senate amendments to House bill No. 137, and asked the Senate to recede therefrom.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 208, 173, 109, 276, 40, 160, 105 and 89, have compared same with the engrossed bills and find same correctly enrolled.

Respectfully submitted. G. DOWE McQUESTEN, Chairman.

I concur in this report: John Anderson.
MR. SPEAKER:

We, your Committee on State Capitol and Grounds, to whom was referred engrossed Senate bill No. 158, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, providing for a tax levy for the payment of interest, validating certain purchases of land and making appropriations," 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:

At the end of section 1, add the following: "None of the proceeds from the sale of such bonds shall be used for erecting new buildings other than the temple of justice until after the warrants outstanding against the capitol building fund have been paid or moneys with which to pay the same are available and the funds provided and contract let for the completion of the temple of justice."

At the end of section 6, insert a new section to be known as, and to read as follows:

"Section 8. The state capitol commission shall have power to amend or modify any of the plans and specifications heretofore authorized or adopted, or to adopt new plans and specifications for the locations, construction and completion of buildings on the state capitol site."

In section 7, line 1, of the printed bill, strike the figure "7" and insert in lieu thereof the figure "8."

LEWIS J. MORRISON, Chairman.

We concur in this report: Chas. W. Masterson, J. C. Hubbell, Will A. Lowman.

The bill was read the second time by sections.

The committee amendments to section 1 and section 7 were adopted.

On motion of Mr. Davis, the following amendment was adopted:

In section 4, line 2 of the engrossed bill, strike the words "four million dollars" and insert "one million five hundred thousand dollars," then strike the rest of the section.

The speaker announced that he was about to sign substitute House bill No. 89, and House bills Nos. 109, 208, 173, 40, 105, 160, and 276.

The speaker called Mr. Kelly (Guy E.) to the chair.
The Senate has passed Senate concurrent resolution No. 16, "Providing for appointment of a commission to further investigate the various systems of land mortgage banks and other forms of agriculture and rural credit and the adaptability of such systems to conditions existing in this state and providing for report to the Fifteenth Legislature;"

Also, the Senate has passed engrossed House bill No. 2, entitled "An act to amend section 5341-1 of chapter 3, title XXXVIII of Rem. & Bal. Code;"

Also, engrossed House bill No. 99, entitled "An act relating to tuberculosis hospitals and amending sections 5554-7, 5554-11 and 5554-14 of Rem. & Bal. Code;"

Also, engrossed House bill No. 101, entitled "An act authorizing and directing the commissioner of public lands to certify certain tide lands to the governor for deed, etc.;"

Also, engrossed House bill No. 106, entitled "An act authorizing the incorporation of mutual savings banks, defining their powers and duties, and prescribing penalties for violations hereof;"

Also, engrossed House bill No. 107, entitled "An act authorizing boards of county commissioners of counties of the first class to pay expenses incurred by a river and harbor improvement commission, etc.;"

Also, engrossed House bill No. 172, entitled "An act relating to dikes and drains, enlarging the powers of diking districts, providing a method for the construction of a drainage system therein and amending section 4097 of Rem. & Bal. Code;"

Also, engrossed House bill No. 226, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Morrison, the following amendments were adopted:

AMENDMENTS TO SENATE BILL NO. 158.

In line 2, section 1, of the printed bill, after the word "fund" insert the words: "and interest accrued thereon."

In line 5 of said section, strike the word "negotiable;" after the word "coupon" insert the words: "or registered;" and after the word "bonds" insert the words: "of the State of Washington."

In same line, after the word "payable" insert the word "only."
In line 8, section 1 of the printed bill, after the word "determine" insert the following: "at the best price obtainable, but not for a sum so low as to make the net interest return to the purchaser exceed five per cent. per annum, as computed by standard tables, upon such sum."

In line 9 of said section after the word "bonds" insert the words: "at par."

In line 1, section 2 of the printed bill, after the word "in" insert the word "such," and in lines 1 and 2 of said section strike the words "of one thousand dollars."

In line 2 of said section, after the word "such" insert the words "place or;" and between the word "and" and the word "times" insert the words "time or."

In line 3 of said section, after the word "years" insert the words "from their date."

In line 3 of said section, after the word "commission" insert the words: "and the interest thereon shall be payable semi-annually at such place or places."

In lines 4 and 5 of said section, strike the words: "No bonds shall be sold or exchanged for less than the par value thereof."

In line 8 of said section, after the word "dollars" insert the following: "Such bonds shall be signed by the governor and state auditor under the seal of the state, and any coupons attached to such bonds shall be signed by the same officers whose signatures thereupon may be in facsimile. Any bonds may be registered in the name of the holder on presentation to the state treasurer, or at the fiscal agency of the State of Washington in New York, as to principal alone, or as to both principal and interest, under such regulations as the state capitol commission may prescribe."

In line 9, section 3 of the printed bill, after the word "lands" insert the words: "and the timber and mineral thereon."

Insert a new section 6 as follows:

"Section 6. Bonds authorized by this act shall be acceptable by state, counties, cities, towns, school districts and other municipal corporations of this state as security for the deposit of any of their funds in any banking institution in this state."

On motion of Mr. Reed, the following amendment was adopted:

Strike section 7 of the engrossed bill.

Mr. Farnsworth moved the adoption of the following amendment:

Amendment to section No. 1: Beginning line 9, strike the words "the state capitol commission may allow a brokerage commission of not to exceed one-fourth of one per cent. on the bonds issued."

The amendment was lost.
On motion of Mr. Wagner, the following amendment was adopted:

Amend section 3, line 10 of the printed bill, by inserting after the word "claims" the words "now existing."

On motion of Mr. Reeves, the following amendment was adopted:

Amend title by striking the words "and declaring an emergency."

On motion of Mr. Morrison, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 158 was placed on final passage.

On motion of Mr. Davis, Mr. Reed was excused from voting.

The roll was called and Senate bill No. 158 passed the House by the following vote: Yeas, 74, nays, 14; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Kelly (Guy E.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Wilson, Winston, Yale, Young, Zednick—74.

Those voting nay were: Messrs. Croft, Farnsworth, Hanna, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lum (C. E.), Nickle, Olson, Reeves, Stewart (G. A.), Weldon, Wiley—14.

Those absent or not voting were: Messrs. Babcock, Bradley, Catlin, Grass, Hill, McQuesten, Murphine, Reed, excused, Mr. Speaker—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. Morrison, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 212, relating to the selection and reclamation of lands.

The bill was read the second time by sections, and, on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and Senate bill No. 212 was placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 6; absent or not voting, 27.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Renick, Robinson, Roth, Rotch, Sawyer, Scales, Siler, Sly, Smith (Maurice), Stewart (Z.), Stratton, Timblin, Wagner, Watt, Webster, Weldon, Wilson, Yale, Young, Zednick—64.

Those voting nay were: Messrs. Brown (J. S.), Hill, Jarvis, Reeves, Tonkin, Wiley—6.

Those absent or not voting were: Messrs. Black, Bowman, Crawford, Fleet, Grass, Guie, Halsey, Hanna, Harris, Hart, Lane, Lum (C. E.), Lunn (Walter J.), Manogue, Murphine, Pearsall, Reed, Robe, Rockhill, Schuh, Sims, Smith (J. H. T.), Stevens, Stewart (G. A.), Urquhart, Winston, Mr. Speaker—27.

The bill, having received the 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 directed to immediately transmit the bill to the Senate.

The speaker resumed the chair.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,

MR. SPEAKER:

OLYMPIA, WASH., March 8, 1915.

The president has signed enrolled House bill No. 208, entitled "An act relating to the issuance and sale of irrigation districts bonds and providing for acceptance of federal aid in the sale or disposal thereof;"

Also, enrolled House bill No. 109, entitled "An act authorizing cities and towns to purchase, lease or otherwise acquire water or water rights for irrigation and domestic purposes, to construct or otherwise acquire systems and means of distribution thereof, to levy and collect special assessments and taxes to pay for the same and for annual maintenance, operation charges and expenses and for unpaid installments where a city or town has heretofore contracted for the purchase of a water right, providing modes of payment thereof, repealing sections 8010-1 to 8010-7, both inclusive, of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled substitute House bill No. 89, entitled "An act relating to the receipt, storage and delivery of grain in public terminal warehouses, providing for the licensing of public terminal grain warehousemen, relating to issuance, registration and cancellation of receipts thereof, prescribing the powers and duties of the public service commission of Washington with reference to public terminal grain warehouses and the fees for weighing and inspecting grain received therein, creating the office of registrar of warehouse receipts and defining its duties, fixing the amount of bonds required of certain officers, prescribing penalties for violations hereof, and declaring that this act shall take effect July 1, 1915;"

Also, enrolled House bill No. 173, entitled "An act relating to the filling of vacancies in the offices of United States Senator and Representatives in Congress and amending section 3676-a of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 40, entitled "An act relating to insane aliens, etc.;"

Also, enrolled House bill No. 105, entitled "An act relating to state roads, providing for a tax' levy therefor, etc.;"

Also, enrolled House bill No. 160, entitled "An act making an appropriation for the transportation of incorrigibles, convicts and insane, and expenses of parole officers, etc.;"

Also, enrolled House bill No. 276, entitled "An act for the protection of fish and shell fish, etc.;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

A communication from the state auditor in compliance with House resolution of this date, requesting him to make investi-
gation of certain charges contained in telegram from Gwin Hicks, resident commissioner of the Washington State Exposition, San Diego, California, was read and referred to the Committee on Rules.

The speaker declared that there being no objection, the House would take up the reports of standing committees.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred engrossed Senate bill No. 383, entitled "An act relating to the assessment and taxation of railroad property and amending section 9142 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. Halsey moved that the House proceed with the regular order of business, viz.: the second reading of bills, and demanded a roll call.

The roll was called, and the motion was lost by the following vote: Yeas, 43; nays, 43; absent or not voting, 11.

Those voting yea were: Messrs. Anderson, Barlow, Black, Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Duncan, Farnsworth, Fleet, Halsey, Hanna, Hart, Hawthorne, Hearlly, Hoff, Hubbell, Jarvis, Lowman, Lum (C. E.), Marshall, McCoy, McQuesten, Morrison, Olson, Reeves, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Timblin, Wagner, Watt, Weldon, Wiley, Yale—43.

Those voting nay were: Messrs. Babcock, Berger, Boyd, Bradley, Brown (J. S.), Capron, Croft, Davis, Gibson, Gilkey, Ginn, Grass, Guie, Hartley, Hastings, Hill, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lunn (Walter J.), Manogue, Masterson, McArdle, Mess, Moll, Perkins,
Reed, Renick, Rotch, Schuh, Sly, Stratton, Tonkin, Urquhart, Webster, Wilson, Winston, Young, Zednick, Mr. Speaker—48.

Those absent or not voting were: Messrs. Adams, Bowman, Crawford, Harris, Lane, Murphine, Nickle, Pearsall, Sims, Stevens, Stewart (G. A.)—11.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

We, your Committee on Hospitals for the Insane, to whom was referred engrossed Senate bill No. 95, entitled "An act relating to the insane, their preliminary care and commitment, and providing for an observation detention ward in county hospitals," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. B. HAWTHORNE, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 387, entitled "An act authorizing qualified electors absent from their resident precincts to vote at general elections, and providing the method and manner of casting and recording such vote," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GUY E. KELLY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred engrossed Senate bill No. 392, entitled "An act relating to hours of labor on public works, and amending section 6572 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.

L. D. M C ARD LE, Chairman.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 370, entitled "An act authorizing the board of state land commissioners to plat public ways of necessity over and across second class tide lands 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.

Victor Zednick, Chairman.


Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred Senate bill No. 324, entitled "An act granting Keystone Water Users Association for public uses and purposes the right and privilege to overflow certain 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.

Victor Zednick, Chairman.


Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 281, entitled "An act providing for the relief of the Wheeler Osgood Company, McGoldrick Lumber Company, Union Iron Works, Ludowici-Coladon Company, and F. T. Crowe & Company, for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, 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 Privileges and Elections, to whom was referred engrossed Senate bill No. 94, entitled "An act relating to candidates for legislative offices or constitutional convention, prohibiting the
demanding of written pledges therefrom, 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.

GUY E. KELLY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 374, entitled "An act relating to and requiring that all warrants for the payment of claims against diking, ditch, drainage and irrigation districts and school districts of the second and third class shall be issued by the county auditor of the county wherein such district is located," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX M. WINSTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 44, entitled "An act relating to form and contents of election ballots and amending section 4893, 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.

GUY E. KELLY, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 72, entitled "An act relating to cities under the commission form of government, and amending sections 3-7 and 12 of chapter 116 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.

GUY E. KELLY, Chairman.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred Senate bill No. 396, entitled "An act relating to the vacation of certain portions of the boulevards in section 16, township 25 north, range 4 east Willamette Meridian, the widening of other portions thereof, and for an exchange of certain lands in said section with the Northern Pacific Railway Company, a corporation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT GRASS, Chairman.


MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred Senate bill No. 241, 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.

ROBERT GRASS, Chairman.


MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred Senate bill No. 363, entitled "An act relating to filling of private property in the cities of the first and second classes where necessary as a sanitary measure and amending section 5 of chapter 243, Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ROBERT GRASS, Chairman.


MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred Senate bill No. 80, entitled "An act prohibiting unfair discrimination in the
purchase of milk or milk products 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. S. Siler, Chairman.


House bill No. 197: Majority, do pass without amendment; minority, do pass as amended.

The governor, being within the bar of the House, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Halsey and Lowman.

Mr. Lowman moved that the House adjourn.

The motion was lost.

Senate bill No. 201, relating to leases and the validation of certain leases.

The bill was read the second time by sections, and, on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and Senate bill No. 201 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Moll, Morrison, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Voting nay: Mr. Reeves—1.
Those absent or not voting were: Messrs. Bowman, Boyd, Crawford, Davis, Grass, Guie, Hartley, Mess, Murphine, Nickle, Rotch, Sims, 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. Zednick, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

The Senate has refused to recede from its amendment to House bill No. 137, entitled "An act relating to the number of ballots that shall be furnished at election, etc.,” and the president has appointed as members of a Conference Committee thereon, Senators Boner, Davis (L.) and Sharpstein;

Also, the Senate has concurred in the House amendments to Senate bill No. 310, entitled "An act relating to the support and maintenance of the University of Washington, etc."

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Davis moved that the speaker appoint a committee of three to confer with a like committee from the Senate on the Senate amendments to House bill No. 137.

The motion prevailed, and the speaker appointed as members of such committee: Messrs. Kelly (Guy E.), Long and Catlin.

Senate bill No. 192, re-appropriating certain funds.

The bill was read the second time by sections.

On motion of Mr. McArdle, the following amendments were adopted:

Strike section 2.

Strike from the title "and declaring an emergency."

On motion of Mr. Morrison, the rules were suspended, the second reading considered the third, and Senate bill No. 192
was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Adams, Berger, Bowman, Crawford, Davis, Fleet, Ginn, Grass, Guie, Harris, Long, Rotch, Sims, 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. Morrison, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 151, relating to the disposition of property acquired by counties when acting jointly under a contract.

The bill was read the second time by sections, and, on motion of Mr. Heiny, the rules were suspended, the second reading considered the third, and Senate bill No. 151 was placed on final passage, and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft,
Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Adams, Bowman, Crawford, Guie, Halsey, Harris, Long, Lunn (Walter J.), Rotch, Schuh, Sims, Webster, Zednick—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. Heinly, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 152, relating to the transfer by the state of its interest.

The bill was read the second time by sections, and, on motion of Mr. Heinly, the rules were suspended, the second reading considered the third, and Senate bill No. 152 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: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll,
Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—84.

Those absent or not voting were: Messrs. Adams, Bowman, Catlin, Crawford, Harris, Hogan, Kelly (Guy E.), Long, Mess, Reed, Rotch, Sims, Zednick—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. Heinly, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF STANDING COMMITTEE.

Olympia, Wash., March 5, 1915.

We, your Committee on Insurance, to whom was referred Senate bill No. 15, entitled "An act to regulate the insurance business, and to amend section 34 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 section 31 of chapter 10 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 with the following amendment:

After the period following the word "deceive" in line 9 of the engrossed bill, which is line 6 of the original printed bill, strike the balance of the section, and insert in lieu thereof the following:

"If any breach of a warranty or condition in any contract or policy of insurance shall occur prior to a loss under such policy, such breach shall not avoid the policy nor avail the insurer to avoid liability, unless such breach shall exist at the time of such loss under such contract or policy."

C. W. Schuh, Chairman.

We concur in this report: Chas. Timblin, Stephen A. Hull, E. L. Farnsworth, L. J. Morrison, J. H. Davis.
The bill was read the second time by sections.

The committee amendment was adopted.

Senate bill No. 45 was passed over temporarily, to retain its place on the calendar.

Mr. Halsey moved to adjourn until 9:30 a.m. and demanded a roll call.

The roll was called and the motion was lost by the following vote: Yeas, 36; nays, 54; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Barlow, Black, Brown (Tom), Bucklin, Catlin, Comstock, Duncan, Farnsworth, Halsey, Hanna, Hart, Hoff, Kelly (T. J.), Lowman, Lum (C. E.), Marshall, McQuesten, Olson, Reeves, Robe, Robinson, Rockhill, Rotch, Sawyer, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Wagner, Watt, Wiley, Yale—36.

Those voting nay were: Messrs. Adams, Babcock, Berger, Boyd, Bradley, Brown (J. S.), Cameron, Capron, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hartley, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Manogue, Masterson, Mc Ardle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Reed, Roth, Scales, Schuh, Siler, Tonkin, Urquhart, Webster, Weldon, Wilson, Winston, Young, Zednick, Mr. Speaker—54.

Those absent or not voting were: Messrs. Bowman, Crawford, Harris, Lunn (Walter J.), Renick, Sims, Stewart (Z.)—7.

Mr. Halsey moved that mimeograph copies of the amendments to House bill No. 197 be placed on the desks of the members in the morning.

The motion prevailed.

House bill No. 35, relating to revenue and taxation.

The bill was read the second time by sections.

On motion of Mr. Hawthorne the following amendments were adopted:
Strike all after the enacting clause, and insert in lieu thereof the following:

Section 1. That all property described in this section, to the extent herein limited, shall be exempt from taxation, to-wit: All property owned by humane societies, not exceeding ten thousand dollars in taxable value, owned by any such society.

Amend title to House bill No. 35 by striking all after the word “exemptions,” so that when amended it will read: “An act relating to revenue and taxation and declaring certain exemptions.”

On motion of Mr. Kelly (Guy E.), the following amendment was adopted:

Amend section 1 as amended by adding after the word “to-wit” the following: “all public mausoleums and.”

On motion of Mr. Reeves, the following amendment was adopted:

Amend section 1 by adding to the amendment thereto: “This act is not intended to repeal any other law or act on the subject, but shall be considered as supplemental thereto.”

On motion of Mr. Hawthorne, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and House bill No. 35 was placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 20; absent or not voting, 13.

Those voting yea were: Messrs. Babcock, Barlow, Black, Boyd, Bradley, Brown (Tom), Cameron, Capron, Catlin, Comstock, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Lane, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Pearsall, Reeves, Renick, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—64.

Those voting nay were: Messrs. Adams, Berger, Brown (J. S.), Bucklin, Croft, Guie, Hanna, Hull, Jarvis, Kelly (T. J.), Long, Lowman, Masterson, Nickle, Olson, Perkins, Rockhill, Wagner, Webster, Zednick—20.
Those absent or not voting were: Messrs. Anderson, Bowman, Crawford, Grass, Harris, Hastings, Lunn (Walter J.), Reed, Robe, Roth, Rotch, Sims, 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. Hawthorne, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Substitute House bill No. 231, relating to weights and measures.

The bill was read the second time by sections, and, on motion of Mr. Smith (J. H. T.), the rules were suspended, the second reading considered the third, and House bill No. 231 was placed on final passage, and passed the House by the following vote: Yea, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, Master­son, McArdle, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—80.

Those absent or not voting were: Messrs. Berger, Bowman, Capron, Guie, Harris, Lum (C. E.), Lunn (Walter J.), Manogue, McCoy, Morrison, Pearsall, Reed, Roth, Rotch, Sims, Stevens, 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. Smith (J. H. T.), the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 25, relating to school elections.

The bill was read the second time by sections, and, on motion of Mr. Hill, the rules were suspended, the second reading considered the third, and House bill No. 25 was placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 3; absent or not voting, 21.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Boyd, Bradley, Brown (Tom), Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Manogue, Marshall, Masterson, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—73.

Those voting nay were: Messrs. Brown (J. S.), Hanna, Stewart (G. A.)—3.

Those absent or not voting were: Messrs. Berger, Black, Bowman, Bucklin, Capron, Guie, Hastings, Hubbell, Kelly (Albert A.), Lum (C. E.), Lunn (Walter J.), Mc Ardle, McQuesten, Pearsall, Reed, Robe, Roth, Rotch, Sims, Urquhart, 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.
On motion of Mr. Hill, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Kelly (Guy E.), Senate bill No. 264 was substituted for House bill No. 254.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 3, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 264, entitled "An act relating to the payment of premiums on surety bonds and amending section 194 of chapter 49, Session Laws of 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 amendments:

Strike the title and insert in lieu thereof the following: "An act relating to the payment of premiums on surety bonds and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Strike lines 1 and 2 of section 1, and insert in lieu thereof the following:

"Section 1. That section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington be and the same is hereby amended to read as follows:"

In line 15 of the printed bill, the same being in the last two lines of the engrossed bill, strike the words "validating such payments heretofore made," and insert in lieu thereof the following: "providing that all such payments heretofore made are hereby validated."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 264 was placed on final passage, and passed the House by the following vote: Yeas, 68; nays, 5; absent or not voting, 24.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron,
Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hill, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Manogue, Marshall, Masterson, McCoy, Moll, Morrison, Olson, Pearsall, Perkins, Renick, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—68.

Those voting nay were: Messrs. Adams, Comstock, Ginn, Reeves, Rockhill—5.

Those absent or not voting were: Messrs. Berger, Black, Bowman, Bucklin, Guie, Harris, Hastings, Hoff, Hubbell, Kelly (Albert A.), Lowman, Lum (C. E.), Lunn (Walter J.), McArdle, McQuesten, Mess, Murphine, Nickle, Reed, Robe, Roth, Rotch, Sims, Zednick—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.

On motion of Mr. Kelly (Guy E.), the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 161, relating to the government of second class cities.

The bill was read the second time by sections.

On motion of Mr. Pearsall, the following amendments were adopted:

Amend, by striking line 23.
Amend title, after figures "1909" strike the comma and insert a period and strike the rest of the sentence.

On motion of Mr. Pearsall, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and House bill No. 161 was placed on final passage, and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 28.
Those voting yea were: Messrs. Anderson, Babcock, Bar-
low, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom),
Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan,
Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Hart, Hart-
ley, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Guy E.),
Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue,
Marshall, McCoy, Moll, Morrison, Nickle, Olson, Pearsall, Per-
kins, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh,
Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stew-
art (G. A.), Stewart (Z.), Stratton, Timblin, Wagner, Watt,
Webster, Weldon, Wiley, Wilson, Winston, Young, Mr. Speak-
er—69.

Those absent or not voting were: Messrs. Adams, Black,
Bowman, Bucklin, Capron, Farnsworth, Guie, Harris, Hastings,
Hill, Hubbell, Jarvis, Kelly (Albert A.), Lunn (Walter J.),
Masterson, McArdle, McQuesten, Mess, Murphine, Reed, Robe,
Roth, Rotch, Sims, Tonkin, Urquhart, Yale, Zednick—28.

The bill, having received the 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. Pearsall, the rules were suspended, and
the chief clerk directed to immediately transmit the bill to the
Senate.

Mr. Reeves moved that the House adjourn.
The motion was lost.

House bill No. 182, relating to the Pacific Highway.
The bill was read the second time by sections, and, on mo-
tion of Mr. Hogan, the rules were suspended, the second reading
considered the third, and House bill No. 182 was placed on final
passage, and passed the House by the following vote: Yeas,
57; nays, 19; absent or not voting, 21.

Those voting yea were: Messrs. Adams, Babcock, Berger,
Bradley, Brown (Tom), Cameron, Comstock, Crawford, Davis,
Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Harris,
Hartley, Hawthorne, Heinly, Hill, Hogan, Kelly (Guy E.),
Those voting nay were: Messrs. Anderson, Black, Boyd, Brown (J. S.), Catlin, Croft, Duncan, Farnsworth, Ginn, Hart, Jarvis, Masterson, Nickle, Olson, Rockhill, Smith (Maurice), Stevens, Stratton, Wiley—19.

Those absent or not voting were: Messrs. Barlow, Bowman, Bucklin, Capron, Hastings, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (T. J.), Lunn (Walter J.), Marshall, McQuesten, Perkins, Reeves, Robe, Roth, Rotch, Sims, Tonkin, Yale—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. Hogan, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker called Mr. Crawford to the chair.

On motion of Mr. Hanna, the House adjourned until 11:00 a. m., March 9th, 1915.

C. R. Maybury,  
Chief Clerk.  

W. W. Connor,  
Speaker.
FIFTY-EIGHTH DAY

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 9, 1915.

The speaker called the House to order at 11:00 a.m.
Roll call showed all members present, except Mr. Hill.
Prayer was offered by Rev. Henry S. Champie, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

COMMUNICATION FROM THE SECRETARY TO THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 9, 1915.

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

SIR: I have the honor to advise you that the governor has today signed House bill No. 49, entitled "An act appropriating the sum of nineteen thousand five hundred thirty-three and 03-100 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, and appropriating out of the general fund twenty-six thousand dollars ($26,000.00) for interest upon warrants already issued and to be issued." Very respectfully,

IRVIN W. ZIEGNAUS,
Secretary to the Governor.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Education, to whom was referred engrossed Senate bill No. 395, entitled "An act relating to accrediting of institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 188, entitled "An act providing for the organization of corporations sole, defining their powers, authorizing them to transact business and hold property in trust for religious denominations, societies or churches," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALEX M. WINTON, Chairman.


Mr. Speaker:

We, your Committee on Dairy and Livestock, to whom was referred Senate bill No. 218, entitled "An act relating to the practice of veterinary medicine, surgery and dentistry and amending sections 8431 and 8435 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.

FRED J. MESS, Chairman.


Mr. Speaker:

We, your Committee on Municipal Corporations other than the First Class, to whom was referred Senate bill No. 111, entitled "An act relating to trunk sewers and water mains in cities and towns, and amending section 15 of chapter 98 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.

F. A. HART, Chairman.


The report was adopted.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 46, entitled "An act relating to the registration of voters and amending section 4757, 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 indefinitely postponed.

GUY E. KELLY, Chairman.


The report was adopted.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 252, entitled "An act relating to elections, regulating and providing for the non-partisan method of nomination of candidates for county and precinct offices, repealing section 4826, Rem. & Bal. Code and 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 be indefinitely postponed.

GUY E. KELLY, Chairman.


The report was adopted.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 92, entitled "An act relating to the registration of voters, amending sections 4762, 4764, 4766, 4767, 4768 and 4772 and repealing section 4773 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 indefinitely postponed.

GUY E. KELLY, Chairman.


The report was adopted.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 29, entitled "An act relating to the form of ballot, and the method of voting, and counting and canvassing the vote, and
making returns at primary elections, and amending sections 4813, 4814, 4815, 4822, 4823 and 4824 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington, being sections 299, 301, 303, 315, 317, and 319, title 167 of Pierce's Code, 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.

GUY E. KELLY, Chairman.


The report was adopted.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 147, 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 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 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.

GUY E. KELLY, Chairman.


On demand of Mr. Murphine, the roll was called and House bill No. 147 was indefinitely postponed by the following vote: Yeas, 61; nays, 29; absent or not voting, 7.

Those voting yea were: Messrs. Anderson, Babcock, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Gilkey, Ginn, Grass, Guie, Halsey, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Rockhill, Roth, Rotch, Scales, Schuh, Siler, Sly, Smith (Maurice), Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Webster, Wilson, Winston, Yale, Young, Mr. Speaker—61.
Those voting nay were: Messrs. Adams, Black, Comstock, Duncan, Farnsworth, Fleet, Gibson, Hanna, Hastings, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson; McQuesten, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Sawyer, Smith (J. H. T.), Stewart (Z.), Wagner, Watt, Weldon, Wiley, Zednick—29.

Those absent or not voting were: Messrs. Barlow, Boyd, Harris, Hill, Kelly (Albert A.), Sims, Stevens—7.

Hon. S. A. Perkins, of Tacoma, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Stewart (Z.), and Davis.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1915.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 35 and 161, have compared same with the original bills and find same correctly engrossed. Respectfully submitted.

I concur in this report: A. J. Comstock.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1915.

MR. SPEAKER:

Your Committee on Enrolled bills, to whom was referred House bills Nos. 2, 172, 99, 226, 211, 107 and 110, have compared same with the engrossed bills and find same correctly enrolled.

Respectfully submitted. G. DOWE McQUESTEN, Chairman.

I concur in this report: C. A. Young.

The speaker announced that he was about to sign House bills Nos. 99, 211, 107, 2, 172, 110 and 226.

REPORTS OF CONFERENCE COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1915.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred the Senate amendments to engrossed House bill No. 137, entitled "An act relating to the number of ballots which shall be furnished at elections, etc.,” have had the same under consideration, and we respectfully report that we are unable to agree and ask that the committee be continued with powers of free conference. GUY E. KELLY, Chairman.

We concur in this report: Lincoln Davis, Logan L. Long, J. R. Catlin, E. E. Boner.
On motion of Mr. Kelly (Guy E.), the conference committee on Senate amendments to House bill No. 137 was given the powers of free conference.

MR. SPEAKER:

Your Conference Committee on engrossed House bill No. 84 reports as follows:

That the House concur in the Senate amendments with the exception of the amendment to section 6, line 22 of the printed bill, and ask that the Senate recede therefrom.

Your committee recommends that the two houses adopt this recommendation.

In section 5, line 5 of the printed bill, the same being section 5, line 7 of the engrossed bill, after the word "occurs" insert the words "or the coroner if in a county of the first class."

In section 6, line 22 of the printed bill, the same being page 5, line 8 of the engrossed bill, after the word "casket" insert the words "and not conducting the funeral."

Strike section 10 and renumber the other sections to correspond.


On motion of Dr. Capron, the report was adopted by the following vote: Yeas, 80; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Comstock, Crawford, Croft, Davis, Duncan, Gibson, Gilkey, Ginn, Guie, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphy, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—80.

Voting nay: Mr. Tonkin—1.

Those absent or not voting were: Messrs. Black, Bucklin, Capron, Catlin, Farnsworth, Fleet, Grass, Halsey, Hanna, Harris, Morrison, Reed, Sims, Sly, Timblin, Webster—16.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has concurred in House amendments to engrossed Senate bill No. 264, entitled "An act relating to the payment of premiums on surety bonds and amending section 1 of chapter 49, Session Laws of 1913;"

Also, the Senate has concurred in House amendments to Senate bill No. 201, entitled "An act relating to the leasing of lands and tide and shore lands of the state, validating certain leases and contracts entered into thereunder and amending section 6782 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the Senate has concurred in House amendments to Senate bill No. 192, entitled "An act reappropriating certain funds and declaring an emergency;"

Also, the president has signed enrolled Senate bill No. 215, entitled "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;"

Also, the president has signed enrolled Senate bill No. 301, entitled "An act amending chapter 117, Session Laws of 1911, being 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 appropriation and repealing certain acts,' by adding an additional section thereto, to be known as section 74A;"

Also, the president has signed enrolled Senate bill No. 165, entitled "An act relating to the validation of certain tax levies in cities of the third class, and providing for their collection;"

Also, the president has signed enrolled Senate bill No. 329, entitled "An act relating to levies, taxes and funds of cities of the third class;"

Also, the president has signed enrolled Senate bill No. 37, entitled "An act providing for the holding of sessions of the superior court of the State of Washington, for Chehalis county, in the city of Aberdeen in Chehalis county, Washington;"

Also, the president has signed enrolled Senate bill No. 166, entitled "An act amending section 6653 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and selection of state lands;"

Also, the president has signed enrolled Senate bill No. 386, entitled "An act relating to the government, powers and duties of cities of the third class;"

Also, the president has signed enrolled Senate joint resolution No. 15, "Relating to the appointment of a state commission on the financial management of public schools;"
Also, the president has signed enrolled Senate joint resolution No. 17, "Relating to the introduction of a bill creating an educational survey commission;"

Also, the president has signed enrolled Senate bill No. 147, entitled "An act providing for the amendment of section 1 of article VI of the constitution of the State of Washington, relating to the qualification of voters;"

Also, the president has signed enrolled House bill No. 99, entitled "An act relating to tuberculosis hospitals and amending sections 5554-7, 5554-11 and 5554-14 of Rem. & Bal. Code;"

Also, the president has signed enrolled House bill No. 226, entitled "An act to amend section 982 of Rem. & Bal. Code relating to divorce and alimony;"

Also, the president has signed enrolled House bill No. 107, entitled "An act authorizing boards of county commissioners of counties of the first class to pay expenses incurred by a river and harbor improvement commission, etc.;"

Also, the president has signed enrolled House bill No. 211, entitled "An act relating to elections, providing for the use of voting machines thereat, etc.;"

Also, the president has signed enrolled House bill No. 2, entitled "An act to amend section 5341-1 of chapter 3, title XXXVIII, of Remington & Ballinger's Annotated Codes and Statutes of Washington;" and

Also, the president has signed enrolled House bill No. 172, entitled "An act relating to dikes and drains enlarging powers of diking district, providing a method for the construction of a drainage system, etc;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 8, 1915.

MR. SPEAKER:

The Senate has passed House bill No. 98, entitled "An act relating to the state board of control and amending section 8933 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment;

Section 1, line 12 of the original bill, strike the words "the Washington State Reformatory;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the House refused to concur in the Senate amendments to House bill No. 98, and the Senate was asked to recede therefrom.
The Senate has passed engrossed House bill No. 124, entitled "An act relating to hospitals for the insane, the commitment of persons to and their patrol from such hospitals, etc.,” with the following amendments:

Strike section 5 and substitute in lieu thereof the following:
"Section 5. That section 5954 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 5954. Whenever any superior judge shall order an insane person committed to a hospital for the insane he shall direct the sheriff to notify the superintendent of the hospital to which such person is committed and such insane person shall be conveyed to such hospital in the manner now provided by law, and copies of the complaint, the commitment and the physician's certificate shall be transmitted to the superintendent of the hospital to which such person is committed. The physician's certificate shall be upon a form to be furnished the courts by the state board of control."

Page 4, section 7, last line, engrossed House bill, strike the words: "shall issue a warrant to the sheriff of such county to that effect" and substitute therefor the words: "Shall direct the sheriff to notify the superintendent of the hospital to which such person was committed and such person shall be conveyed to such hospital in the manner now provided by law;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Hawthorne, the House concurred in the Senate amendments to House bill No. 124 by the following vote: Yeas, 87; nays, 1; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pear- sall, Perkins, Reeves, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice),
Mr. Speaker: Olympia, Wash., March 8, 1915.

The Senate has passed engrossed House bill No. 7, entitled "An act relating to assessment and taxation, providing for interest on unpaid personal property taxes, providing methods of collection and distraint, and amending section 9223a of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

On page 1, section 1, line 13 of the engrossed bill, being page 1, section 2, line 8 of the printed bill, after the words "rate of" strike the word "twelve" and insert in lieu thereof the word "fifteen."

On page 1, section 1, line 19 of the engrossed bill, being page 1, section 2, line 11 of the printed bill, strike the word and figures "twelve (12)" and insert in lieu thereof the word and figures "fifteen (15);"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Babcock moved that the House concur in the Senate amendments to engrossed House bill No. 7.

Mr. McQuesten moved as a substitute that the House do not concur.

On demand of Mr. Babcock, 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: Messrs. Anderson, Barlow, Boyd, Brown (Tom), Comstock, Crawford, Croft, Duncan, Gilkey, Guie, Halsey, Hanna, Hastings, Hawthorne, Heinly, Kelly (Albert A.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Master son, McQuesten, Moll, Morrison, Murphine, Perkins, Reeves, Renick, Robe, Sawyer, Schuh, Stevens, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young—40.

Those voting nay were: Messrs. Adams, Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Bucklin, Cameron,
Capron, Catlin, Davis, Farnsworth, Fleet, Gibson, Ginn, Harris, Hart, Hartley, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Long, Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Nickle, Olson, Pearsall, Robinson, Rockhill, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Winston, Yale, Zednick, Mr. Speaker—50.

Those absent or not voting were: Messrs. Grass, Hubbell, Manogue, Reed, Roth, Rotch, Sims—7.

The roll was called, and the House concurred in the Senate amendments to House bill No. 7 by the following vote: Yeas, 60; nays, 30; absent or not voting, 7.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Farnsworth, Fleet, Gibson, Ginn, Halsey, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Long, Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Olson, Pearsall, Rockhill, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Webster, Winston, Yale, Young, Zednick, Mr. Speaker—60.

Those voting nay were: Messrs. Croft, Duncan, Gilkey, Grass, Guie, Hanna, Kelly (T. J.), Lane, Lowman, Lum (C. E.), Masterson, McQuesten, Moll, Morrison, Murphine, Nickle, Perkins, Reeves, Renick, Robe, Robinson, Rotch, Sawyer, Schuh, Stevens, Tonkin, Wagner, Weldon, Wiley, Wilson—30.

Those absent or not voting were: Messrs. Harris, Hastings, Kelly (Albert A.), Manogue, Reed, Roth, Sims—7.

Hance H. Cleland, member of the House at the session of 1913, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Hastings and Kelly (A. A.).

Mr. Speaker: Olympia, Wash., March 8, 1915.

The Senate has passed engrossed House bill No. 44, entitled "An act making it unlawful for any person to falsely represent himself
as blind, deaf, dumb, crippled, or otherwise physically defective and providing a penalty for the violation thereof," with the following amendment:

In section 1, line 4 of the engrossed bill, the same being section 1, line 3 of the printed bill, after the word "value" insert the words: "or making sales of any character of personal property;"

Also, the Senate has adopted the report of the free conference committee on House bill No. 103, entitled "An act relating to public highways, etc.," and the Senate amendments thereto;

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Marshall, the House concurred in the Senate amendments to engrossed House bill No. 44, by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—88.

Those absent or not voting were: Messrs. Babcock, Harris, Hubbell, Manogue, Reed, Roth, Rotch, Sims, Sly—9.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 139, entitled "An act relating to diseases of domestic animals, providing for the prevention and eradication thereof and providing for compensation to the owner for bovine animals slaughtered by reason of being suspected of having tuberculosis, and amending sections 3203, 3204 and 3211 of Rem. & Bal. Code," with the following amendments:
AMENDMENTS TO HOUSE BILL NO. 139.

Add a new section 9, as follows:

"Section 9. For the purpose of carrying out the provisions of this act the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any moneys in the general fund not otherwise appropriated."

In section 5, lines 8 and 9 of the engrossed bill, the same being section 5, lines 6 and 7 of the printed bill, strike the words: "other than tuberculosis of bovine animals."

In section 5, line 11 of the engrossed bill, the same being section 5, line 8 of the printed bill, before the word "and" insert the following: "Provided, That no bovine animal that has been in this state more than six months shall be quarantined for tuberculosis without the tuberculine test."

Strike the period (.) at the end of the title, insert in lieu thereof a comma (,) and add the words: "and making an appropriation;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Mess, the House concurred in the Senate amendments to House bill No. 139 by the following vote: Yeas, 84, nays, 8; absent or not voting, 5.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lownman, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—84.

Those voting nay were: Messrs. Anderson, Brown (J. S.), Fleet, Lum (C. E.), Masterson, Morrison, Olson, Winston—8.

Those absent or not voting were: Messrs. Harris, Hastings, Renick, Roth, Sims—5.
FIFTY-EIGHTH DAY

FIRST READING OF SENATE BILLS.

Senate concurrent resolution No. 16, by Senator Metcalf: Providing for appointment of a commission to further investigate the various systems of land mortgage banks and other forms of agriculture and rural credit and the adaptability of such systems to conditions existing in this state and providing for report to the Fifteenth Legislature.

Referred to Committee on Rules and Order.

SECOND READING OF SENATE BILLS.

Senate bill No. 45, relating to insurance.

The bill was read the second time by sections.

Mr. Davis moved the adoption of the following committee amendment:

An act to regulate the insurance business, and to amend section 34 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 violation of 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 section 34 of chapter 49 of the Session Laws of 1911.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That section 34 of the insurance code, otherwise known as section 34 of chapter 49 of the Session Laws of 1911, approved March 10, 1911, be amended to read as follows:

Section 34. No oral or written misrepresentation or warranty made in the negotiation of a contract or policy of insurance, by the assured or in his behalf, shall be deemed material or defeat or avoid the policy or prevent it attaching, unless such misrepresentation or warranty is made with the intent to deceive. If any breach of a warranty or condition in any contract or policy of insurance shall occur prior to a loss under such policy, such breach shall not avoid the policy nor avail the insurer to avoid liability, unless such breach shall exist at the time of such loss under such contract or policy.

Mr. Weldon moved the adoption of the following substitute amendment:

By striking the period (.) at the end of section 1, and adding to the section "and shall contribute to the loss."

The speaker called Mr. Guie to the chair.

25—H
CALL OF THE HOUSE.

Mr. Davis demanded a call of the House.

The roll was called under the call of the House, and, immediately after the roll was called, on motion of Mr. McArdle, further proceedings under the call of the House were dispensed with.

Mr. Weldon withdrew his amendment.

The committee amendment was adopted.

Mr. Lowman moved the adoption of the following amendment:

Amend section 1, Senate bill No. 45, by striking period at end of line 9 and insert semi-colon and add: "Provided, That if a breach of a warranty or condition in any contract or policy of insurance existed at the time of a loss and good faith and due diligence have been exercised by the assured in observing and carrying out the provisions of such warranty or condition, such breach shall not avoid the policy, but if the breach of such warranty or condition increased the hazard, the assured shall be entitled to recover only such proportion of the insured loss sustained as the rate that the premium paid bears to the rate of premium charged by the company for insuring similar risks carrying the increased hazard, as per rates filed or adopted in compliance with section 73 of the insurance code."

The amendment was lost.

On motion of Mr. Davis, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 45 was placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 13; absent or not voting, 5.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter E.), Manogue, Marshall, McCoy, McArdle, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton,
Those voting nay were: Messrs. Anderson, Bowman, Brown (J. S.), Catlin, Hanna, Hart, Jarvis, Masterson, Reeves, Roth, Urquhart, Wagner, Webster—13.

Those absent or not voting were: Messrs. Adams, Lowman, McQuesten, Renick, Sims—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.

On motion of Mr. McArdle, 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. Babcock, Barlow, Black, Brown (J. S.), Bucklin, Farnsworth, Hoff, Marshall, Murphine, Reeves, Rotch, Smith (J. H. T.), Stewart (Z.), Wagner, Watt and Weldon.

The House resumed the second reading of Senate bills.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred substitute Senate bill No. 245, entitled "An act relating to eminent domain proceedings in cities and towns and amending sections 7768, 7789, 7790, 7797, 7798, 7799, 7801, 7802, 7814, and 7816 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding new sections thereto to be known as section 7801A, 7814A, 7814B, 7814C, 7814D, 7814E, 7814F, 7814G, 7814H, 7814I, and 7814J," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with amendments.
In section 2, line 10 of the printed bill, strike the words "of eight hours."

Amend section 3, line 11 of the printed bill, the same being line 15 of the original bill, by striking the stars and the word "Provided" and inserting in lieu thereof the following:

"Provided, That the legislative body of the city may in the ordinance initiating any such improvement establish an assessment district and said district when so established shall be deemed to include all the lands or other property especially benefited by the proposed improvement, and the limits of said district when so fixed shall be binding and conclusive on the said commissioners; And provided further."

ROBERT GRASS, Chairman.

We concur in this report: W. D. Lane, Chas. I. Roth, Fred Hastings, R. H. Hartley, Z. Stewart.

The bill was read the second time by sections.

The committee amendments were adopted.

Mr. Hogan moved the adoption of the following amendment:

Amend section 3, by striking therefrom the following: Beginning with the word "that" in line 12, strike balance of section.

The amendment was lost.

On motion of Mr. Grass, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and substitute Senate bill No. 245 was placed on final passage, and passed the House by the following vote: Yeas, 68; nays, 4; absent or not voting, 25.

Those voting yea were: Messrs. Babcock, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Catlin, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Murphine, Olson, Pearsall, Perkins, Reed, Renick, Robe, Rockhill, Roth, Rotch, Sawyer, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Watt, Weldon, Wiley, Winston, Yale, Young, Zednick, Mr. Speaker—68.

Those voting nay were: Messrs. Brown (J. S.), Lowman, Morrison, Robinson—4.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Black, Capron, Comstock, Davis, Ginn, Hart, Hull,
Jarvis, Lunn (Walter J.), McQuesten, Moll, Nickle, Reeves, Scales, Schuh, Sims, Smith (J. H. T.), Stewart (Z.), Urquhart, Wagner, Webster, Wilson—25.

The bill, having received the 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. Grass, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

The Senate has adopted the report of the conference committee, to whom was referred the Senate amendments to House bill No. 74, entitled "An act relating to horticulture, horticultural plants and products, etc.," the Senate thereby receding from two amendments whereby the emergency clause was stricken;

Also, the Senate has passed engrossed substitute House bill No. 78, entitled "An act relating to consolidated school districts, etc;"

Also, Senate bill No. 406, entitled "An act making appropriations for the purchase of land for, the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices, etc;"

Also, Senate bill No. 405, entitled "An act creating a commission to make an educational survey, etc;"

Also, Senate joint resolution No. 18, "Permitting introduction of a bill entitled 'An act providing for the nomination and election of United States senators;'"

Also, Senate joint resolution No. 19, "Relating to the introduction of a new bill relating to contractors and bonds upon public work, etc;"

Also, the Senate has passed engrossed Senate bill No. 115, entitled "An act relating to the protection of orphan, homeless, neglected or abused children and conferring powers upon judges of the superior court, the county commissioners and charitable societies to receive, control and dispose of the same, and repealing sections 1700, 1701, 1702, 1703, 1704, 1705, 1706 and 1707 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 357, entitled "An act relating to betterments and operation of utilities acquired by gift by cities of the
first class and validating all acts and things done by such cities with respect thereto;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Senate bill No. 58, relating to special assessments upon harbor areas.

The bill was read the second time by sections, and, on motion of Mr. Brown (Tom), the rules were suspended, the second reading considered the third, and Senate bill No. 58 was placed on final passage, and passed the House by the following vote:
Yeas, 75; nays, 5; absent or not voting, 17.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McCoy, Mess, Moll, Murphine, Olson, Pearsall, Perkins, Renick, Robe, Rockhill, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—75.

Those voting nay were: Messrs. Hill, Hogan, Lowman, Morrison, Robinson—5.

Those absent or not voting were: Messrs. Adams, Bowman, Croft, Davis, Hart, Hull, McArdle, McQuesten, Nickle, Reed, Reeves, Schuh, Sims, Stevens, Stewart (Z.), Urquhart, Webster—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. Brown (Tom), the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
Senate bill No. 281, for the relief of certain persons, firms and corporations.

Mr. Grass moved that the bill be indefinitely postponed.

The motion was lost.

The bill was read the second time by sections, and, on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 281 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 14; absent or not voting, 13.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Guie, Halsey, Hanna, Hartley, Hawthorne, Heinly, Hill, Hoff, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, Mc Ardle, Mess, Morrison, Murphine, Olson, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Weldon, Winston, Yale, Young, Zednick, Mr. Speaker—70.


Those absent or not voting were: Messrs. Harris, Hart, Hogan, Hull, Lunn (Walter J.), Manogue, McCoy, McQuesten, Nickle, Pearsall, Schuh, Sims, 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. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Mr. Fleet moved that the House reconsider the vote by which Senate bill No. 281 passed the House.

The motion was lost.
Mr. Speaker:

We, your Committee on Conference, to whom was referred the Senate amendments to engrossed House bill No. 74, entitled "An act relating to horticulture and horticultural plants and products, etc.,” have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that the House concur in all of the Senate amendments, except the following: "strike section 35,” and in the title of the bill insert a period after the word "that” and strike the words “and declaring this act shall take effect immediately;” and that the Senate recede from these two amendments.

HENRY H. WENDE, Chairman.


On motion of Mr. Kelly (A. A.), the House adopted the report of the conference committee on the Senate amendments to House bill No. 74 by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—78.

Those absent or not voting were: Messrs. Adams, Davis, Ginn, Hanna, Harris, Hart, Hogan, Hull, Kelly (Guy E.), Lunn (Walter J.), Manoguè, McCoy, McQuesten, Morrison, Reeves, Rotch, Schuh, Sims, Urquhart—19.
Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Senate bill No. 150, entitled "An act relating to justices of the peace and constables and amending section 1, chapter 41 of the Session Laws of 1913," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass without amendment.


Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred Senate bill No. 150, entitled "An act relating to justices of the peace and constables and amending section 1, chapter 41 of the Session Laws of 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 amendments:

Strike the title and insert in lieu thereof, the following: "An act relating to justices of the peace and constables and the compensation of justices of the peace in cities of 225,000 population, and amending section 6533-1 of Rem. & Bal. Code."

Strike line 1, section 1 of the printed bill, the same being lines 1 and 2 of the original bill, and insert in lieu thereof the following:

"Section 6533-1 of Rem. & Bal. Code be amended to read as follows:"

Add a new section to be known as section 2, as follows:

"Section 2. That the boards of county commissioners of counties in which are located cities having a population of 225,000 or more, are hereby authorized to pay to the justices of the peace in such cities such compensation in addition to that now provided by law as such boards of county commissioners may deem fit and proper, such additional compensation not to exceed $700.00 per annum."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Zednick, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 150 was placed on final passage, and
passed the House by the following vote: Yeas, 62; nays, 5; absent or not voting, 30.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Guie, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, Masterson, McArdle, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Robinson, Rockhill, Rotch, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Zednick, Mr. Speaker—62.

Those voting nay were: Messrs. Boyd, Gilkey, Stevens, Tonkin, Wagner—5.

Those absent or not voting were: Messrs. Adams, Bradley, Capron, Davis, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hubbell, Hull, Lum (C. E.), Lunn (Walter J.), Manogue, McCoy, McQuesten, Morrison, Perkins, Reed, Reeves, Renick, Robe, Roth, Sawyer, Schuh, Sims, Urquhart, Wilson—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. Zednick, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 204, relating to the levy, collection and expenditure of revenues for road and bridge purposes.

The bill was read the second time by sections.

Mr. Fleet moved the adoption of the following amendment: In section 1, line 5, strike "four" and insert in lieu thereof "three."

Mr. Marshall moved that the bill be indefinitely postponed.

The motion was lost.

The amendment was lost.
Mr. Fleet moved the adoption of the following amendment:
In line 8, section 1 of the printed bill, strike the word “ten” and insert in lieu thereof the word “six.”

The amendment was lost.

Mr. Robe moved the adoption of the following amendment:
Strike word “on” in line 14, section 1, and insert the words “for maintenance of.”

The amendment was lost.

On motion of Mr. McArdle, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 204 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: Messrs. Adams, Anderson, Barlow, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Manogue, Masterson, McArdle, McQuesten, Mess, Murphine, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—71.

Those voting nay were: Messrs. Babcock, Berger, Brown (J. S.), Crawford, Farnsworth, Hanna, Jarvis, Kelly (T. J.), Marshall, McCoy, Moll, Morrison, Nickle, Olson, Reeves, Robe, Rotch, Stewart (G. A.), Stewart (Z.), Stratton, Timblin—21.

Those absent or not voting were: Messrs. Hartley, Hogan, Lunn (Walter J.), Sims, Sly—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 directed to immediately transmit the bill to the
Senate.

The speaker announced that he was about to sign Senate
bills Nos. 151, 152 and 310.

There being no objection, the House took up the considera-
tion of Senate joint resolution No. 18, relating to the introduc-
tion of a bill by the Committees on Privileges and Elections of
the House and Senate.

The resolution was read the first time and, on motion of
Mr. Kelly (Guy E.), the rules were suspended, the first reading
considered the second and third, and 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: Messrs. Adams, Anderson, Bab-
cock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown
(J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Com-
stock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey,
Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley,
Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Jar-
vis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane,
Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle,
McCoy, McQuesten, Mess, Moll, Morrison, Murphy, Nickle,
Olson, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill,
Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Mau-
rice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin,
Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson,
Winston, Yale, Young, Mr. Speaker—85.

Those absent or not voting were: Messrs. Farnsworth, Hull,
Lunn (Walter J.), Manogue, Reed, Robe, Roth, Rotch, Sims,
Sly, Stewart (Z.), Zednick—12.

The bill, having received the constitutional two-thirds ma-
jority, was declared passed.

There being no objection, the House took up the considera-
tion of Senate joint resolution No. 19, relating to contractors
and bonds upon public works.
The resolution was read the first time, and, on motion of Mr. McArdle, the rules were suspended, the first reading considered the second and third, and the resolution passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—80.

Those voting nay were: Messrs. Brown (J. S.), Hanna, Kelly (T. J.), Masterson, Reeves—5.

Those absent or not voting were: Messrs. Davis, Lunn (Walter J.), McQuesten, Nickle, Olson, Reed, Roth, Rotch, Scales, Sims, Urquhart, Weldon—12.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 25, 1915.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 112, entitled "An act to protect hotel keepers, innkeepers and lodging house keepers and to prescribe their duties and liability toward their guests and prescribing 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 do pass with following amendments:

Section 1, line 3 of the printed bill, the same being line 4 of the engrossed bill, strike the figures "20" and insert in lieu thereof the figures "15."
Amend section 3, in line 11 of the printed bill, same being line 2 on page 2 of engrossed bill, by striking the words "three hundred" and inserting in lieu thereof the words "one thousand."

Strike all of section 4.

Amend section 6, line 2 of printed bill, the same being lines 3 and 4 of the engrossed bill, by striking the words "or under the control of." Amend section 6, line 3 of the printed bill, the same being lines 4 and 5 of the engrossed bill, by striking the words "or boarders" and "or boarder."

Amend section 7, line 2 of the printed bill, the same being line 3 of the engrossed bill, strike the word "sixty" and insert in lieu thereof the word "ninety."

Amend section 8, lines 4 and 5 of printed bill, the same being lines 6, 7 and 8 of the engrossed bill, by striking therefrom the following: "or that the person refused or neglected to pay for such food, lodging or other accommodation on demand."

In line 6 of the printed bill, of same section, the same being line 9 of the engrossed bill, between the words "paper" and "on" insert the words "executed by himself." ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Winston, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 112 was placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 6; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartly, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lange, Lowman, Lum (C. E.), Manogue, McArule, McCoy, Moll, Morrison, Morphine, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Sawyer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Steward (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick. Mr. Speaker—76.
Those voting nay were: Messrs. Long, Masterson, Olson, Reeves, Wagner, Wiley—6.

Those absent or not voting were: Messrs. Babcock, Black, Bradley, Davis, Lunn (Walter J.), Marshall, McQuesten, Mess, Nickle, Roth, Rotch, Scales, Sims, Stewart (G. A.), Timblin—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. Winston, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives,
Olympia, Wash., March 9, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 7, 103 and 101, have compared same with the engrossed bill and find them correctly enrolled.

Respectfully submitted. G. DowE McQuesten, Chairman.

I concur in this report: C. A. Young.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 9, 1915.

Mr. Speaker:

The president has signed enrolled Senate bill No. 310, entitled "An act for the support of the University of Washington and relating to the erection and equipment of two buildings at the university, making appropriations therefor and providing a system of student fees and creating a building fund;"

Also enrolled Senate bill No. 151, entitled "An act relating to the disposition of property acquired by counties when acting jointly under a contract made pursuant to chapter 54, Session Laws of 1913;" and

Also, enrolled Senate bill No. 152, entitled "An act relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel or shores of rivers in the state of Washington improved by joint county action;"

And the same are herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.
The chief clerk delivered to the governor substitute House bill No. 89 and House bills Nos. 160, 276, 105, 40, 173, 208, 109, 226, 99, 211, 107, 2 and 172.

Senate bill No. 290, relating to certain relief of G. A. R., etc.

The bill was read the second time by sections, and, on motion of Mr. Fleet, the rules were suspended, the second reading considered the third, and Senate bill No. 290 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 4; absent or not voting, 19.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Masterson, McArdle, Moll, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Brown (J. S.), Duncan, Farnsworth, Wiley—4.

Those absent or not voting were: Messrs. Barlow, Black, Davis, Fleet, Hastings, Jarvis, Lunn (Walter J.), Marshall, McCoy, McQuesten, Mess, Morrison, Murphine, Nickle, Reeves, Rotch, Scales, Sims, Smith (J. H. T.)—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. Fleet, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign House bills Nos. 7, 101, and 103,
The speaker called Mr. Zednick, to the chair.

Senate bill No. 379, relating to county road funds.

The bill was read the second time by sections.

On motion of Mr. Weldon, the following amendments were adopted:

Strike section 3.
Amend title by striking the words "and declaring this act shall take effect immediately."

On motion of Mr. Wagner, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 379 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 3; absent or not voting, 24.

Those voting yea were: Messrs. Babcock, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, Moll, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wilson, Winston, Yale, Young, Zednick—70.

Those voting nay were: Messrs. Lane, Murphine, Wiley—3.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Berger, Bowman, Davis, Grass, Halsey, Hanna, Hogan, Lowman, Lunn (Walter J.), McCoy, McQuesten, Mess, Morrison, Pearsall, Reeves, Roth, Rotch, Sims, Smith (J. H. T.), Webster, Mr. Speaker—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.
On motion of Mr. Wagner, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 113, relating to the reservation of certain state lands from sale or lease.

The bill was read the second time by sections, and, on motion of Mr. Kelly (Guy E.), the rules were suspended, the second reading considered the third, and Senate bill No. 113 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 5; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, McArdle, McQuesten, Moll, Morrison, Nickle, Olson, Perkins, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Weldon, Wiley, Yale, Young, Zednick—74.

Those voting nay were: Messrs. Brown (J. S.), Hastings, Masterson, Murphine, Reeves—5.

Those absent or not voting were: Messrs. Adams, Davis, Duncan, Grass, Harris, Lunn (Walter J.), McCoy, Mess, Pearshall, Reed, Roth, Rotch, Sims, Wagner, Webster, Wilson, Winston, Mr. Speaker—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. Kelly (Guy E.), the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.
MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 85, entitled "An act establishing a state trout hatchery on Mineral Lake in Lewis 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 to section 2, by inserting in line 3, after the words "hatchery thereon" the following: "and if the fish commissioner upon investigation finds that said lake is not a suitable location for such hatchery he is authorized and directed to locate the same at any other place in Lewis county, which upon investigation he finds suitable for such purpose."

J. H. DAVIS, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.

On motion of Mr. Hull, the rules were suspended, the second reading considered the third, and Senate bill No. 85 was placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 91.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Gilkey, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Wiley, Yale, Young, Zednick—76.

Those absent or not voting were: Messrs. Adams, Bradley, Bucklin, Davis, Fleet, Ginn, Grass, Hastings, Heinly, Hubbell, Morrison, Pearsall, Roth, Rotch, Sims, Wagner, Webster, Weldon, Wilson, Winston, 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. Hull, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 103, entitled "An act relating to public highways, classifying the same, and naming and fixing the routes of certain state roads, etc."

The president has signed enrolled House bill No. 101, entitled "An act authorizing and directing the commissioner of public lands to certify certain tide lands to the governor for deed, and directing the governor to execute and the secretary of state to attest a deed etc."

The president has signed enrolled House bill No. 7, entitled "An act relating to assessment and taxation, providing for interest on unpaid personal property, taxes etc."

Also, the Senate has concurred in House amendments to engrossed Senate bill No. 45.

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker resumed the chair.

Former Lieutenant Governor Coon being within the bar of the House, was, at the invitation of the speaker, escorted to the rostrum by Messrs. McArdle and Guie.

Substitute Senate bill No. 136, relating to compensation of injured workmen.

The bill was read the second time by sections.

Mr. Lowman moved the adoption of the following amendment:

Amend section 1 by striking out all after the enacting clause and inserting the following:

SECTION 1. That section 5 of chapter 74 of the Laws of 1911 be amended to read as follows:

Section 5. Each workman who shall be injured whether upon the premises or at the plant or, he being in the course of his employment,
away from the plant of his employer, or his family or dependents in case of death of the workman, shall receive out of the accident fund compensation in accordance with the following schedule, beginning on the seventh day after injury, and, except as in this act otherwise provided, such payment shall be in lieu of any and all rights of action whatsoever against any person whosoever.

(a) Where death results from the injury the expenses of burial shall be paid in all cases, not to exceed seventy-five dollars (75) in any case; and

(1) If the workman leaves a widow or invalid widow, a monthly payment of twenty dollars ($20) shall be made throughout the life of the surviving spouse, to cease at the end of the month in which remarriage shall occur; and the surviving spouse shall also receive five dollars ($5) per month for each child of the deceased under the age of sixteen years at time of the occurrence of the injury until such minor child shall reach the age of sixteen years, and for each invalid child until such invalid child shall recover, but the total monthly payment under this paragraph (1) of subdivision (a) shall not exceed thirty-five dollars ($35). Upon remarriage of a widow she shall receive, once and for all, a lump sum equal to twelve times her monthly allowance, viz: the sum of two hundred and forty dollars ($240), but the monthly payment for the child or children shall continue as before.

(2) If the workman leaves no wife or husband, but a child or children under the age of sixteen years, a monthly payment of ten dollars ($10) shall be made to each such child until such child shall reach the age of sixteen years, but the total monthly payment shall not exceed thirty-five dollars ($35), and any deficit shall be deducted proportionately among the beneficiaries.

(3) If the workman leaves no widow, widower, or child under the age of sixteen years, but leaves a dependent or dependents, a monthly payment shall be made to each dependent equal to fifty per cent of the average monthly support actually received by such dependent from the workman during the twelve months next preceding the occurrence of the injury, but the total payment to all dependents in any case shall not exceed twenty dollars ($20) per month. If any dependent is under the age of sixteen years at the time of the occurrence of the injury, the payment to such dependent shall cease when such dependent shall reach the age of sixteen years. The payment to any dependent shall cease if and when, under the same circumstances, the necessity creating the dependency would have ceased if the injury had not happened.

If the workman is under the age of twenty-one years and unmarried at the time of his death, the parents or parent of the workman shall receive twenty dollars ($20) per month for each month after his death until the time at which he would have arrived at the age of twenty-one years.

(4) In the event of a surviving spouse receiving monthly payments shall die, leaving a child or children under the age of sixteen
years, the sum he or she shall be receiving on account of such child or children shall be thereafter, until such child shall arrive at the age of sixteen years, paid to the child increased 100 per cent., but the total to all children shall not exceed the sum of thirty-five dollars ($35) per month.

(b) Permanent total disability means the loss of both legs or both arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the workman from performing any work at any gainful occupation.

When permanent total disability results from the injury the workman shall receive monthly during the period of such disability:

1. If unmarried at the time of the injury, the sum of twenty dollars ($20).

2. If the workman have a wife or invalid husband, but no child under the age of sixteen years, the sum of twenty-five ($25). If the husband is not an invalid, the monthly payment of twenty-five dollars ($25) shall be reduced to fifteen dollars ($15).

3. If the workman have a wife or husband and a child or children under the age of sixteen years, or, being a widow or widower, have any such child or children the monthly payment provided in the preceding paragraph shall be increased five dollars ($5) for each child until such child shall arrive at the age of sixteen years, but the total monthly payment shall not exceed thirty-five dollars ($35).

4. If the nature of the injuries sustained by any workman is such as to cause permanent total disability, and to render such workman helpless and require the constant services of an attendant, the monthly payment for such workman shall be increased twenty dollars ($20) a month.

(c) If the injured workman die during the period of permanent total disability, whatever the cause of death, leaving a widow, invalid widower or child under the age of sixteen years, the surviving widow or invalid widower shall receive twenty dollars ($20) per month until death or remarriage to be increased five dollars ($5) per month for each child under the age of sixteen years until such child shall arrive at the age of sixteen years; but if such child is or shall be without father or mother, such child shall receive ten dollars ($10) per month until arriving at the age of sixteen years. The total combined monthly payment under this paragraph shall in no case exceed thirty-five dollars ($35). Upon remarriage the payment on account of a child or children shall continue as before to the child or children.

(d) When the total disability is only temporary, the schedule of payment contained in paragraphs (1), (2) and (3) of the foregoing subdivision (b) shall apply so long as the total disability shall continue, increased fifty per cent. for the first six months of such continuance, but in no case shall the increase operate to make the monthly payment exceed sixty per cent. of the monthly wage (the daily wage multiplied by twenty-six) the workman was receiving at the time.
of his injury. As soon as recovery is so complete that the present earning power of the workman, at any kind of work is restored to that existing at the time of the occurrence of the injury the payment shall cease. If and so long as the present earning power is only partially restored the payments shall continue in the proportion which the new earning power shall bear to the old. No compensation shall be payable out of the accident fund unless the loss of earning power shall exceed five per cent.

(e) For every case of injury resulting in death or permanent total disability it shall be the duty of the department to forthwith notify the state treasurer, and he shall set apart out of the accident fund a sum of money for the case, to be known as the estimated lump value of the monthly payments provided for it, to be calculated upon the theory that a monthly payment of twenty dollars ($20) to a person thirty years of age, is equal to a lump sum payment, according to the expectancy of life as fixed by the American mortality table, of four thousand dollars ($4,000), but the total in no case to exceed the sum of four thousand dollars ($4,000). The state treasurer shall invest said sum at interest in the class of securities provided by law for the investment of the permanent school fund, and out of the same and its earnings shall be paid the monthly installments and any lump sum payment then or thereafter arranged for the case. Any deficiency shall be made good out of it, and any balance or overplus shall revert to the accident fund. The state treasurer shall keep accurate account of all such investments of the accident fund, and may borrow from the main fund to meet monthly payments pending conversion into cash of any security, and in such case shall repay such temporary loan out of the cash realized from the security.

(f) Permanent partial disability means the loss of either one foot, one leg, one hand, one arm, one eye, one or more fingers, one or more toes, any dislocation where ligaments were severed where repair is not complete, or any other injury known in surgery to be permanent partial disability. For any permanent partial disability resulting from an injury, the workman shall receive compensation in a lump sum in an amount equal to the extent of the injury, to be decided in the first instance by the department, but not in any case to exceed the sum of fifteen hundred dollars ($1,500). The loss of one major arm at or above the elbow shall be deemed the maximum permanent partial disability. Compensation for any other permanent partial disability shall be in the proportion which the extent of such disability shall bear to said maximum. If the injured workman be under the age of twenty-one years and unmarried, the parents or parent shall also receive a lump sum payment equal to ten per cent of the amount awarded to the minor workman.

(g) Should further accident occur to a workman already receiving a monthly payment under this section for a temporary disability or who has been previously the the recipient of a lump sum payment under
this act, his future compensation shall be adjusted according to the other provisions of this section and with regard to the combined effect of his injuries, and his past receipt of money under this act.

(h) If aggravation, diminution, or termination of disability takes place or be discovered after the rate of compensation shall have been established or compensation terminated in any case the department may, upon the application of the beneficiary or upon its own motion, readjust for future application the rate of compensation in accordance with the rules of this section, provided for the same, or in a proper case terminate the payments.

(i) A husband or wife of an injured workman, living in a state of abandonment for more than one year at the time of the injury or subsequently, shall not be a beneficiary under this act.

(j) If a beneficiary shall reside or move out of the state the department may, in its discretion, convert any monthly payments provided for such case into a lump sum payment (not in any case to exceed four thousand dollars ($4,000) upon the theory, according to the expectancy of life as fixed by the American mortality table, that a monthly payment of twenty dollars ($20) to a person thirty years of age is worth four thousand dollars ($4,000), or, with the consent of the beneficiary, for a smaller sum.

If a beneficiary shall remove permanently from the United States, any such lump sum settlement shall not exceed one-half of the reserve for the particular case at the time of such removal.

(k) Any court review under this section shall be initiated in the county where the workman resides or resided at the time of the injury, or in which the injury occurred.

Sec. 2. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9a, as follows:

Section 9a. There is hereby created in the industrial department a fund to be known as the "Medical Aid fund," which fund shall be divided into four divisions known as divisions "A," "B," "C," and "D" respectively.

Sec. 3. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9b, as follows:

Section 9b. On or before the tenth day of each and every month, beginning with the month of April, 1915, every employer engaged in extra hazardous work, as defined in section 2 of chapter 74 of the Laws of 1911, shall pay to the industrial commission for the use and benefit of the medical aid fund two-thirds of one per centum of his payroll for the preceding month (one-half of which amount shall be deducted by such employer from the pay of his workmen in proportion to their respective wages), provided that such monthly payment may be omitted from time to time, and for such length of time, as the industrial insurance commission may allow, whenever in the opinion of the industrial insurance commission the amount on hand in any division of said medical aid fund is sufficient to meet the demands which
will accrue against such divisions for any specific length of time, and the commission shall notify such employer in writing that such payment may be omitted, and every such employer shall, when notified so to do, by a notice in writing by the industrial insurance commission issued and mailed to said employer not later than the twentieth day of any month, pay into said medical aid fund for the ensuing month one and one-third per centum of his payroll for the preceding month, one-half of which amount shall be deducted by such employer from the pay of his workman in proportion to their respective wages, and the commission may require such increased payment whenever in its opinion the amount on hand and the probable receipts in any division of said fund will be insufficient to meet the demands thereof for the current and ensuing month.

For the purpose or regulating such payments extra hazardous industries shall be divided into four groups, as follows:

Group “A” shall include all of the classes now designated in section 4 of this act as follows:

Classes 1, 2, 3, 7, 8, 9, 12, 13, 14, 15, 17, 18, 19, 20, 31, 33, 42, 46, 47 and all the industries under classes 5 and 6, except such as are included in group “B” following:

Group “B” shall include all of the industries now designated as classes 21, 22, 23, 24, 25, 29, 34, 35, 37, 38, 39, 40, 41, 43, 44, 45, 48 and the following industries included in classes 5 and 6, to-wit:

- Plumbing, glass setting, building hot houses, lathing, plastering, wooden stair building, paper hanging, installing electrical apparatus or fire alarm system in buildings, and installing house heating or ventilating systems in residences:

Group “C” shall include all of the industries now designated as class 10.

Group “D” shall include all of the industries now designated as class 16, and the payments hereinabove provided for made by an employer engaged in an industry included in any group shall be credited to the division of the medical aid fund bearing the same letter.

Sec. 4. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9c, as follows:

Section 9c. The industrial insurance commission is authorized and empowered to make and adopt such rules and regulations as in its discretion may be necessary and expedient to carry out the provisions of this chapter as amended and to contract either with employers, physicians, surgeons or hospitals in this state to furnish injured workmen, covered by the provisions of this chapter, as amended, such reasonable surgical, medical and hospital treatment as may be necessary during the ninety days following an injury, and to audit and allow all accounts and bills in connection therewith, and cause the same to be paid out of the medical aid fund. If in the judgment of the commission further surgical and medical attendance is necessary after ninety days from any such injury, additional surgical and medical at-
tendance may be furnished and paid for out of the accident fund of the class to which the injured workman belongs, until final settlement is made or the injured workman is placed on the permanent pension roll.

The cost of transportation of an injured workman from the place of injury to the nearest place of proper treatment, shall be borne exclusively by the employer.

Whenever an employer shall refuse or neglect, after demand, to furnish within a reasonable time such transportation, the injured workman shall have the privilege of providing himself with such transportation at the cost of the employer. The provisions of this section shall apply to injuries occurring on and after April first, 1915.

Sec. 5. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9d, as follows:

Section 9d. Whenever any employees and employers, coming within the provisions of this chapter as amended, shall form an association or enter into an agreement or agreements for the purpose of rendering the service herein provided for, and shall notify the commission that they have formed such association or entered into such an agreement, giving such information as the commission shall require, and that they have selected a physician or surgeon and hospital to provide such service, the commission shall recognize such selection and contract with the parties so selected, under the provisions of section 9c of this chapter, as amended, under the rules and regulations adopted by the commission. No profit shall be made by any employer, directly or indirectly, as the result of forming such association or entering into such agreement.

Sec. 6. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9e, as follows:

Section 9e. Neither the employer nor the industrial insurance commission shall be liable in any way for any act in connection with the treatment or care, or malpractice in treatment or care of any injury sustained by any employee, where such act or treatment or malpractice in treatment is caused or alleged to have been caused by any physician, surgeon, hospital, or any attendant furnished under this act.

Sec. 7. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9f, as follows:

Section 9f. Any employer who shall wilfully or knowingly violate or fail to comply with any of the provisions of sections 9b, 9c and 9d of this act, shall, upon conviction thereof, be punished by a fine not to exceed one thousand dollars, or imprisonment in the county jail not to exceed one year or by both such fine and imprisonment.

Sec. 8. That chapter 74 of the Laws of 1911 be amended by adding thereto a new section to be known as section 9g, as follows:

Section 9g. That every physician, surgeon, or hospital furnishing treatment to injured workmen as provided in this act, shall be under the supervision of the industrial insurance commission as to the services
rendered such workman and shall, from time to time, make such reports of such services, and of receipts and disbursements as said commission may require.

Physician and surgeon as referred to in this act means one who is legally qualified to practice medicine and surgery in the State of Washington.

Sec. 9. There is hereby appropriated out of the medical aid fund for the purpose to which said fund is available, the sum of \ldots \ldots \ldots .

Sec. 10. This act is necessary for the immediate preservation of the public health and safety and shall take effect immediately.

Mr. Wiley demanded a roll call.

The roll was called, and the amendment was lost by the following vote: Yeas, 34; nays, 54; absent or not voting, 9.

Those voting yea were: Messrs. Anderson, Black, Boyd, Comstock, Crawford, Croft, Duncan, Farnsworth, Hanna, Hill, Hubbell, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Murphine, Nickle, Olson, Perkins, Reeves, Robe, Robinson, Rockhill, Sawyer, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Timblin, Wagner, Weldon, Wiley, Winston—34.

Those voting nay were: Messrs. Adams, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Pearsall, Reed, Roth, Rotch, Scales, Schuh, Siler, Sims, Sly, Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Webster, Wilson, Yale, Young, Mr. Speaker—54.

Those absent or not voting were: Messrs. Babcock, Bucklin, Halsey, Hastings, Hull, McQuesten, Renick, Watt, Zednick—9.

Mr. Murphine moved the adoption of the following amendment:

Section 1, line 5, strike the words "beginning on the 11th day after the injury."

On motion of Mr. Grass, the previous question was ordered. The amendment was lost.
Mr. Lane moved the adoption of the following amendment:
Amend by striking lines 7 to 13 inclusive, of section 2, being all
of plan 1.

The amendment was lost.

On motion of Dr. Capron, the following amendment was
adopted:

Section 6, at the end of line 15 of the printed bill, add the words
"such associations mutual or otherwise shall not be conducted for
profit."

On motion of Mr. McCoy, the rules were suspended, the bill
considered engrossed, the second reading considered the third,
and substitute Senate bill No. 136 was placed on final passage.

Mr. Lane demanded a call of the House.

A sufficient number did not arise in support of the demand.

The roll was called, and substitute Senate bill No. 136
passed the House by the following vote: Yeas, 55; nays, 33;
absent or not voting, 9.

Those voting yea were: Messrs. Adams, Babcock, Barlow,
Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Buck-
lin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Fleet,
Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley,
Hawthorne, Hoff, Hogan, Hull, Kelly (T. J.), Long, Lum
(C. E.), Lunn (Walter J.), Manogue, Mc Ardle, McCoy, Mess,
Moll, Morrison, Perkins, Reed, Robinson, Roth, Rotch, Sawyer,
Scales, Siler, Sims, Sly, Stewart (G. A.), Stratton, Tonkin,
Webster, Wilson, Yale, Mr. Speaker—55.

Those voting nay were: Messrs. Anderson, Berger, Boyd,
Farnsworth, Halsey, Hanna, Hastings, Heinly, Hubbell, Jar-
vis, Kelly (Albert A.), Kelly (Guy E.), Lane, Lowman, Master-
son, Mur phine, Nickle, Olson, Reeves, Robe, Rockhill, Schuh,
Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Timblin,
Urquhart, Wagner, Watt, Weldon, Wiley, Winston, Young
—33.

Those absent or not voting were: Messrs. Crawford, Davis,
Hill, Marshall, McQuesten, Pearsall, Renick, Stevens, Zednick
—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. McCoy, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1915.

Mr. Speaker:

The Senate has passed Senate bill No. 407, entitled "An act relating to contractors and bonds upon public works and to the legal force, meaning, construction and effect of any and all bonds signed, etc."

Also, Senate bill No. 408, entitled "An act providing for the nomination and election of United States senators;"

Also, Senate has concurred in the House amendments to substitute Senate bill No. 245;

Also, the Senate has refused to recede from its amendment to House bill No. 98 and the president has appointed as members of a conference committee thereon Senators Scott, Flummerfelt and Hall;

Also, the Senate has refused to concur in the House amendments to engrossed Senate bill No. 158 and respectfully asks the House to recede therefrom.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Paul Houser, member of the House at the session of 1913, was, at the invitation of the speaker, escorted to the rostrum by Messrs. Lane and Black.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Morrison moved that a conference committee be appointed to confer with a like committee from the Senate on the House amendments to Senate bill No. 158.

The motion prevailed, and the speaker appointed as members of such committee Messrs. Morrison, Hubbell and Davis.

Senate bill No. 129, relating to the establishment of a budget system for certain state offices.
The bill was read the second time by sections, and, on motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and Senate bill No. 129 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, Mess, Morrison, Murphy, Olson, Perkins, Reeves, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—80.

Those voting nay were: Messrs. Brown (J. S.), Gilkey—2.

Those absent or not voting were: Messrs. Crawford, Grass, Hogan, Jarvis, Marshall, McCoy, McQuesten, Moll, Nickle, Pearsall, Reed, Renick, Sims, Webster, 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 of Mr. McArdle, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Mr. Davis moved that a conference committee be appointed to confer with a like committee from the Senate on the Senate amendments to House bill No. 98.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Davis, Reed and Long.

Senate bill No. 228, validating the extension of boundaries, etc., of third class cities, etc.
The bill was read the second time by sections.
On motion of Mr. Lane, the following amendments were adopted:

Strike section 2.
Amend title by striking the following: “and declaring an emergency.”

The speaker announced that House bills No. 7, 101, 103 had been delivered to the governor by the chief clerk.

On motion of Mr. Perkins, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 228 was 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: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, Mc Ardle, Mess, Morrison, Murphy, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Young, Mr. Speaker—78.

Those absent or not voting were: Messrs. Anderson, Crawford, Gilkey, Hartley, Jarvis, Lowman, Marshall, McCoy, McQuesten, Moll, Nickle, Reed, Rockhill, Roth, Rotch, Sims, Webster, Yale, Zednick—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. Perkins, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
Mr. Guie moved that all bills hereafter coming into the House be immediately referred to the Committee on Rules.

The motion prevailed.

The speaker called Mr. Brown (J. S.), to the chair.

Substitute Senate bill No. 247, relating to the organization and government of irrigation districts.

The bill was read the second time by sections, and passed temporarily, to retain its place on the calendar.

The speaker resumed the chair.

Senate bill No. 66, relating to mortgages on certain kinds of property.

The bill was read the second time by sections, and, on motion of Mr. Hull, the rules were suspended, the second reading considered the third, and Senate bill No. 66 was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 24.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—72.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Anderson, Berger, Bucklin, Comstock, Fleet, Gilkey, Guie, Hartley, Heinly, Jarvis, Lane, Lunn (Walter J.), McQuesten, Pearsall, Schuh, Sims, Smith (J. H. T.), Stewart (Z.), Tonkin, Urquhart, Wagner, Watt, Webster, Weldon—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.

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

Senate bill No. 67, relating to conditional sales and leases of personal property.

The bill was read the second time by sections, and, on motion of Mr. Winston, the rules were suspended, the second reading considered the third, and Senate bill No. 67 was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, McQuesten, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Webster, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—77.


The bill, having received the 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. Winston, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Reed, the House took a recess to 7:00 p.m.
EVENING SESSION.

The speaker called the House to order at 7:00 p. m.

Roll call showed all members present, except Messrs. Duncan, Farnsworth, Hill, Hull, Lunn (Walter J.), Mess and Stewart (Z.).

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 44, 78, 124 and 139, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted. G. DOWE MCQUESTEN, Chairman.

I concur in this report: John Anderson.

The speaker announced that he was about to sign House bills Nos. 44, 78, 124 and 139.

Senate bill No. 207, relating to the construction of sidewalks in cities and towns of the third and fourth class.

The bill was read the second time by sections, and, on motion of Mr. Hart, the rules were suspended, the second reading considered the third, and Senate bill No. 207 was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 21.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Olson, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—75.

Voting nay: Mr. Lum (C. E.)—1.
Those absent or not voting were: Messrs. Bradley, Davis, Duncan, Farnsworth, Grass, Guie, Harris, Hill, Lunn (Walter J.), Manogue, Mess, Nickle, Pearsall, Perkins, Robe, Sims, Smith (Maurice), Stewart (Z.), Tonkin, Webster, 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.

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

The House resumed the consideration of substitute Senate bill No. 247, passed over earlier in the day.

Mr. Reeves moved the adoption of the following amendment:

Amend section 10, line 4, by inserting after the word "assessed" the following: "But the amount to be paid by the user shall be equitable, and in determining benefits the amount of water reasonably required shall be taken into consideration."

The amendment was lost.

On motion of Mr. Adams, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 247 was placed on final passage, and passed the House by the following vote: Yeas, 78; nays, 2; absent of not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Gibson, Gilkey, Ginn, Halsey, Harris. Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (C. E.), Lunn (Walter J.), Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Perkins, Reed, Renick, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Wagner, Watt, Webster, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—78.
Those voting nay were: Messrs. Hanna, Reeves—2.
Those absent or not voting were: Messrs. Duncan, Farnsworth, Fleet, Grass, Guie, Hill, Manogue, Nickle, Pearsall, Robe, Roth, Sims, Stewart (Z.), Tonkin, Urquhart, Weldon, 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. Adams, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 179, relating to annual convention for county and city health officers.

On motion of Mr. Reed, the following amendment was adopted:
Amend section 1, line 7, strike all the words after the word "receive" down to and including the word "with" in line 8.

On motion of Mr. Capron, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 179 was placed on final passage, and passed the House by the following vote: Yeas, 62; nays, 22, absent or not voting, 12.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Marshall, Mc Ardle, McCoy, Moll, Murphine, Perkins, Reed, Robinson, Rotch, Scales, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Timblin, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—63.

Those voting nay were: Messrs. Ginn, Jarvis, Long, Lum (C. E.), Lunn (Walter J.), Masterson, McQuesten, Mess, Mor-
Those absent or not voting were: Messrs. Adams, Davis, Guie, Hill, Manogue, Pearsall, Renick, Robe, Roth, Sims, Stewart (Z.), Stratton—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. Capron, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

There being no objection, the House took up the following order of business:

**FIRST READING OF SENATE BILLS.**

Senate bill No. 405, by Joint Committee on Education and Educational Institutions: An act creating a commission to make an educational survey, defining its powers and duties, appointing the members thereof, and making an appropriation therefor.

On motion of Mr. McQuesten, the rules were suspended, and the bill was placed on second reading.

On motion of Mr. Fleet, the rules were suspended, the second reading was considered the third, and the bill passed the House by the following vote, Messrs. Brown (Tom), Timblin and Zednick being excused from voting: Yeas, 72; nays, 17; absent or not voting, 8.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (T. J.), Lane, Long, Lowman, Marshall, Mc Ardle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Roth, Rotch, Saw-
yer, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Wiley, Winston, Yale, Young, Mr. Speaker—72.

Those voting nay were: Messrs. Brown (J. S.), Ginn, Hal­sey, Hanna, Heinly, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lum (C. E.), Masterson, McQuesten, Reeves, Robe, Rockhill, Scales, Wagner, Weldon—17.

Those absent or not voting were: Messrs. Brown (Tom), Guie, Lunn (Walter J.), Manogue, Sims, Timblin, Wilson, Zednick—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. Fleet, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Sen­ate.

Engrossed Senate bill No. 357, by Senator Landon: An act relating to betterments and operation of utilities acquired by gift by cities of the first class and validating all acts and things done by such cities with respect thereto.

Referred to Committee on Rules.

Engrossed Senate bill No. 115, by Senators Phipps, Davis (W. S.), Iverson: An act relating to the protection of orphan, homeless, neglected or abused children and conferring powers upon judges of the superior court, the county commissioners and charitable societies to receive, control and dispose of the same, and repealing sections 1700, 1701, 1702, 1703, 1704, 1705, 1706 and 1707 of Rem. & Bal. Code.

Referred to Committee on Rules.

Senate bill No. 408, by Joint Committee on Elections and Privileges of the Senate and Privileges and Elections of the House: An act providing for the nomination and election of United States senators.

Referred to Committee on Rules.
Senate bill No. 406, by Joint Sub-Committee on Appropriations: An act making appropriations for the purchase of land for, the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31, 1917, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect.

Referred to Committee on Rules.

Senate bill No. 407, by Senator Sharpstein: An act relating to contractors and bonds upon public works, and to the legal force, meaning, construction and effect of any and all bonds signed and given in conformity and in compliance with the provisions of that certain act entitled “An act relating to contractors and bonds upon public works, and amending sections 1159 and 1161 of Remington & Ballinger’s Annotated Codes and Statutes of Washington,” passed the House February 8th, 1915, passed the Senate February 24th, 1915, and passed notwithstanding the governor’s veto on March 3, 1915.

On motion of Mr. McArdle, the rules were suspended, and Senate bill No. 407 placed on second reading.

The bill was read the second time by sections.

On motion of Mr. McArdle, the rules were suspended, the second reading was considered the third, Senate bill No. 407 was placed on final passage, and passed the House by the following vote: Yeas, 80; nays, 7; absent or not voting, 10.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rock-
Those voting nay were: Messrs. Black, Hanna, Jarvis, Lane, Masterson, Reeves, Wiley—7.

Those absent or not voting were: Messrs. Adams, Farnsworth, Guie, Hogan, Lowman, Manogue, Murphine, Sims, Sly, Stewart (Z.)—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 directed to immediately transmit the bill to the Senate.

Senate bill No. 403, relating to the training department of state normal school.

The bill was read the second time by sections, and, on motion of Mr. Brown (Tom), the rules were suspended, the second reading considered the third, and Senate bill No. 403 was placed on final passage, and failed to pass the House by the following vote: Yeas, 89; nays, 46; absent or not voting, 12.

Those voting yea were: Messrs. Anderson, Babcock, Berger, Bowman, Boyd, Bradley, Brown (Tom), Capron, Catlin, Comstock, Duncan, Gibson, Halsey, Hanna, Harris, Hart, Hastings, Hoff, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Marshall, McCoy, Robinson, Roth, Rotch, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Wiley, Winston, Yale, Zednick, Mr. Speaker—89.

Those voting nay were: Messrs. Adams, Barlow, Brown (J. S.), Bucklin, Cameron, Crawford, Croft, Davis, Farnsworth, Fleet, Gilkey, Ginn, Hawthorne, Heinly, Hill, Hull, Jarvis, Lane, Lum (C. E.), Lunn (Walter J.), Masterson, McQuesten, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H.
T.), Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Young—46.

Those absent or not voting were: Messrs. Black, Grass, Guie, Hartley, Hogan, Manogue, McArdle, Mess, Murphine, Renick, Sims, Timblin—12.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Adams moved that the House reconsider the vote by which Senate bill No. 403 failed to pass the House.

The motion was lost.

Senate bill No. 332, relating to the organization and management of private corporations.

The bill was read the second time by sections, and, on motion of Mr. Robinson, the rules were suspended, the second reading considered the third, and Senate bill No. 332 was 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: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Murphine, Nickle, Olson, Pear- sall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—86.

Those absent or not voting were: Messrs. Adams, Boyd, Guie, Hartley, Hogan, McQuesten, Morrison, Renick, Roth, Rotch, Sims—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. Robinson, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

MR. SPEAKER:

The Senate has passed House bill No. 249, entitled "An act to provide for the redemption of real estate sold for taxes or assessments by any city or town, etc."

Also, House bill No. 263, entitled "An act relating to crimes and punishments and amending sections 2370, 2527 and 2601 of Rem. & Bal Codes;"

Also, House bill No. 268, entitled "An act providing for a physical examination of plaintiff's in actions to recover damages for injuries to the person;"

Also, House bill No. 236, entitled "An act relating to the validation of certain warrants, and other obligations and evidences of indebtedness on the part of counties, etc.;" and

Also, engrossed House bill No. 70, entitled "An act authorizing and empowering the board of regents of the State College of Washington to receive and expend the moneys appropriated by the congress of the United States, under an act * * * * approved May 8, 1914, etc.;"

Also the Senate has passed House joint memorial No. 5, "Relating to the opening for settlement of the Colville Indian reservation;"

Also, Senate joint memorial No. 18, "Relating to legislation necessary for the regulation, preservation and protection of salmon and other food fishes, etc;"

Also, engrossed House bill No. 85, entitled "An act relating to school houses and school sites in districts of the second class, etc;"

Also, engrossed substitute House bill No. 111, entitled "An act making counties, cities, towns and other municipal corporations subject to garnishment;"

Also, engrossed House bill No. 158, entitled "An act relating to the jurisdiction of police courts in cities of the second class, etc.,"

Also, substitute House bill No. 235, entitled "An act relating to diking districts and validating the organization, establishment and creation of diking districts attempted to be organized, etc.;"

Also, House bill No. 225, entitled "An act in relation to fees and compensation of justices of the peace, etc;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
We, your Committee on Judiciary, to whom was referred Senate bill No. 159, entitled "An act to amend section 3 of an act entitled 'An act relating to attorneys and counselors at law,' approved March 15, 1909," 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:

Section 3, line 6, of subdivision (b) of the engrossed bill, after the word "than" strike everything down to and including the word "Washington," being the last word in line 7, and insert in lieu thereof the following: "the same number of hours required for graduation by the said state university."

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Timblin, the rules were suspended, the second reading considered the third, and Senate bill No. 159 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 19; absent or not voting, 8.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Bradley, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, Mess, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Rotch, Sawyer, Schuh, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Wiley, Wilson, Winston, Yale, Zednick, Mr. Speaker—70.

Those voting nay were: Messrs. Black, Bowman, Brown (J. S.), Brown (Tom), Bucklin, Davis, Fleet, Gilkey, Haw-
thorne, Lum (C. E.), Moll, Robe, Scales, Siler, Tonkin, Wagner, Webster, Weldon, Young—19.

Those absent or not voting were: Messrs. Adams, Guie, Hoff, McCoy, McQuesten, Morrison, Roth, Sims—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. Timblin, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker called Mr. Hill to the chair.

Senate bill No. 387, relating to absentee voters.

The bill was read the second time by sections, and, on motion of Mr. Kelly (Guy E.), the rules were suspended, the second reading considered the third, and Senate bill No. 387 was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 15; absent or not voting, 7.


Those voting nay were: Messrs. Adams, Boyd, Brown (J. S.), Bucklin, Ginn, Hart, Lowman, Lum (C. E.), Morrison, Reed, Reeves, Robinson, Rockhill, Smith (J. H. T.), Smith (Maurice)—15.

Those absent or not voting were: Messrs. Anderson, Farnsworth, Guie, Sims, Yale, Zednick, Mr. Speaker—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. Kelly (Guy E.), the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 254, relating to the hours and wages of women and minors, etc.

The bill was read the second time by sections, and, on motion of Mr. Hawthorne, the rules were suspended, the second reading considered the third, and Senate bill No. 254 was placed on final passage, and passed the House by the following vote:

Yeas, 80; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQueen, Mess, Moll, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young—80.

Voting nay: Mr. Winston—1.

Those absent or not voting were: Messrs. Adams, Capron, Davis, Guie, Halsey, Harris, Lum (C. E.), Morrison, Murphine, Reed, Roth, Sims, Stevens, Yale, Zednick, Mr. Speaker—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. Hawthorne, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
Mr. Speaker:

We, a majority of your Committee on Compensation and Fees for State and County Officers, to whom was referred Senate bill No. 232, entitled "An act fixing the term of office, qualifications, salaries and certain duties of county superintendents of schools, and amending sections 4472, 4473 and 4474 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding section 4474-a and repealing section 4477 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. C. L. Babcock, Chairman.

We concur in this report: W. G. Duncan, C. E. Lum, Geo. B. Webster, J. S. Brown, R. E. Bucklin, Wm. N. Marshall.

Mr. Speaker:

We, a minority of your Committee on Compensation and Fees for State and County Officers, to whom was referred Senate bill No. 232, entitled "An act fixing the term of office, qualifications, salaries and certain duties of county superintendents of schools, and amending sections 4472, 4473 and 4474 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding section 4474-a and repealing section 4477 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.

We concur in this report: John W. Hanna, W. E. Gibson, Geo. L. Berger, J. S. Siler, F. D. Yale, Z. Stewart.

The bill was read the second time by sections.

Mr. Reed moved that the bill be indefinitely postponed.

On motion of Mr. Davis, the previous question was ordered.

On demand of Mr. Reed, the roll was called, and the motion to indefinitely postpone was carried by the following vote: Yeas, 47; nays, 44; absent or not voting, 6.

Those voting yea were: Messrs. Babcock, Barlow, Black, Bowman, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Comstock, Croft, Davis, Duncan, Fleet, Gilkey, Grass, Hart, Hawthorne, Hoff, Hubbell, Jarvis, Kelly (T. J.), Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McQuesten, Mess, Morrison, Nickle, Olson, Pearsall, Reed, Renick, Robinson,
Rotch, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Wiley—47.

Those voting nay were: Messrs. Adams, Anderson, Berger, Brown (Tom), Crawford, Farnsworth, Gibson, Ginn, Guie, Halsey, Hanna, Harris, Hartley, Hastings, Heinly, Hill, Hogan, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Masterson, Mc Ardle, Moll, Murphine, Reeves, Robe, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Stevens, Stewart (Z.), Watt, Weldon, Wilson, Winston, Young, Zednick, Mr. Speaker—44.

Those absent or not voting were: Messrs. Boyd, Catlin, Hull, Lowman, McCoy, Yale—6.

Senate bill No. 139, relating to the exemption of certain property of schools from taxation, etc.

The bill was read the second time by sections, and on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 139 was placed on final passage, and passed the House by the following vote: Yea's, 57; nay's, 28; absent or not voting, 12.

Those voting yea were: Messrs. Babcock, Barlow, Bradley, Brown (Tom), Cameron, Capron, Catlin, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Halsey, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Marshall, Mc Ardle, McCoy, McQuesten, Mess, Moll, Pearsall, Perkins, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Siler, Sims, Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Yale, Young—57.

Those voting nay were: Messrs. Anderson, Berger, Black, Bowman, Brown (J. S.), Bucklin, Constock, Crawford, Gibson, Ginn, Grass, Guie, Hull, Jarvis, Manogue, Masterson, Nickle, Olson, Reed, Reeves, Rockhill, Rotch, Sly, Smith (J. H. T.), Tonkin, Wagner, Webster, Winston—28.
Those absent or not voting were: Messrs. Adams, Boyd, Croft, Harris, Hogan, Lunn (C. E.) Morrison, Murphine, Roth, Stevens, Zendick, 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. Davis, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

**THIRD READING OF SENATE BILLS.**

Senate joint memorial No. 11, relating to the opening of the roads in Yellowstone National park for automobile travel.

The resolution was read the third time in full, the roll was called, and Senate joint memorial No. 11 passed the House by the following vote: Yeas, 61; nays, 3; absent or not voting 33.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (Tom), Cameron, Capron, Comstock, Crawford, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lowman, Lunn (C. E.), Lunn (Walter J.), Marshall, Masterson, McCoy, Moll, Nickle, Olson, Pearsall, Perkins, Reeves, Robe, Robinson, Rotch, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Tonkin, Urquhart, Wagner, Weldon, Wiley, Wilson, Young—61.

Those voting nay were: Messrs. Brown (J. S.), McQuesten, Winston—3.

Those absent or not voting were: Messrs. Adams, Anderson, Boyd, Bucklin, Catlin, Croft, Davis, Grass, Guie, Halsey Harris, Hogan, Kelly (Albert A.), Lane, Long, Manogue, Mc Ardle, Mess, Morrison, Murphine, Reed, Renick, Rockhill, Roth, Scales, Schuh, Sims, Stewart (Z.), Timblin, Watt, Yale, Zednick, Mr Speaker—33.
The memorial having received the constitutional majority, was declared passed.

There being no objection, the House took up the consideration of Senate joint memorial No. 18.

The memorial was read in full the first time, and, on motion of Mr. Hartley, the rules were suspended, the first reading considered the second and third, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 30.


Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Boyd, Bucklin, Capron, Croft, Davis, Farnsworth, Fleet, Grass, Guie, Halsey, Harris, Hastings, Lane, Long, Lum (C. E.), Manogue, McArdle, Morrison, Murphine, Reed, Roth, Rotch, Sims, Timblin, Yale, Zednick, Mr. Speaker—30.

Senate bill No. 238, regulating the sale of eggs.

Mr. Hanna moved that the House adjourn.

The motion was lost.

On motion of Mr. Hull, the third reading of the bill was dispensed with.

On motion of Mr. Hawthorne, the call of the House was ordered.

Mr. McArdle immediately moved that the further proceedings under the call of the House be dispensed with.

The motion prevailed.
The roll was called, and Senate bill No. 238 passed the House by the following vote: Yeas, 68; nays, 8; absent or not voting, 21.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Gilkey, Grass, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Reeves, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Young—68.

Those voting nay were: Messrs. Brown (J. S.), Ginn, Hanna, Masterson, Rockhill, Urquhart, Wiley, Winston—8.

Those absent or not voting were: Messrs. Boyd, Bradley, Brown (Tom), Davis, Fleet, Guie, Halsey, Harris, Hastings, Kelly (Albert A.), Lum (C. E.), Murphine, Pearsall, Roth, Rotch, Sims, Timblin, Yale, Zednick, 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. McArdle, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 162, relating to validating funding, etc., of warrants in cities and towns.

On motion of Mr. Hubbell, the third reading of the bill was dispensed with, the roll was called, and Senate bill No. 162 passed the House by the following vote: Yeas, 78, nays, 2; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan,
Farnsworth, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Young, Zednick, Mr. Speaker—78.

Those voting nay were: Messrs. Brown (J. S.), Reeves—2.

Those absent or not voting were: Messrs. Black, Boyd, Crawford, Fleet, Guie, Kelly (Albert -A.), McQuesten, Mess, Pearsall, Roth, Rotch, Sims, Sly, Stewart (G. A.), Timblin, Wilson, Yale—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. Hubbell, the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

SECOND READING OF SENATE BILLS.

Senate bill No. 374, relating to payment of diking district warrants.

The bill was read the second time by sections, and, on motion of Mr. Hartley, the rules were suspended, the second reading considered the third, and Senate bill No. 374 was placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 1; absent or not voting, 32.

Those voting yea were: Messrs. Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Croft, Farnsworth, Gibson, Gilkey, Ginn, Grass, Hanna, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Marshall,

Voting nay: Mr. Wagner—1.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Boyd, Capron, Crawford, Davis, Duncan, Fleet, Guie, Halsey, Harris, Hastings, Kelly (Albert A.), Lum (C. E.), Manogue, McQuesten, Murphine, Nickle, Pearsall, Reed, Reeves, Renick, Rockhill, Roth, Rotch, Sims, Sly, Timblin, Yale, Zednick, Mr. Speaker—32.

The bill, having received the 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. Hartley, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 239, entitled "An act relating to the registration of marks upon cans and tubs used in the manufacture, bottling, sale or transportation of milk, cream, ice cream or other dairy products and providing penalties for the violation thereof," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

THIRD READING OF SENATE BILLS.

Senate bill No. 211, relating to claims for damages against cities and towns.

On motion of Mr. Wilson, the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Wilson, the following amendments were adopted:
Amend section 1, line 10, after word "damages" insert the following: "now pending or hereafter brought."

Amend section 1, line 4, strike the word "by" and insert the word "but."

On motion of Mr. Wilson, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 211 was placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.


Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Black, Boyd, Capron, Crawford, Davis, Fleet, Hanna, Harris, Kelly (Albert A.), Lum (C. E.), McQuesten, Mess, Murphine, Pearsall, Reed, Robe, Roth, Rotch, Sims, Sly, Timblin, Zednick, Mr. Speaker—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.

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

Mr. Smith (J. H. T.) moved to adjourn.

The motion was lost.

Mr. Reeves moved to adjourn.

The motion was lost.
THIRD READING OF SENATE BILLS.

Senate bill No. 196, relating to insane persons.

On motion, the third reading of the bill was dispensed with, the roll was called, and Senate bill No. 196 passed the House by the following vote: Yeas, 70; nays, 0; absent of not voting, 27.

Those voting yea were: Messrs. Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Hanna, Hart, Hartley, Hastings, Hawthorne, Heimly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young—70.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Boyd, Capron, Catlin, Crawford, Davis, Fleet, Guie, Halsey, Harris, Lum (C. E.), Masterson, McQuesten, Mess, Murphine, Reed, Roth, Rotch, Sims, Sly, Timblin, Tonkin, Urquhart, Zednick, Mr. Speaker—27.

The bill, having received the 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 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 73, relating to deeds and transfers of interest in real estate, etc.

On motion, the third reading of the bill was dispensed with, the roll was called, and Senate bill No. 73 passed the House by the following vote: Yeas, 65; nays, 1; absent or not voting, 31.
Those voting yea were: Messrs. Babcock, Berger, Black, Bowman, Bradley, Brown (Tom), Bucklin, Cameron, Catlin, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Manogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Reeves, Robe, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Young—65.

Voting nay: Mr. Brown (J. S.)—1.

Those absent or not voting were: Messrs. Adams, Anders­son, Barlow, Boyd, Capron, Comstock, Crawford, Davis, Fleet, Grass, Guie, Halsey, Harris, Lum (C. E.), Lunn (Walter J.), Masterson, McQuesten, Murphine, Perkins, Reed, Renick, Rob­inson, Roth, Rotch, Sims, Sly, Timblin, Wagner, Yale, Zed­nick, Mr. Speaker—31.

The bill, having received the 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 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 214, relating to insurance.

On motion, the third reading of the bill was dispensed with. the roll was called, and Senate bill No. 214 passed the House by the following vote: Yeas, 68; nays, 4; absent or not voting. 25.

Those voting yea were: Messers. Babcock, Berger, Black. Brown (Tom), Bucklin, Cameron, Catlin, Croft, Duncan, Farns­worth, Gibson, Gilkey, Ginn, Grass, Hart, Hartley, Hastings. Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis. Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, Mc­Coy, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins,

Those voting nay were: Messrs. Brown (J. S.), Hanna, Reeves, Smith (Maurice)—4.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Bowman, Boyd, Bradley, Capron, Comstock, Crawford, Davis, Fleet, Guie, Halsey, Harris, Lum (C. E.), Masterson, McQuesten, Murphine, Reed, Roth, Rotch, Sims, Timblin, Zednick, Mr. Speaker—25.

The bill, having received the 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 was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 4, 1915.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 42, entitled "An act in aid of the construction of the interstate bridge across the Columbia river at Vancouver; providing for the payment of the interest on the bonds of Clark county issued and to be issued therefor, 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 with the following amendments:

Strike all of section 1, beginning with the word "For" in line 1 of the section, and ending with the word "bonds" in line 8 of the printed bill, and insert in lieu thereof, the following:

"Whenever any county of this state shall have issued negotiable bonds of the county for the purpose of constructing, or aiding in the construction of any bridge between such county and an adjoining state, under the provisions of chapter 56 of the Laws of 1913, and the money derived from the sale of such bonds shall exceed the proportionate cost of the construction of such bridge, chargeable to such county, and the board of county commissioners of such county shall have failed, or shall in any years fail to levy an annual tax to pay
the interest on said bonds whenever the same becomes due and there
shall be in the county treasury of said county moneys derived from
the sale of said bonds in excess of the proportionate cost of the con­
struction of such bridge, chargeable to such county, sufficient to pay
the interest due on any of such bonds, the county auditor of such
county is hereby authorized and empowered to draw his warrant upon
the county treasurer for the purpose of paying such interest and the
county treasurer is hereby authorized and empowered to pay such
warrant out of any such excess of funds in his hands derived from
the sale of such bonds."

Amend the title by striking all thereof after the words “An act”
and insert in lieu thereof the following: “Providing for and authoriz­
ing the payment of interest on bonds issued by counties for the purpose
of constructing bridges between this state and adjoining states.”

L. D. McArdle, Chairman.

We concur in this report: Wm. N. Marshall, W. G. Duncan, A. C.
Sly, E. W. Wagner, F. D. Yale, John Urquhart, Elmer E. Halsey, F. A.
Hart, C. S. Barlow, T. J. Kelly, Grant A. Stewart, Geo. Ginn, C. L.
ton, M. C. Harris, J. B. Hawthorne, Phil H. Adams, F. H. Tonkin, M. E.
Reed, Geo. B. Webster.

The bill was read the second time by sections.
The committee amendments were adopted.

On motion of Mr. Marshall, the rules were suspended, the
second reading considered the third, and House bill No. 42 was
placed on final passage, and passed the House by the following
vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Babcock, Berger, Black,
Bowman, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin,
Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn,
Hanna, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill,
Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.),
Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Man­
ogue, Marshall, McArdle, McCoy, Mess, Moll, Morrison,
Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe. Robin­
son, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.),
Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Ton­
kin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wil­
son, Winston, Yale, Young—70.

Those absent or not voting were: Messrs. Adams, Anderson,
Barlow, Boyd, Brown (Tom), Capron, Crawford, Davis,
The bill, having received the 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. Marshall, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

House bill No. 143, relating to the State Soldiers' Home and Washington Veterans' Home.

The bill was read the second time by sections.

Mr. Lowman moved that the bill, be indefinitely postponed.

Mr. Lowman withdrew the motion to indefinitely postpone.

Mr. Lowman moved the adoption of the following amendment:

Strike words "at Orting" from line 3 of section 1.

The amendment was lost.

Mr. Smith (Maurice) moved the adoption of the following amendment:

In section 1, line 5, strike the words "three years" and insert in lieu thereof the words "one year."

The amendment was lost.

On motion of Mr. Schuh, the following amendment was adopted:

Amend section 2, of House bill No. 143, as follows:

In line 2, strike the words "corporate limits of the town of Orting." and insert in lieu thereof "limits of Orting precinct."

On motion of Mr. Hartley, the rules were suspended, the bill considered engrossed, the second reading considered the third, and House bill No. 143 was placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 2; absent or not voting, 31.

Those voting yea were: Messrs. Babcock, Berger, Bowman, Bradley, Brown (J. S.), Bucklin, Catlin, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Hanna, Hart, Hartley.

Those voting nay were: Messrs. Smith (Maurice), Wilson—2.

Those absent or not voting were: Messrs. Adams, Anderson, Barlow, Black, Boyd, Brown (Tom), Cameron, Capron, Crawford, Davis, Fleet, Grass, Guie, Halsey, Harris, Hastings, Jarvis, Lum (C. E.), Marshall, Masterson, Murphine, Nickle, Reed, Reeves, Roth, Rotch, Sims, Sly, Timblin, Zednick, Mr. Speaker—31.

The bill, having received the 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. Hartley, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Mr. Scales moved that the House adjourn.

The motion was lost.

**House of Representatives.**

**Olympia, Wash., February 28, 1915.**

**Mr. Speaker:**

We, your Committee on Game and Fish, to whom was referred House bill No. 217, entitled "An act granting to Spokane county the buildings, equipment, apparatus and other property of the state used for, and in connection with, the Little Spokane trout hatchery, located at Dartford in said county, and the land upon which the same is situated, together with the appurtenances," 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 12 of the original bill, being line 4 of the printed bill, strike out the remainder of the bill after the word "situated" and insert the following:
Commencing at a monument (a 4x4 post, set in mound of earth and rock, marked "Corner No. 1, S. -F-H-S.") twelve hundred and sixty-three (1263) feet west and eight hundred and seventeen (817) feet north of the quarter section corner between sections five (5) and six (6), township twenty-six (26) north range forty-three (43) east of Wilamette meridian, said monument being on the south bank of the Little Spokane river, two hundred and sixty (260) feet distant and bearing south fifty-six (56) degrees three (3) minutes west and the southwest corner of the postoffice and store building at Dartford, as shown on attached plat; thence south twenty (20) degrees west two hundred and twenty and four tenths (220.4) feet to monument marked "No. 2;" thence south fifty-three (53) degrees twenty-two (22) minutes west two hundred and fourteen and six-tenths (214.6) feet to monument No. 3; thence south sixty-seven (67) degrees two hundredths minute (.02) west eighty-three (83) feet to monument No. 4; thence north thirty-five (35) degrees fifty-eight (58) minutes west two hundred and eighteen and eight-tenths (218.8) feet to monument No. 5, said monument being in the Little Spokane river, twenty (20) feet more or less from north bank, and sixty-five (65) feet from a reference stake set on south bank of said stream on last course; thence north fifty-six degrees fifteen (15) minutes east, up the Little Spokane river, four hundred and eighty-two (482) feet to monument No. 6, which monument is in the river fifteen (15) feet more or less from the north bank; thence south thirty-five (35) degrees thirty (30) minutes east, ninety (90) feet to monument No. 1 and point of commencement. The above described tract of land being in the south half (S. 1/2) of the northeast quarter section (NE 1/4) of section six (6) township twenty-six (26) north range forty-three (43) east of Willamette meridian, and containing two and eighteen-hundredths (2 18-100) acres.

Also, a right of way over a strip of land five hundred and thirty (530) feet in length by six (6) feet in width, three feet on each side of a center line commencing at, and running thence south twenty-nine (29) degrees thirty (30) minutes east from monument No. 2, of the first described tract of land, situated and being in the south half (S. 1/2) of section 6, township twenty-six (26) north range forty-three east of Willamette meridian; for the purpose of constructing and laying a pipe line from the spring at the end of said described strip to said Little Spokane river, and the right to use and take the water from said spring, and pipe the same to said river.

Also, a right of way for teams and wagons from the public road near said postoffice to the land on the Little Spokane river herein described.

Reserving all my water rights and power and irrigation purposes of the water in the Little Spokane river.

WALTER J. LUNN, Chairman.

The bill was read the second time by sections.

The committee amendment was adopted.

On motion of Mr. Wiley, the rules were suspended, the second reading considered the third, and House bill No. 217 was placed on final passage, and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Catlin, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Sawyer, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Barlow, Boyd, Cameron, Capron, Comstock, Crawford, Fleet, Hastings, Hogan, Jarvis, Lum (C. E.), Masterson, Murphine, Pearsall, Reed, Roth, Rotch, Scales, Schuh, Sims, Sly, Tonkin, Webster, Zednick—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.

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

On motion of Mr. Harris, the House reconsidered the vote by which Senate bill No. 387 passed the House.
Mr. Conner moved that the bill be passed temporarily, to hold its place on the calendar. The motion prevailed.

Mr. Conner moved that the bill be recalled from the Senate. The motion prevailed.

On motion of Mr. Black, the House adjourned to 10:30 a.m., March 10, 1915.

C. R. Mayhury, W. W. Conner,
Chief Clerk. Speaker.

FIFTY-NINTH DAY

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, March 10, 1915.

The speaker called the House to order at 10:30 a.m.

Roll call showed all members present, except Messrs. Boyd and Moll, Mr. Boyd being excused.

Prayer was offered by Rev. Henry S. Champie, of Olympia. On motion, the reading of the journal of the previous day was dispensed with.

There being no objection, House joint resolution No. 8 was read the first time, and, on motion of Mr. Hull, the rules were suspended, the first reading considered the second and third, the resolution was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 4; absent or not voting, 16.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hub-
Those voting nay were: Messrs. Hill, Masterson, Reeves, Robe, Wiley—5.

Those absent or not voting were: Messrs. Adams, Anderson, Bowman, Boyd, Farnsworth, Grass, Hanna, Manogue, McQuesten, Rotch, Sims, Stevens, Timblin, Winston, Yale, Zednick—16.

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

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

The speaker called Mr. Guie to the chair.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Senate bill No. 312, entitled "An act relating to aliens carrying or possessing firearms, issuance of search warrants authorizing officers to search places for firearms carried or possessed in violation thereof, the confiscation of firearms carried in violation thereof, and affixing 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.

Walter J. Lunn, Chairman.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 335, entitled “An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786 and 4913 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.

GUY E. KELLY, Chairman.

We concur in this report: Logan L. Long, L. Frank Boyd, W. G. Heinly, J. R. Catlin, L. D. McArdle, Alex M. Winston

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred engrossed Senate bill No. 122, entitled “An act providing for the transfer of G. A. R. headquarters in the state armory at Spokane, 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 Judiciary, to whom was referred Senate bill No. 315, entitled “An act relating to the disposition of bonds forfeited under the laws of this state for the prevention of cruelty to animals and amending section 3290 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.

ALEX M. WINSTON, Chairman.


MR. SPEAKER:

We your Committee on Game and Fish, to whom was referred Senate bill No. 198, entitled “An act relating to the protection of black
bass and perch in Silver lake, in Cowlitz county," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

WALTER J. LUNN, Chairman.


Senate bill No. 385: Do pass as amended.

Senate amendments to House bills.


Mr. Speaker:

The Senate has passed House bill No. 264, entitled "An act relating to procedure in civil actions and amending sections 464, 467, 486, 495, 675 and 1141 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

At the end of section 2, strike the period (.), insert in lieu thereof a colon (:) and add the following:

Provided, That in the event that the action is not appealed, the proceedings must in all cases be commenced within one year from the date of the judgment, and if the action is appealed to the supreme court, the action must be commenced within six months from the final decision of the supreme court in the appealed case."

In section 3, line 11 of the printed bill, the same being page 3, line 8 of the original bill, after the word "recover" insert the words "a judgment for;"

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

On motion of Mr. Renick, the House concurred in the Senate amendments to House bill No. 264 by the following vote: Yeas, 77; nays, 1; absent or not voting, 19.

Those voting yea were: Messrs. Anderson, Babcock, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McCoy, Moll, Morrison, Murphine, Ol-

Voting nay: Mr. Davis—1.

Those absent or not voting were: Messrs. Adams, Barlow, Boyd, Fleet, Grass, Halsey, Hastings, Lowman, Manogue, McArdle, McQuesten, Mess, Nickle, Roth, Rotch, Sims, Stevens, Stewart (Z.), Mr. Speaker—19.

HOUSE AMENDMENTS TO SENATE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate bill No. 379 and Senate bill No. 85.

The Senate has refused to concur in the House amendments to Senate bill No. 150 and respectfully asks the House to recede therefrom.

The Senate has concurred in all of the House amendments to Senate bill No. 112 except the first amendment to section 8, as follows: "Amend section 8, lines 4 and 5 of the printed bill, the same being lines 6, 7 and 8 of the engrossed bill, by striking the words "or that the person refused or neglected to pay for such food, lodging or other accommodation on demand," and respectfully asks the House to recede therefrom.

And the same are herewith transmitted.

The president has appointed as members of conference committee on the House amendments to Senate bill No. 158, Senators Carlyon, Weatherford and Stevenson.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Winston, the House receded from its amendment to Senate bill No. 112 by the following vote: Yeas, 60; nays, 8; absent or not voting, 29.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull,
Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lunn (Walter J.), Marshall, Masterson, McArdle, Murphine, Pearsall, Reed, Renick, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stratton, Tonkin, Webster, Wilson, Winston, Yale, Young, Zednick—60.

Those voting nay were: Messrs. Hanna, Nickle, Olson, Perkins, Reeves, Wagner, Weldon, Wiley—8.

Those absent or not voting were: Messrs. Babcock, Berger, Boyd, Comstock, Davis, Grass, Hastings, Hoff, Jarvis, Lowman, Lum (C. E.), Manogue, McCoy, McQuesten, Mess, Moll, Morrison, Robe, Robinson, Rockhill, Roth, Rotch, Sims, Stevens, Stewart (Z.), Timblin, Urquhart, Watt, Mr. Speaker—29.

Mr. Zednick moved that the House do not recede from its amendments to Senate bill No. 150, and that a conference committee be appointed to confer with a like committee from the Senate thereon.

The motion prevailed.

SECOND READING OF BILLS.

Substitute House bill No. 261, relating to bonding and licensing persons, etc., engaged in certain electrical pursuits.

The bill was read the second time by sections, and, on motion of Mr. Young, was passed to third reading under suspension of the rules.

On motion of Mr. Hogan, the rules were suspended and the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Hogan, the following amendment was adopted:

In section 1, line 2 of the printed bill, after the word "wires" insert "in buildings, except power stations and sub-stations."

On motion of Mr. Hogan, the rules were suspended, the bill considered engrossed, the second reading considered the third, and substitute House bill No. 261 was placed on final passage, and failed to pass the House by the following vote: Yeas, 36; nays, 45; absent or not voting, 16.
Those voting yea were: Messrs. Babcock, Barlow, Berger, Brown (Tom), Bucklin, Cameron, Catlin, Croft, Davis, Fleet, Gibson, Gilkey, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hull, Kelly (Guy E.), Lane, Lum (C. E.), Marshall, McQuesten, Murphine, Pearsall, Perkins, Reed, Scales, Schuh, Siler, Stewart (Z.), Wilson, Young, Mr. Speaker—36.

Those voting nay were: Messrs. Adams, Black, Bowman, Bradley, Brown (J. S.), Comstock, Crawford, Duncan, Farnsworth Ginn, Guie, Halsey, Hanna, Jarvis, Kelly (Albert A.), Kelly (T. J.), Long, Lowman, Lunn (Walter J.), Masterson, McArdle, Moll, Olson, Reeves, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale—45.

Those absent or not voting were: Messrs. Anderson, Boyd, Capron, Grass, Hastings, Hill, Hubbell, Manogue, McCoy, Mess, Morrison, Nickle, Renick, Sims, Sly, Zednick—16.

The bill, having failed to receive the constitutional majority, was declared lost.

The speaker resumed the chair.

The speaker appointed as members of a conference committee on Senate bill No. 150, Messrs. Zednick, Murphine and Winston.

MR. SPEAKER:

OLYMPIA, WASH., March 3, 1915,

We, a majority of your Committee on Banks and Banking, to whom was referred House bill No. 4, entitled "An act relating to banks, providing for the security of depositors thereof, creating a depositors’ guaranty fund, prescribing regulations therefor, and providing penalties for violations hereof," 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. F. ROBINSON, Chairman.


MR. SPEAKER:

OLYMPIA, WASH., March 1, 1915.

I, a minority of your Committee on Banks and Banking, to whom was referred House bill No. 4, entitled "An act relating to
banks, providing for the security of depositors thereof, creating a
depositors' guaranty fund, prescribing regulations therefor, and pro-
viding penalties for violations hereof," have had the same under con-
sideration, and I respectfully report the same back to the House
with the recommendation that it do pass.

W. H. CAMERON.

Mr. Robinson moved that House bill No. 4 be indefinitely
postponed.

On demand of Mr. Scales, the roll was called and the motion
to indefinitely postpone was lost by the following vote:
Yeas, 41; nays, 43; absent or not voting, 13.

Those voting yea were: Messrs. Adams, Anderson, Bab-
cock, Berger, Black, Capron, Catlin, Comstock, Crawford,
Croft, Duncan, Farnsworth, Gibson, Ginn, Guie, Hart, Has-
tings, Hogan, Kelly (Albert A.), Long, Lowman, Lum (C.
E.), Moll, Morrison, Olson, Reed, Renick, Robinson, Rockhill,
Rotch, Smith (Maurice), Stratton, Timblin, Tonkin, Urqu-
hart, Watt, Wilson, Winston, Young, Zednick, Mr. Speaker
—41.

Those voting nay were: Messrs. Barlow, Bowman, Bradley,
Brown (J. S.), Brown (Tom), Bucklin, Cameron, Fleet, Gilkey,
Grass, Halsey, Hanna, Harris, Hawthorne, Heinly, Hoff, Hull,
Jarvis, Lane, Marshall, Masterson, McArde, McCoy, McQues-
ten, Murphine, Nickle, Perkins, Reeves, Robe, Roth, Sawyer,
Scales, Schuh, Siler, Smith (J. H. T.), Stevens, Stewart (G.
A.), Stewart (Z.), Wagner, Webster, Weldon, Wiley, Yale—
43.

Those absent or not voting were: Messrs. Boyd, Davis,
Hartley, Hill, Hubbell, Kelly (Guy E.), Kelly (T. J.), Lunn
(Walter J.), Manogue, Mess, Pearsall, Sims, Sly—13.

Mr. Harris moved that the House reconsider the vote by
which the motion to indefinitely postpone House bill No. 4 was
lost.

Mr. Scales moved that the bill be passed over until the fol-
lowing day, to retain its place on the calendar.

On motion of Mr. Davis, the motion was laid on the table.

On motion of Mr. Siler, the rules were suspended, and the
House took up the consideration of Senate joint resolution
No. 12.
Senate joint resolution No. 12, relating to distribution of report of Rural Credits Commission.

The resolution was read the second time by sections, and on motion of Mr. Siler, the rules were suspended, the second reading considered the third, and Senate joint resolution No. 12 was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heiny, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—81.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Boyd, Bucklin, Comstock, Croft, Hartley, Lunn (Walter J.), Manogue, Nickle, Roth, Rotch, Sims, Sly, Stevens, Webster, Zednick—15.

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

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

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 9, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 122, entitled "An act relating to insurance, and amending certain sections of Rem. & Bal. Code, and adding certain sections thereto," with the following amendments:
Strike section 14, and renumber the other sections to conform.

Insert a new section to be known as section 17, as follows:

Section 17. That chapter 49 of the Laws of 1911 be amended by adding thereto a section to be known as sections 24-A, to read as follows:

"Section 24-A. Companies to Furnish Bond. The commissioner shall require every company, now transacting or proposing to transact insurance business in this state, to file in his office a bond in favor of the State of Washington, to be signed by the company as principal and duly signed and acknowledged by a surety authorized to transact business in this state, as surety thereon, to be approved by the commissioner, in the penal sum of twenty thousand dollars ($20,000), the conditions of such bond to be as follows: (1) That the company and its agents will pay all state, county and municipal property and license taxes, in the manner and at the time prescribed by law; (2) That the company named therein will conform to all the provisions of the revenue and other laws made to govern it; (3) That the company will promptly pay all fees, assessments, penalties, and fines that may be laid upon or against it; (4) and that the company will pay all legal claims and demands, accruing to persons transacting business with such company in this state, arising out of said business, and said bond shall be held and considered especially pledged for security for such claims and demands, subject to the priority of any claim or demand on the part of the State of Washington. The bond may be issued to cover the term of a particular license to which it relates and upon which it is predicated, or it may be issued to cover alike the first and all subsequent license periods for which renewals of certificates of authority are issued, by embodying therein a proper continuation clause making such bond applicable alike to the first and all subsequent license periods, as said licenses are in fact renewed. All actions on such bonds shall be instituted in the superior court of Thurston county and the insurance commissioner shall be made a party unless the State of Washington is otherwise a party thereto, but no costs shall be taxed against the insurance commissioner. If such company ceases to do business in this state, and its liabilities, whether fixed or contingent upon its contracts, to the state or to persons residing in this state or having policies upon property situate in this state shall have been satisfied or shall have been terminated, upon satisfactory evidence of this act filed with the insurance commissioner the liability under said bond shall cease and determine;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Davis, the House refused to concur in the Senate amendments to engrossed House bill No. 122, and asked the Senate to recede therefrom.
House bill No. 144, relating to the establishment, regulation, etc., of public morgues.

The bill was read the second time by sections.

On motion of Mr. Winston, the following amendment was adopted:

In section 1, line 1, strike word “shall” and insert in lieu thereof the words “may in the discretion of the board of county commissioners.”

On motion of Dr. Capron, the following amendments were adopted:

Section 4, line 2, after the word “morgue” insert “or taken to their place of abode.”

Section 10, line 3, after the word “morgue” insert the words “or place of abode.”

On motion of Mr. Lane, the following amendment was adopted:

In line 3, strike the word “shall” and insert in lieu thereof the word “may.”

On motion of Mr. Lane, the rules were suspended, the second reading considered the third, the bill considered engrossed, and House bill No. 144 was placed on final passage, and passed the House by the following vote: Yeas, 62; nays, 13; absent or not voting, 22.


Those voting nay were: Messrs. Duncan, Farnsworth, Guie, Hart, Hull, Kelly (Guy E.), Schuh, Smith (Maurice), Stratton, Wagner, Winston, Young, Mr. Speaker—13.
Those absent or not voting were: Messrs. Adams, Bowman, Boyd, Bucklin, Comstock, Crawford, Davis, Fleet, Harris, Heinly, Hubbell, Manogue, McQuesten, Morrison, Reed, Roth, Scales, Sims, Sly, Stewart (G. A.), Timblin, Watt—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. Lane, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed engrossed Senate bill No. 131, entitled “An act relating to the organization, management, control and regulation of corporations for the purpose of constructing, maintaining and operating pipe lines, etc.;”

Also, the president has signed enrolled substitute House bill No. 121, 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; and providing for the licensing of motor vehicles and the collecting of fees therefor, etc.;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR., Secretary of the Senate.

The speaker announced that he was about to sign House bills Nos. 236, 239, 249, 225, 158, 85, 70, 263, 268 and substitute House bills Nos. 235 and 111.

THIRD READING OF SENATE BILLS.

Senate bill No. 237, relating to insurance.

On motion of Mr. Schuh, the third reading of the bill was dispensed with, the roll was called and Senate bill No. 237 passed the House by the following vote: Yeas, 68; nays, 7; absent or not voting, 22.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Farns-
worth, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Marshall, McQuesten, Mess, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—68.

Those voting nay were: Messrs. Lowman, Masterson, Reeves, Stewart (G. A.), Tonkin, Webster, Winston—7.

Those absent or not voting were: Messrs. Adams, Bowman, Boyd, Crawford, Davis, Duncan, Fleet, Halsey, Harris, Hartley, Jarvis, Kelly (Albert A.), Manogue, McArdle, McCoy, Moll, Morrison, Robe, Robinson, Roth, Sims, Sly—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. Schuh, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.

Senate bill No. 231, relating to the extension of time for removing timber on state, school or granted lands.

On motion of Hogan, the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Hogan, the following amendment was adopted:

In line 3, section 1, strike the following: Beginning with the word "from" strike all of said line 3 up to and including word "sale," then insert in lieu thereof the following: "for a further period of not to exceed five years from and after the date upon which it may now be removed."

On motion of Mr. Hogan, the rules were suspended, the bill was considered engrossed, the second reading considered the third, and Senate bill No. 231 was placed on final passage, and passed the House by the following vote: Yeas, 60; nays, 14; absent or not voting, 28.
Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Pearsall, Reed, Renick, Roth, Rotch, Sawyer, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Urquhart, Watt, Weldon, Wilson, Yale, Young, Zednick, Mr. Speaker—60.

Those voting nay were: Messrs. Black, Hill, Long, Masterson, Murphine, Olson, Perkins, Robe, Stewart (Z.), Stratton, Tonkin, Wagner, Webster, Wiley—14.

Those absent or not voting were: Messrs. Adams, Boyd, Crawford, Croft, Davis, Fleet, Harris, Hastings, Jarvis, Lane, Manogue, McQuesten, Moll, Morrison, Nickle, Reeves, Robinson, Rockhill, Scales, Sims, Sly, Timblin, Winston—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. Hogan, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 63, relating to elections in diking districts.

On motion of Mr. Catlin, the third reading of the bill was dispensed with, the roll was called, and Senate bill No. 63 passed the House by the following vote: Yeas, 70; nays, 3; absent or not voting, 24.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hubbell, Hull, Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter
Those voting nay were: Messrs. Murphine, Reeves, Tonkin—3.

Those absent or not voting were: Messrs. Adams, Black, Boyd, Bradley, Bucklin, Comstock, Crawford, Davis, Hastings, Hill, Hogan, Jarvis, Kelly (Albert A.), Lane, Manogue, McQuesten, Morrison, Robinson, Roth, Scales, Sims, Sly, Stevens, Winston—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.

On motion of Mr. Catlin, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.

REPORT OF CONFERENCE COMMITTEE.

HOUSE CHAMBER, OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

We, your Committee on Conference, to whom was referred the House amendments to engrossed Senate bill No. 158, entitled "An act relating to capitol buildings and grounds, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that we are unable to agree and ask that the committee be continued with powers of free conference.

J. H. Davis, Chairman.

We concur in this report: J. C. Hubbell, L. J. Morrison.

HOUSE AMENDMENTS TO SENATE BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate bill No. 228.
The Senate has refused to concur in the House amendment to substitute Senate bill No. 136 and respectfully requests the House to recede therefrom;

And the same is herewith transmitted.

The Senate has concurred in the House amendments to Senate bill No. 162, engrossed Senate bills 73, 214, 159, 179, 211.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. McCoy moved that the House do not recede from its amendments to substitute Senate bill No. 136 and that the speaker appoint a conference committee to confer with a like committee from the Senate thereon.

The motion prevailed, and the speaker appointed as members of such committee: Messrs. Reed, Hoff and Capron.

Senate bill No. 59, relating to the issuance of warrants by the state auditor.

On motion of Mr. McArdle, the bill was returned to second reading for the purpose of amendment.

Mr. McArdle moved that the House reconsider the vote by which the following amendment had been adopted:

Amend section 1, line 10 of the printed bill, strike "$2000.00" and insert in lieu thereof "$500.00."

The motion prevailed.

The amendment was lost.

On motion of Mr. McArdle, the rules were suspended, the second reading considered the third, and Senate bill No. 59 was placed on final passage, and passed the House by the following vote: Yeas, 80; nays, 5; absent or not voting, 12.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales,
Schuh, Siler, Smith (J. H. T.), Stevens, Stewart (G. A.),
Stewart (Z.), Stratton, Timblin, Wagner, Watt, Webster,
Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—80.

Those voting nay were: Messrs. Bowman, Lowman, Reeves,
Smith (Maurice), Tonkin—5.

Those absent or not voting were: Messrs. Adams, Boyd,
Bradley, Crawford, Davis, Manogue, McQuesten, Olson, Sims,
Sly, Urquart, 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. McArdle, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

On motion of Mr. Morrison, 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. Black and Boyd.

SECOND READING OF SENATE BILLS.

Senate bill No. 144, relating to bills of lading, etc.

The bill was read the second time by sections, and, on motion of Mr. Robinson, the rules were suspended, the second reading considered the third, and Senate bill No. 144 was placed on final passage, and passed the House by the following vote: Yeas, 70; nays, 5; absent or not voting, 22.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan,
Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Harris, Hart, Hastings, Hawthorne, Heinly, Hoff, Hull, Jar­vis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lunn (Walter J.), Marshall, Moll, Morrison, Murphine, Nickle, Olson, Pear­sall, Perkins, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Mr. Speaker—70.

Those voting nay were: Messrs. Brown (J. S.), Hanna, Masterson, Reeves, Stewart (G. A.)—5.

Those absent or not voting were: Messrs. Adams, Anderson, Black, Ginn, Hartley, Hill, Hogan, Hubbell, Kelly (Albert A.), Lum (C. E.), Manogue, Mc Ardle, McCoy, McQuesten, Mess, Reed, Renick, Roth, Sims, Sly, Winston, Zednick—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. Robinson, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign House bill No. 264 and House joint memorial No. 5.

Senate bill No. 182, relating to banks and trust companies, etc.

The bill was read the second time by sections, and, on motion of Mr. Robinson, the rules were suspended, the second reading considered the third, and Senate bill No. 182 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 7; absent or not voting, 16.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Boyd, Brown (Tom), Bucklin, Cameron, Capron, Cat­lin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Halsey, Harris, Hart, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Lunn
Those voting nay were: Messrs. Brown (J. S.), Hanna, Jarvis, Long, Masterson, Reeves, Rockhill, Wiley—7.

Those absent or not voting were: Messrs. Adams, Anderson, Black, Bradley, Ginn, Guie, Hartley, Hastings, Hill, Manogue, Mc Ardle, Mc Questen, Moll, Schuh, Urquhart, 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. Robinson, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 406, the supplemental budget.

The bill was read the second time by sections, and, on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 406 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 5; absent or not voting, 18.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Bradley, Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hoff, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, Mc Ardle, McCoy, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Roth, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Mr. Speaker—74.
Those voting nay were: Messrs. Brown (J. S.), Hubbell, Reeves, Rockhill, Tonkin—5.

Those absent or not voting were: Messrs. Adams, Anderson, Black, Boyd, Bucklin, Hartley, Hill, Hogan, Kelly (Guy E.), Manogue, McQuesten, Mess, Schuh, Sims, Timblin, Urquhart, Wagner, Zednick—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 ordered to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 70, 85, 111, 158, 225, 235, 236, 239, 249, 263, 268, 264 and House joint memorial No. 5, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted. G. Dowe McQuesten, Chairman.

I concur in this report: John Anderson.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

MR. SPEAKER:

HOUSE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 143 and 217, have compared same with the original bills and find same correctly engrossed.

Respectfully submitted. R. E. Bucklin, Chairman.

I concur in this report: A. J. Comstock.

MESSAGE FROM THE SENATE.

MR. SPEAKER:

The president has signed enrolled House bill No. 44, entitled “An act making it unlawful for any person to falsely represent himself or herself as blind, deaf, dumb, crippled, or otherwise physically defective, etc.;”
Also, enrolled House bill No. 78, entitled "An act relating to consolidated school districts, the election, powers and duties of directors thereof, etc."

Also, enrolled House bill No. 124, entitled "An act relating to hospitals for the insane, the commitment of persons to and their parole from such hospitals, amending sections 5938, 5939, 5944, 5954, 5966, 5967 and 5968 of Remington & Ballinger's Annotated Codes and Statutes of Washington, etc."

Also, enrolled House bill No. 139, entitled "An act relating to diseases of domestic animals, providing for the prevention and eradication thereof and providing for compensation to the owner for bovine animals slaughtered by reason of being suspected of having tuberculosis, etc."

Also, the president has signed enrolled House bill No. 70, entitled "An act authorizing and empowering the board of regents of the State College of Washington to receive and expend the monies appropriated by the congress of the United States under an act entitled "An act to provide for cooperative agricultural extension work, etc."

Also, enrolled House bill No. 85, entitled "An act relating to school houses and school sites in school districts of the second class, etc."

Also, enrolled substitute House bill No. 111, entitled "An act making counties, cities, towns, school districts and other municipal corporations subject to garnishment;"

Also, enrolled House bill No. 158, entitled "An act relating to the jurisdiction of police courts in cities of the second class and to the qualifications and salaries of police judges, etc."

Also, enrolled House bill No. 225, entitled "An act in relation to fees and compensation of justices of the peace and repealing section 1854 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled substitute House bill No. 235, entitled "An act relating to diking districts and validating the organization, establishment and creation of diking districts attempted to be organized, established and created, etc."

Also, enrolled House bill No. 236, 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 other than the first class, issued by the corporate authorities thereof in excess of their legal authority and declaring an emergency;"

Also, enrolled House bill No. 239, entitled "An act relating to the registration of marks upon cans and tubs used in the manufacture, bottling, sale or transportation of milk, cream, etc."

Also, enrolled House bill No. 249, entitled "An act to provide for the redemption of real estate sold for taxes or assessments by any city or town, at any time before the issuance of tax deed;"
Also, enrolled House bill No. 263, entitled "An act relating to crimes and punishments and amending sections 2370, 2527 and 2601 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 268, entitled "An act providing for a physical examination of plaintiffs in actions to recover damages for injuries to the person;"

Also, the Senate has passed engrossed Senate bill No. 7, entitled "An act authorizing the purchase and sale of powder by the state board of control and boards of county commissioners, providing for the erection and maintenance of powder magazines, creating a special fund in the state treasury to be known as the "powder revolving fund" and making certain appropriations;"

Also, the president has signed enrolled House bill No. 264, entitled "An act relating to procedure in civil actions and amending sections 464, 467, 486, 495, 675 and 1141 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House joint memorial No. 5, entitled "An act relating to the opening for settlement of the diminished Colville Indian reservation;"

Also, enrolled House bill No. 110, entitled "An act relating to the sale and labeling of seeds, etc.;"

Also, the Senate has passed over the governor's veto Senate bill No. 229, entitled "An act relating to regulating and providing for the nomination of candidates for public office in the State of Washington, etc.," and the enrolled bill, together with the governor's veto message, is herewith transmitted. FRANK M. DALLAM, JR., Secretary of the Senate.

Senate bill No. 94, relating to candidates for legislative offices.

The bill was read the second time by sections.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1, line 3 of the printed bill, by inserting after the word "any" the following: "gift of money or other thing of value or to purchase any ticket or tickets or other thing of value or pretended value or any."

Mr. Farnsworth moved the adoption of the following amendment:

Section 1, line 1, after the word "corporations" insert the word "political party."

The amendment was lost.

Mr. Murphine moved the adoption of the following amendment:
Amend section 1, after the word “nature” in line 2, strike the comma and insert the words “except political.”

The amendment was lost.

On motion of Mr. Murphine, the following amendment was adopted:

Amend section 1, line 7, by striking in the senate amendment the following words: “if there be any; if not, in the official paper of the most populous county in said district.”

On motion of Mr. Babcock, the following amendment was adopted:

Amend section 1, line 1, of the printed bill by inserting before the word “associations” the words “good road.”

On motion of Mr. Farnsworth, the bill was re-referred to the Committee on Privileges and Elections for the purpose of amendment.

Senate bill No. 367, relating to picketing.

Mr. Lane moved the adoption of the following amendment:

Insert after section 3 a new section numbered 4, to read as follows, and renumber succeeding sections:

Any two or more persons, whether members of a partnership or company or stockholders in a corporation, who are employers of labor, who shall combine or agree to combine for the purpose of preventing any person seeking employment, from obtaining the same, or for the purpose of procuring or causing the discharge of any employee by threats, promises, circulating blacklists or causing the same to be circulated, or who shall, after having discharged any employee, prevent or attempt to prevent such employee from obtaining employment with any other person, partnership, company or corporation by the means of aforesaid, or shall authorize, permit or allow any of his or their agents to blacklist any discharged employee or any employee who has voluntarily left the service of his employer, or circulate a blacklist of such employee to prevent his obtaining employment under any other employer, or who shall coerce or compel any person to enter into an agreement not to unite or become a member of any labor organization as a condition of his securing employment or continuing therein, shall be guilty of a gross misdemeanor. Nothing in this section shall prohibit any employer of labor from giving any other such employee, to whom a discharged employee has applied for employment, or to any bondsmen or surety, a truthful statement of the reasons for such discharge, when requested so to do by such employer, the person to whom he has applied for employment, or any bondman or surety; but it shall be a violation of this section to give such information with intent to blacklist, hinder or prevent such employee from obtaining employment.
The amendment was lost.
On motion of Mr. Wiley, the following amendment was adopted:
Amend line 8, of section 2, in subdivision 1, by adding after the word "property" the words "in front of."

Mr. Wiley moved the adoption of the following amendment:
Amend section 2 by striking paragraphs 3 and 4.

The amendment was lost.
Mr. Hanna moved that the bill be indefinitely postponed.
The motion was lost.
Mr. Reeves moved that the bill be re-referred to the committee for the purpose of amendment.
The motion was lost.
The speaker announced that he was about to sign enrolled House bill No. 106.

On motion of Mr. Guie, the following amendment was adopted:
Strike subdivision 3 of section 1 of the engrossed bill.

On motion of Mr. Reed, the following amendment was adopted:
Make subsection 4 subsection 3.

Mr. Weldon moved the adoption of the following amendment:
Line 2, section 5, printed bill, inserting the word "other" after "any," line 2.

The amendment was lost.
On motion of Mr. Lane, the following amendment was adopted:
Amend section 3, line 1 of the printed bill, by striking the word "gross."

On motion of Mr. Guie, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 367 was placed on final passage, and passed the House by the following vote: Yets, 73; nays, 16; absent or not voting, 8.
Those voting yea were: Messrs. Adams, Babcock, Barlow, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mcardle, McCoy, Mess, Moll, Morrison, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Roth, Rotch, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—79.

Those voting nay were: Messrs. Berger, Black, Boyd, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Long, Masterson, Murphy, Nickle, Reeves, Robe, Rockhill, Webster—16.

Those absent or not voting were: Messrs. Anderson, Bowman, Croft, Grass, McQuesten, Sawyer, Sly, Zednick—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. Guie, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 10, 1915.

MR. SPEAKER:

The president has signed enrolled Senate bill No. 405, entitled "An act creating a commission to make an educational survey, defining its powers and duties, appointing the members thereof and making an appropriation therefor;"

Also, the president has signed enrolled Senate bill No. 407, entitled "An act relating to contractors and bonds upon public works and to the legal force, meaning, construction and effect of any and all bonds signed and given in conformity and in compliance with the provisions of that certain act entitled, 'An act relating to contractors and bonds upon public works, and amending sections 1159 and 1161 of Remington
& Ballinger's Annotated Codes and Statutes of Washington,' passed the House February 8, 1915, passed the Senate February 24, 1915, and passed notwithstanding the governor's veto on March 3, 1915;"

Also, enrolled Senate bill No. 332, entitled "An act relating to the organization and management of private corporations and amending section 3679 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 290, entitled "An act relating to the relief of posts of the Grand Army of the Republic and of camps of the United Spanish War Veterans and amending section 8920 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 254, entitled "An act relating to the hours and wages of women and minors and the conditions of labor thereof in the telephone industry in rural communities and cities of less than three thousand (3000) population;"

Also, enrolled Senate bill No. 238, entitled "An act relating to and regulating the sale of eggs, providing for the classification, labeling and marking thereof and providing penalties for violation thereof;"

Also, enrolled Senate bill No. 207, entitled "An act relating to the construction of sidewalks in cities and towns of the third or fourth class and providing for the payment of the cost thereof;"

Also, enrolled Senate bill No. 159, entitled "An act to amend section 3 of an act entitled 'An act relating to attorneys and counselors at law,' approved March 15, 1909;"

Also, enrolled Senate bill No. 139, entitled "An act relating to the exemption of certain property of schools and colleges from taxation and amending section 9099 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 129, entitled "And act providing for the establishment of a budget system for state offices, departments and institutions;"

Also, enrolled Senate bill No. 113, entitled "An act relating to the reservation of certain state lands from sale and lease;"

Also, the president has signed enrolled Senate bill No. 45, entitled "An act to regulate the insurance business, and to amend section 34 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 section 34 of chapter 49 of the Session Laws of 1911;"

Also, enrolled Senate bill No. 204, entitled "An act relating to the levy, collection and expenditure of revenues for road and bridge purposes and amending sections 1 and 4 of chapter 151 of the Laws of 1913;"
Also, enrolled Senate bill No. 281, entitled "An act providing for the relief of the Wheeler Osgood company, McGoldrick Lumber company, Union Iron Works, Ludowici-Coladon company, and F. T. Crowe & Co., for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, and making appropriations therefor;"

Also, the president has signed enrolled Senate bill No. 192, entitled "An act reappropriating certain funds;"

Also, enrolled Senate bill No. 201, entitled "An act relating to the leasing of lands and tide and shore lands of the state, validating certain leases and contracts entered into thereunder and amending section 6782, Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 264, entitled "An act relating to the payment of premiums on surety bonds and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 212, entitled "An act relating to the selection, survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and harbor areas, and amending sections 6633, 6667, 6675, 6681, 6685, 6687, 6690, 6750, 6794, 6828, 6829, 6831, 6836 and 6839 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the president has signed enrolled Senate joint resolution No. 18, "Permitting introduction of a bill entitled 'An act providing for the nomination and election of United States senators;'

Also, enrolled Senate joint resolution No. 19, "Relating to the introduction of a new bill relating to contractors and bonds upon public work, etc.;"

Also, the president has signed enrolled Senate bill No. 67, entitled "An act relating to conditional sales and leases of personal property and amending section 3670 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 66, entitled "An act relating to mortgages on certain kinds of property and amending section 3660 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate joint memorial No. 18, "Relating to legislation necessary for the regulation, preservation and protection of salmon and other food fishes in the waters of the Columbia river, over which the States of Washington and Oregon have concurrent jurisdiction, and over waters within the boundaries of said states which might be of concurrent interest;"

Also, enrolled Senate joint memorial No. 11, "Relating to the opening of roads in Yellowstone National park for automobile travel;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred engrossed Senate bill No. 158, entitled "An act relating to capitol buildings and grounds, etc.,” and the House amendments thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation:

1st. That the House recede from the following amendments:
   (a) Amend section 3, line 10, of the printed bill, by inserting after the word "claims" the words "now existing."
   (b) Line 9, section 3 of the printed bill, after the word "lands" insert the words "and the timber and mineral thereon."
   (c) Line 1, section 7 of the printed bill, strike the figure "7" and insert in lieu thereof the figure "8."

2nd. That the Senate concur in all of the other House amendments.

3rd. That the Senate and House adopt the following amendments:

   In line 9, section 3 of the printed bill, after the word "lands" insert the words "and the timber and materials thereon."
   Renumber section 6 of the engrossed bill to read section 7.

J. H. Davis, Chairman.


On motion of Mr. Davis, the House adopted the report of the committee by the following vote: Yeas, 81; nays, 4; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hart, Hastings, Hawthorne, Heinly, Hoff, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster,
Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—81.

Those voting nay were: Messrs. Hull, Masterson, Nickle, Reeves—4.

Those absent or not voting were: Messrs. Bowman, Guie, Hanna, Hartley, Hill, Hogan, Jarvis, McQuesten, Mess, Roth, Smith (J. H. T.), Zednick—12.

CALL OF THE HOUSE.

On demand of Mr. McArdle, the roll was called under the call of the House, and Mr. Zednick was reported absent.

On motion of Mr. McArdle, further proceedings under the call of the House were dispensed with.

GOVERNOR'S VETO ON SENATE BILL NO. 229.

The governor's message and the bill were read in full.

On motion of Mr. McArdle, the previous question was ordered.

The roll was called, and Senate bill No. 229 passed the House notwithstanding the governor's veto, by the following vote:

Yeas, 74; nays, 23; absent or not voting, 0.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Adams, Anderson, Black, Comstock, Farnsworth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, McQuesten, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Rockhill, Stewart (Z.), Urquhart, Wiley—23.
The bill, having received the constitutional two-thirds vote, was declared passed, notwithstanding the governor's veto.

COMMUNICATION FROM THE SECRETARY TO THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, MARCH 9, 1915.

To The Honorable, the Speaker of the House of Representatives.

SIR: I have the honor to advise you that the governor has today vetoed House bill No. 120, entitled "An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7, 4971-9, 4971-10, 4971-16, 4971-17, 4971-31, and 4971-32 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4971-8 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916."

The governor has also today vetoed House bill No. 178, 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 amending sections 4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-15 and 4940-16, Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4940-5, Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916."

Very respectfully,

Irvin W. Zieglaus,
Secretary to the Governor.

Mr. Ole Hanson, member of the House at the session of 1909, being within the bar of the House, was, at the invitation of the speaker, escorted to a seat upon the rostrum by Messrs. Lane and Webster.

GOVERNOR'S VETO ON HOUSE BILL NO. 120.

The following veto message and bill were read by the clerk:

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, MARCH 9, 1915.

To the Honorable, the House of Representatives of the State of Washington.

GENTLEMEN: I am herewith returning to your honorable body house bill No. 120 without my approval. This is "An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7, 4971-9, 4971-10, 4971-15, 4971-16, 4971-17, 4971-31 and 4971-32 of Remington and Ballinger's An-
notated Codes and Statutes of Washington, and repealing section 4971-8 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916."

An examination of this bill, and comparing it with section 1 of article 2 of the state constitution, leaves no doubt in the mind of the reader that the intent of the bill is to restrict rather than to facilitate the operation of the initiative. One of the provisions of the bill in reference to initiative petitions is the requirement that only legally registered voters shall sign such petitions and that the same shall be signed only in the presence of and in the office of the registration officer in the precinct in which a voter is entitled to register.

While the results shown in the securing of names to initiative petitions in the past may have indicated that there is some need for greater protection along this particular line, yet it appears to me that it is equally true House bill No. 120 has overreached the real need.

In summing up my objections to this bill, I believe the following reasons are worthy of your consideration when the veto is before your honorable body:

The title of the act is deceptive in that the word "facilitate" is used when the very purpose of the act is apparently to obstruct.

The bill withholds, to a large degree, the rights of initiative and referendum reserved to the people by section 1 of article 2 of the state constitution.

It makes the signing of initiative petitions so burdensome that it seems to me it will be impossible to secure the required number of signatures for the submission of any question involved, to the people.

It appears to me to be inconsistent with the enactment, by this Legislature, of the bill providing for the registration of voters quadrennially, thereby giving greater importance and dignity to the signing of an initiative petition than to the casting of the ballot, by requiring that such petitions shall be signed only in the presence of and in the office of the registration officer of the precinct in which a citizen is a legally registered voter, which will, in many instances, if petitions are signed by the voter, require several trips to such registration office.

The language of this act is such that a registration officer would have the power,—should he desire to use it,—to hold back the signature of many voters from petitions by taking advantage of the provisions of the act allowing him to question a voter on every detail in relation to his or her right to sign a petition; particularly for the reason that the great majority of voters wait until the last few days allowed by law for registration or for the signing of petitions, which would result in a congested condition in almost every registration office, especially in the larger cities of the state.

It appears to me that if the duty of a registration officer was limited to, first, ascertaining whether or not the person desiring to sign a petition is a regularly registered voter, and second, taking the oath of the person that he or she had not previously signed a petition
covering the same measure, much more rapid progress would be made in placing signatures on initiative petitions than could be done under the system provided for in this bill. In fact, it appears to me that every question necessary to be asked has been propounded to a voter upon registering and under the provisions of this bill no voter has a right to sign an initiative petition unless he or she shall have registered prior to that time.

A legally registered voter in precincts within any city or incorporated town may not be able to sign such initiative petitions even in his own precinct for the following reasons:

Under the provisions of House bill No. 119, passed at this session, in section 4, we find the following language: "Provided, That in all cities of the first class, the city council may by ordinance or resolution, direct that in all or certain of the precincts of such city designated in such ordinance or resolution, the poll books of such precinct shall be kept open in such precincts for the registration of voters thereof."

There seems to be no requirement in House bill No. 120 that initiative petitions shall be placed in every precinct in a city of the first class for the convenience of the voters of such precinct in signing such petitions, thereby placing a greater burden upon the voters in any precinct where no such petitions are placed than upon those voters living in a precinct where the petitions are on file with the registration officer.

Finally, after having made ample provision in House bill No. 120 for signing initiative petitions under the most careful supervision of registration officers in their offices and making it improbable that signatures will be obtained in any great numbers to such petitions, the statute providing for review by the court has been amended so as to give jurisdiction to the superior court of Thurston county to inquire into and pass upon the validity of signatures certified to by such registration officers.

It is clearly indicated that every effort has been put forth in this bill to hamper and obstruct the voter in his or her constitutional right to sign petitions for the purpose of submitting at a general election to the voters of the state any question deemed to be of sufficient importance for the voters to express their views, by the use of the initiative and referendum allowed by the constitution.

In conclusion I might also call to your attention the situation which would exist in country precincts. It is probable that oftentimes, after having traveled several miles for the purpose of signing petitions under the provisions of this law, the voters would find that the petitions were not yet on file in the registration offices of their respective precincts or that the registration officer might not be found at the registration office. These trips on the part of the voter would be necessary in addition to the trip required for the purpose of registering under the provisions required in the quadrennial registration bill, and it does not require any stretch of the imagination to convince us that these legally registered voters will not make frequent
trips covering long distances for the purpose of availing themselves of their constitutional right covering initiative or referendum provisions.

For the reasons herein stated, House bill No. 120 is vetoed.

Respectfully submitted,                      ERNEST LISTER, Governor.

HOUSE BILL NO. 120.

An Act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7, 4971-9, 4971-10, 4971-15, 4971-16, 4971-17, 4971-31 and 4971-32 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4971-8 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916.

Be it enacted by Legislature of the State of Washington:

SECTION 1. That section 4971-1 of Rem. & Bal. Code be amended to read as follows:

Section 4971-1. It shall be the duty of the attorney general whenever requested so to do by any legal voter or committee or organization of legal voters of the state who shall desire to propose any measure to be submitted to the legislature or to the people by initiative petition, to advise the proponents of such measure as to its form and phraseology, but nothing herein contained shall be construed as requiring the proponents of such measure to consult the attorney general before filing any such measure with the secretary of state. Whenever any legal voter or committee or organization of legal voters of the state shall desire to propose any measure to be submitted to the legislature, or to the people upon initiative petition or shall desire to order by petition the referendum of any act, bill or law, or any part thereof, passed by the legislature, he or they shall file in the office of the secretary of state five printed or typewritten copies of the proposed initiative measure or of the act or part thereof on which a referendum is desired, accompanied by the name and post office address of the person, committee, or organization proposing the same, and the affidavit of such person or the affidavit of some member of such committee or organization, that such person is, or the members of such committee or organization are, legal voters. Measures to be submitted upon initiative petition shall be filed within ten months prior to the election or the session of the legislature at which they are to be submitted. The secretary of state shall give to each such measure a serial number, using a separate series for initiative and referendum measures, respectively, and forthwith transmit to the attorney general a copy of such measure bearing its serial number, and thereafter such measure shall be known and designated on all petitions, ballots and proceedings as "Initiative Measure No....," or "Referendum Measure No....," as the case may be.
SEC. 2. That section 4971-5 of Rem. & Bal. Code be amended to read as follows:

Section 4971-5. Petitions for proposing measures for submission to the legislature at its next regular session, to be filed with the secretary of state not less than ten days before such regular session, shall be substantially in the following form:

**WARNING:**

Every person who shall sign this petition with any other than his true name, or who shall knowingly sign more than one of these petitions, or who shall sign this petition when he is not a legal voter, or who shall falsely represent to any registration officer that he is a certain person whose name appears upon the registration books, or who shall make any false statement, to a registration officer as to his identity or place of residence, shall be punished by fine or imprisonment or both.

INITIATIVE PETITION FOR SUBMISSION TO THE LEGISLATURE.

To the Honorable .........., Secretary of State of the State of Washington:

We, the undersigned citizens of the State of Washington and duly registered legal voters of the respective precincts set opposite our names, respectfully direct that this petition and that certain proposed measure known as Initiative Measure No. ...., and entitled (here set forth the established ballot title of the measure), a full, true and correct copy of which is hereto attached, shall be transmitted to the Legislature of the State of Washington at its next ensuing regular session, and we hereby respectfully petition the Legislature to enact said proposed measure into law; and each of us for himself says: I have personally signed this petition; I am a duly registered legal voter of the precinct and city (or town), written after my name, and my residence address is correctly stated.

<table>
<thead>
<tr>
<th>Initials of Registration Officer</th>
<th>Petitioner's Signature</th>
<th>Residence Address</th>
<th>Precinct Name or Number</th>
<th>Ward Number if any</th>
<th>City or Town</th>
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(Here follow 20 numbered lines divided into columns as below:)

1. ........................................... ............................ ............................ ............................ ............................
2. ........................................... ............................ ............................ ............................ ............................
3. ........................................... ............................ ............................ ............................ ............................
   etc. ........................................... ............................ ............................ ............................ ............................

I, the undersigned, hereby certify that I am the officer of the city (town or precinct) of .........., county of .........., State of Washington, having the custody of the registration books containing the signatures, addresses and precincts of the registered legal voters of said city (town or precinct); that the signatures on the foregoing petition
wore signed in my office; that the initials opposite said signatures respectively are my initials, or the initials of a duly authorized deputy in my office; that before any such signature opposite which initials are written, was signed upon said petition the person proposing to sign the same was required to identify himself as a duly registered legal voter or to establish his right to and register as a legal voter in the registration books in my office; that after said petition was signed the signature thereon was carefully compared with the signature of such voter in the registration books and found to apparently have been written by the same hand, and that thereupon the officer making the comparison placed his initials opposite such signature and entered the residence address, precinct, ward and city or town shown upon the registration book opposite said signature; and that when the foregoing petition was taken from my office it contained ........ initialed signatures and no more and that before surrendering said petition I caused the red ink perpendicular line thereon to be drawn through the blank spaces for signatures.

Dated the .... day of ..........., 19...

................................................
Registration officer of city (town or precinct) of ...........
By ........................................, Deputy.

Sec. 3. That section 4971-6 of Rem. & Bal. Code be amended to read as follows:

Section 4971-6. Petitions for proposing measures for submission to the people for their approval or rejection at the next ensuing general election, to be filed with the secretary of state not less than four months before such general election, shall be substantially in the following form:

WARNING.

(Same form as in section 2.)

INITIATIVE PETITION FOR SUBMISSION TO THE PEOPLE.

To the Honorable ..........., Secretary of State of the State of Wash-
ington:

We, the undersigned citizens of the State of Washington and duly registered legal voters of the respective precincts set opposite our names, respectively direct that that certain proposed measure known as Initiative Measure No. ...., entitled (here insert the established ballot title of the measure), a full, true and correct copy of which is hereto attached shall be submitted to the legal voters of the State of Washington for their approval or rejection at the general election to be held on the .... day of ..........., A. D. 19...; and each of us for himself says: I have personally signed this petition; I am a duly registered legal voter of the precinct, and city (or town), written after my name, and my residence address is correctly stated.

(Followed by the same form of blanks and certificates as in section 2.)
SEC. 4. That section 4971-7 of Rem. & Bal. Code be amended to read as follows:

Section 4971-7. Petitions ordering that bills or parts of bills passed by the legislature be referred to the people at the next ensuing general election, or special election ordered by the legislature, to be filed with the secretary of state within ninety days after the final adjournment of the session of the legislature at which such bill was passed, shall be substantially in the following form:

WARNING.

(Same form as in section 2.)

PETITION FOR REFERENDUM.

To the Honorable .............., Secretary of State of the State of Washington:

We, the undersigned citizens of the State of Washington and duly registered legal voters of the respective precincts set opposite our names, respectfully order and direct that Referendum Measure No. .... entitled (here insert the established ballot title of the measure), being a (or part or parts of a) bill passed by the ....th legislature of the State of Washington at the last regular (special) session of said legislature, shall be referred to the people of the state for their approval or rejection at the regular (special) election to be held on the .... day of .........., A. D. 19...; and each for himself says I have personally signed this petition; I am a duly registered legal voter of the precinct, and city (or town), written after my name, and my residence is correctly stated.

(Followed by the same form of blanks and certificates as in section 2.)

SEC. 5. That section 4971-8 of Rem. & Bal. Code be and the same is hereby repealed.

SEC. 6. That section 4971-9 of Rem. & Bal. Code be amended to read as follows:

Section 4971-9. Each initiative or referendum petition shall at the time of signing, certifying and filing with the secretary of state, as hereinafter in this act provided, consist of not more than five sheets with numbered lines for not more than twenty signatures on each sheet, with the prescribed warning, title and form of petition and certificate on each sheet, and a full, true and correct copy of the proposed measure referred to therein printed on sheets of paper of like size and quality as the petition, firmly fastened together.

SEC. 7. That section 4971-10 of Rem. & Bal. Code be amended to read as follows:

Section 4971-10. Upon the ballot title of any initiative or referendum measure being established as hereinabove provided, and from time to time thereafter the proponents of such measure may deposit such number of blank petitions, in the proper form hereinabove in this act.
prescribed, as they may deem expedient with the registration officer of any city, town or precinct, and take his receipt therefor, and it shall be the duty of each such registration officer with whom blank petitions are deposited to, at all times, display in a conspicuous place or places in his office and in each branch office under his charge, signs or placards bearing the words "Initiative or referendum petitions may be signed here," which words shall be in letters of sufficient size to be easily read, and it shall be the duty of every registration officer, whenever any initiative or referendum petition shall be filed in his office for signing, to keep the office or offices under his charge open, for the purpose of permitting voters who desire so to do to sign the same, on each Friday and Saturday evening from six o'clock until nine o'clock, and to supply sufficient deputies to facilitate such signing, during the ninety (90) days immediately following the adjournment of any session of the legislature, in the case of referendum petitions, and during the ninety (90) days immediately preceding the time they must be filed with the secretary of state, in the case of initiative petitions, and it shall be the duty of each such registration officer to, at all times when his office is open for the registration of voters, permit any duly registered voter whose registration appears upon the books of such office, and who has not theretofore signed the particular initiative or referendum petition which he desires to sign, to sign any such initiative or referendum petition deposited in his office: Provided, That he shall not permit more than twenty registered voters to sign on any one sheet of such petition, and shall require the voters who sign the same to sign upon the blank lines for that purpose. Whenever any person shall apply to the registration officer for permission to sign any initiative or referendum petition, the registration officer or his deputy to whom the application is made shall if such person has not registered, require such person to register in the manner provided by law before permitting him to sign any initiative or referendum petition. If such person states that he is a registered voter, the officer shall ask such questions concerning his place of birth, age, occupation and place of residence as will identify the person with the name upon the registration book, and if the answers to such questions correspond with the information upon the registration book, shall ascertain whether the registration book shows that the registered voter has previously signed such petition, and if it appears that he has not previously signed, the officer shall permit such person to sign such petition with pen and ink. In either case the officer shall carefully compare the signature on the petition with the signature on the registration book and if such signature shall appear to the officer to have been written by the same hand, the officer shall enter upon the petition opposite the signature the residence address, the precinct name or number, the ward number if any, and the name of the city or town of such voter as shown by the registration book, and shall write the initials of his given name or names and of his surname, with pen and ink, on the petition opposite and at the left of the signature, and shall write on registration book in the column headed "remarks" the letter "I" or "R,"
followed by the number of the initiative or referendum petition, as the case may be, so signed. If the signature upon the petition appears to the officer to have been written by a different hand than that on the registration book the officer shall refuse to initial and certify the signature. Whenever the proponents of any initiative or referendum measure shall demand the return of any petition deposited with any registration officer as hereinafter provided, and shall return the receipt therefor, the officer shall cause a red ink perpendicular line to be drawn through the blank spaces for signatures on any such petition and shall fill out the certificate and certify the number of initialed signatures on each sheet of such petition and date and sign such certificate.

SEC. 8. That section 4971-15 of Rem. & Bal. Code be amended to read as follows:

Section 4971-15. Upon the filing of such volumes of an Initiative petition proposing a measure for submission to the legislature at its next regular session, the secretary of state shall forthwith in the presence of at least one person representing the proponents and one person representing the opponents of the proposed measure, should either desire to be present, proceed to canvass the petition and to count the names of duly initialed and certified registered legal voters thereon. If, at the conclusion of the canvass and count, it shall appear that such petition bears the requisite number of names of duly certified registered legal voters, the secretary of state shall transmit a certified copy of such proposed measure to the legislature at the opening of its session together with a certificate of the facts relating to the filing of such petition and the canvass and count thereof.

SEC. 9. That section 4971-16 of Rem. & Bal. Code be amended to read as follows:

Section 4971-16. The secretary of state shall, while making said count, keep a record of all names appearing on said petition which are not certified to be registered legal voters, and shall report the same to the prosecuting attorneys of the respective counties where such names were signed to the end that prosecutions may be had for violations of this act.

SEC. 10. That section 4971-17 of Rem. & Bal. Code be amended to read as follows:

Section 4971-17. Any citizen who shall be dissatisfied with the determination of the secretary of state that the petition contains or does not contain the requisite number of duly certified signatures of registered legal voters or who has reasonable ground to believe that any such petition determined by the secretary of state to have the requisite number of signatures contains a sufficient number of fraudulent signatures or certificates to affect the result, or that a sufficient number of valid signatures to affect the result have been rejected by the secretary of state from the count on any petition which he has determined not to have the requisite number, may, within five days after such determination, apply to the superior court of Thurston county for a citation requiring the secretary of state to submit said petition to said superior
court for examination, and for a writ of mandate compelling the cer- tification of the measure and petition, or for an injunction to prevent the certification thereof to the legislature, as the case may be, which application shall be made by petition and shall set forth the grounds therefor, and shall be verified under oath by or on behalf of the peti- tioner or petitioners and such application and all proceedings had thereunder shall take precedence over all other cases and shall be speedily heard and determined. If said petition for a citation shall state facts sufficient to warrant the issuance of said citation, the same shall issue and be served upon the secretary of state, and the court at the hearing upon the return of such citation shall have jurisdiction to hear de novo and determine all matters presented by said petition and by any petition in intervention that may be filed in said proceeding and hear the testimony of witnesses and receive documentary or other evidence offered on behalf of the secretary of state, the petitioners or any petitioner in intervention and shall decide all questions of law and of fact with all convenient speed and shall dismiss the proceedings or enter a writ of mandate or injunction in accordance with its determination, as the case may be. No appeal shall be allowed from the decision of the superior court granting or refusing to grant a writ of mandate or injunction, but such decision may be reviewed by the supreme court on a writ of certiorari sued out within five days after the decision of the superior court, and if the supreme court shall decide that the writ of mandate or injunction, as the case may be, should issue, it shall issue such writ direct to the secretary of state; otherwise, it shall dismiss the proceedings, and the clerk of the supreme court shall forthwith notify the secretary of state of the decision of the supreme court.

Sec. 11. That section 4971-31 of Rem. & Bal. Code be amended to read as follows:

Section 4971-31. Every person who shall sign any initiative or referenda 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 registered legal voter, or who shall falsely represent to any registration officer that he is a certain person whose name appears upon the registration books, or who shall make to such registration officer any false statement as to his identity or place of residence, and every registration officer who shall knowingly permit any person other than a duly registered voter to sign any such petition or who shall knowingly initial any signature which he does not believe to be the signature of a duly registered legal voter or who shall knowingly make any false report or certificate on any such petition shall be guilty of a gross misdemeanor.

Sec. 12. That section 4971-32 of Rem. & Bal. Code be amended to read as follows:

Section 4971-32. Every officer who shall willfully violate any of the provisions of this act, for the violation of which no penalty is herein prescribed, or shall willfully fail to comply with the provisions of this
act; and every person who shall for any consideration, compensation, gratuity, reward or thing of value or promise thereof sign or declare to sign any initiative or referendum petition; or who shall advertise, in any newspaper, magazine or other periodical publication or in any book, pamphlet, circular or letter or by means of any sign, signboard, bill, poster, handbill or card or in any manner whatsoever, that he will either for or without compensation or consideration solicit, procure or obtain signatures upon or influence or induce or attempt to influence or induce persons to sign or not to sign any initiative or referendum petition or vote for or against any initiative or referendum measure; or who shall for pay or any consideration, compensation, gratuity, reward or thing of value or promise thereof, solicit, procure or obtain or attempt to procure or obtain signatures upon any initiative or referendum petition; or who shall pay or offer or promise to pay, or give or offer or promise to give any consideration, compensation, gratuity, reward or thing of value to any person to induce him to sign or not to sign, or to solicit, procure or attempt to procure or obtain signatures upon any initiative or referendum petition, or to vote for or against any initiative or referendum measure; or who shall by any other corrupt means or practice or by threats or intimidation interfere with or attempt to interfere with the right of any legal voter to sign or not to sign any initiative or referendum petition to vote for or against any initiative or referendum measure; or who shall receive, accept, handle, distribute, pay out or give away either directly or indirectly any money, consideration, compensation, gratuity, reward or thing of value contributed by or received from any person, firm, association or corporation having his, their or its residence or principal office outside of the State of Washington, or corporation the majority of whose stockholders are non-residents of the State of Washington, for any service, work or assistance of any kind done or rendered for the purpose of aiding in procuring signatures upon any initiative or referendum petition or the adoption or rejection of any initiative or referendum measure, or who shall in, or within one hundred feet of the entrance to, any registration office solicit or attempt to induce any person to sign or not to sign any initiative or referendum petition shall be guilty of a gross misdemeanor.

Sec. 13. This act shall take effect January 1, 1916.

Passed the House March 2, 1915.

W. W. Conner, Speaker of the House.

Passed the Senate March 4, 1915.

Louis F. Hart, President of the Senate.

Vetoed, March 9, 1915.

Ernest Lister, Governor.

On motion of Mr. Davis, the previous question was ordered.

The roll was called, and House bill No. 120 passed the House, notwithstanding the governor's veto, by the following vote: Yeas, 74; nays, 23; absent or not voting, 0.
Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Black, Comstock, Farnsworth, Hanna, Hastings, Hill, Jarvis, Kelly (T. J.), Lane, Long, Lowman, Masterson, McQuesten, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Rockhill, Stewart (Z.), Weldon, Wiley—23.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.

The following message and bill were read by the clerk:

GOVERNOR'S VETO ON HOUSE BILL NO. 178.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, MARCH 9, 1915.

To the Honorable, the House of Representatives of the State of Washington.

GENTLEMEN: I am herewith returning to you House bill No. 178 without my approval. This is "An act to carry out the provisions and to facilitate the operation and effect of sections 33 and 34 of article I, of the constitution relating to the recall of elective public officers, to prevent fraud, and amending sections 4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-15, and 4940-16, Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4940-5, Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916."

This act relates to the recall of elective public officers. My objections to this bill are so nearly in line with the objections to House bill No. 120, covering the operation of the provisions of section 1 of article 2 of the constitution relating to the Initiative and referendum, that I deem it unnecessary to give further reasons for my veto than are indicated in the veto message on House bill No. 120.
I would therefore respectfully request your consideration of my veto of House bill No. 120 when this bill is taken up by your honorable body for reconsideration.

House bill No. 178 is vetoed and returned for your further consideration. Respectfully submitted.

ERNEST LISTER, Governor.

HOUSE BILL NO. 178.

An Act to carry out the provisions and to facilitate the operation and effect of section 33 and 31 of article 1, of the constitution relating to the recall of elective public officers, to prevent fraud, and amending sections 4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-15 and 4940-16, Remington and Ballinger's Annotated Codes and Statutes of Washington, and repealing section 10105, Remington and Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916.

Be it enacted by the Legislature of the State of Washington:

Section 1. That section 4940-4, Rem. & Bal. Code, be amended to read as follows:

Section 4940-4. Upon being notified of the language of the ballot synopsis of the charge, the persons filing the charge shall cause to be printed on single sheets of white paper of good quality twelve inches in width by fourteen inches in length and with a margin of one and three fourths inches at the top for binding, blank petitions for the recall and discharge of such officer. Such petitions shall be substantially in the following form:

WARNING.

Every person who shall sign this petition with any other than his true name, or who shall knowingly sign more than one of these petitions, or who shall sign this petition when he is not a legal voter, or who shall falsely represent to any registration officer that he is a certain person whose name appears upon the registration books, or who shall make any false statement to any registration officer as to his identity or place of residence, shall be fined, or imprisoned, or both.

PETITION FOR RECALL.

of (here insert the name of the person whose recall is petitioned for, the office which he holds, and the political division in which the office exists, as "John Doe, sheriff of .......... county, Washington.")

To the Honorable (here insert the name and title of the officer with whom the charge is filed.)

We, the undersigned citizens of (the State of Washington or the political subdivision in which the recall is invoked, as the case may be) and legal voters of the respective precincts set opposite our respective names, respectfully direct that a special election be called to determine whether or not (here insert the name of the person charged and the office which he holds) be recalled and discharged from his office, for
and on account of (his having committed the act or acts of malfeasance or misfeasance while in the office or having violated his oath of office, as the case may be), in the following particulars: (here insert the synopsis of the charge); and each of us for himself says: I have personally signed this petition, I am a legal voter of the State of Washington in the precinct, and city (or town), written after my name, and my residence address is correctly stated.

<table>
<thead>
<tr>
<th>Initials of Registration Officer</th>
<th>Petitioner's Signature</th>
<th>Residence Address Street and Number if any</th>
<th>Precinct Name or Number</th>
<th>Ward Number if any</th>
<th>City or Town</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</table>

(Here follow 20 numbered lines divided into columns as below:)

1. ..............................................................
2. ..................................................................
3. ..................................................................
4. ..................................................................
   etc..................................................................

I, the undersigned, hereby certify that I am the officer of the city (town or precinct) of .........., county of .........., State of Washington, having the custody of the registration books containing the signatures, addresses and precincts of the registered legal voters of said city (town or precinct); that the signatures on the foregoing petition were signed in my office; that the initials opposite said signatures respectively, are my initials or the initials of a duly authorized deputy in my office; that before any such signature opposite which initials are written, was signed upon said petition, the person proposing to sign the same was required to identify himself as a duly registered legal voter, or to establish his right to and register as a legal voter in the registration books in my office; that after said petition was signed the signature thereon was carefully compared with the signature of such voter in the registration books and found to apparently have been written by the same hand, and that thereupon the officer making the comparison placed his initials opposite such signature and entered the residence address, precinct, ward and city (or town) shown upon the registration book opposite said signature; and that when the foregoing petition was taken from my office it contained ...... initialed signatures and no more, and that before surrendering said petition I caused the red ink perpendicular line thereon to be drawn through the blank spaces for signatures.

Dated the .... day of .........., 19..

Registration officer of the city (town or precinct) of .......... By .................................. Deputy.

Sec. 2. That section 4940-5, Rem. & Bal. Code, be and the same is hereby repealed.
Sec. 3. That section 4940-6, Rem. & Bal. Code, be amended to read as follows:

Section 4940-6. Each recall petition shall at the time of signing, certifying and filing with the officer with whom the charge is filed, as hereinafter in this act provided, consist of not more than five sheets with numbered lines for not more than twenty signatures on each sheet, with the prescribed warning, title and certificate on each sheet, and a full, true and correct copy of the charge against such officer referred to therein, printed on sheets of paper of like size and quality as the petition, and firmly fastened together.

Sec. 4. That section 4940-7, Rem. & Bal. Code, be amended to read as follows:

Section 4940-7. Upon the recall petitions being prepared as hereinabove provided, and from time to time thereafter, the persons in charge of such recall may deposit such number of blank petitions in the proper form hereinabove in this act prescribed as they may deem expedient, with the registration officer of any city, town or precinct and take his receipt therefor, and it shall be the duty of each such registration officer with whom blank petitions are deposited, to at all times display in a conspicuous place or places in his office and in each branch office under his charge, signs or placards bearing the words "Recall petitions may be signed here," which words shall be in letters of sufficient size to be easily read, and it shall be the duty of each registration officer to, at all times when his office is open for the registration of voters, permit any duly registered voter whose registration appears upon the books of such office, and who has not theretofore signed the particular recall petition which he desires to sign, to sign any petition deposited in his office, and whenever and so long as any recall petition shall be on file in any registration office for signing, such office shall be kept open on each Friday and Saturday from 6 p.m. to 9 p.m. in addition to the regular office hours; Provided, That he shall not permit more than twenty registered voters to sign on any one sheet of such petition and shall require the voters who sign the same, to sign upon the blank line for that purpose. Whenever any person shall apply to the registration officer for permission to sign any recall petition, the registration officer, or his deputy, to whom the application is made, shall, if such person is not registered, require such person to register in the manner provided by law before permitting them to sign any recall petition. If such person states that he is a registered voter, the officer shall ask such questions concerning his place of birth, age, occupation and place of residence as will identify the person with the name upon the registration books, and if the answers to such questions correspond with the information upon the registration books, shall ascertain whether the registration books show that the registered voter has previously signed such petition, and if it appears that he has not previously signed, the officer shall permit such person to sign such petition with pen and ink. In either case the officer shall compare the signature on the petition
with the signature on the registration books, and if such signature shall
appear to the officer to have been written by the same hand, the
officer shall enter upon the petition opposite the signature, the resi-
dence address, the precinct name or number, the ward number, if any,
and the name of the city (or town) of such voter as shown by the
registration books, and shall write the initials of his given name or
names and of his surname, with pen and ink, on the petition opposite
and at the left of the signature, and shall write on the registration
books in the column headed "Remarks" the words "Recall of (name
of officer charged)." If the signature upon the petition appears to
the officer to have been written by a different hand than that on
the registration books the officer shall refuse to initial and certify
the signature. Whenever the persons in charge of any recall petition
shall demand the return of any petition deposited with any registra-
tion officer, as heretofore provided, and shall return the receipt
therefor, the officer shall cause a red ink perpendicular line to be
drawn through the blank spaces for signatures on any such petition
and shall fill out the certificate and certify the number of initialed
signatures on each sheet of such petition and date and sign such
certificate.

Sec. 5. That section 4940-8, Rem. & Bal. Code, be amended to
read as follows:

Section 4940-8. When a person, committee, or organization de-
manding the recall of any public officer shall have secured upon such
recall petition the signatures of a number of legal voters equal to
twenty-five per cent. of the total number of votes cast for all candi-
dates for the office to which the officer whose recall is demanded was
elected at the preceding election, in case such officer be a state officer,
an officer of a city of the first class, a member of a school board in a
city of the first class, or a county officer of a county of the first,
second or third class; or the signatures of a number of legal voters
equal to thirty-five per cent. of the total number of votes cast for all
candidates for the office to which the officer whose recall is de-
manded was elected at the preceding election, if the officer whose
recall is demanded is an officer of any political subdivision, city, town,
township, precinct or school district than those hereinbefore men-
tioned, or is a state senator or representative, he or they may submit
said petition to the officer with whom the charge is filed for filing in
his office. At the time of submitting such petition the person, com-
mittee, or organization submitting the same shall file with the
officer to whom such petition is submitted a full, true and detailed
statement giving the names and postoffice addresses of all persons,
corporations and organizations who have contributed any monies to
aid in the preparation of the charge and in the preparation and filing
of the petition, with the amount contributed by each, and a full, true
and detailed statement of all expenditures, giving the amounts ex-
pended, the purpose for which expended and the names and postoffice-
addresses of the person and corporations to whom paid, which statement shall be verified by the affidavit of the person or some member of the committee or organization making the charge, and until such statement is filed the officer shall refuse to receive such petition.

Sec. 6. That section 4940-9, Rem. & Bal. Code, be amended to read as follows:

Section 4940-9. Upon the filing of such petition in his office, the officer with whom the charge was filed shall stamp on each of said petitions the date of filing, and shall notify the persons filing the same and the officer whose recall is demanded by said petition, of the date when said petition will be canvassed, which date shall be not less than five nor more than ten days from the date of filing, and shall, at the time set for said canvass, in the presence of at least one person representing the petition and in the presence of the officer charged or some one representing him, if either should desire to be present, detach the sheets containing the signatures and certificates from the copies of the charge and cause them to be firmly attached to one or more copies of the charge in such volumes as will be most convenient for canvassing and filing, and shall proceed to canvass the petitions and to count the names of duly initialed and certified legal voters thereon. If at the conclusion of the canvass and count it shall be found that such petition bears the requisite number of signatures of certified legal voters, the officer with whom the petition is filed shall fix a date not less than ten nor more than fifteen days after the conclusion of the canvass, for calling a special election to determine whether or not the officer charged shall be recalled and discharged from his office, and shall on said date call such special election, to be held not less than thirty or more than forty days from the date of the call, and give notice thereof in the manner required by law for calling special elections in the state or in the political subdivision, as the case may be. But if it be found that the petition does not contain the requisite number of signatures of certified legal voters, the officer shall so notify the person filing the petition, and, at the expiration of thirty days from the conclusion of the count, shall unless prevented therefrom by the injunction or mandate of the courts, as hereinafter provided, destroy the petitions.

Sec. 7. That section 4940-10, Rem. & Bal. Code, be amended to read as follows:

Section 4940-10. The officer making the canvass as hereinabove provided shall keep a record of all names appearing on said petition which are not certified to be legal voters of the state or of the political subdivision, as the case may be, and shall report the same to the prosecuting attorneys of the respective counties where such names appear to have been signed, to the end that prosecutions may be had for violations of this act.
SEC. 8. That section 4940-15, Rem. & Bal. Code, be amended to read as follows:

Section 4940-15. Every person who shall sign any recall petition provided for in this act with any other than his true name, shall be guilty of a felony; and every person who shall knowingly sign more than one of such petitions for the recall of any officer, or who shall falsely represent to any registration officer that he is a certain person whose name appears upon the registration books, or who shall make to such registration officer any false statement as to his identity or place of residence, and every registration officer who shall knowingly permit any person other than a duly registered voter to sign any such petition, and each person who shall knowingly initial any signature which he does not believe to be the signature of a legal voter, or who shall knowingly make any false report or certificate on any such petition, shall be guilty of a gross misdemeanor.

SEC. 9. That section 4940-16, Rem. & Bal. Code, be amended to read as follows:

Section 4940-16. Every officer who shall willfully violate any of the provisions of this act, or who shall willfully fail to comply with the provisions of this act; and every person who shall for any consideration, compensation, gratuity, reward or thing of value or promise thereof, sign or decline to sign any recall petition; or who shall advertise in any newspaper, magazine or other periodical publication, or in any book, pamphlet, circular or letter, or by means of any sign, signboard, bill, poster, handbill, or card or in any manner whatsoever, that he will either for or without compensation or consideration, solicit, procure or obtain signatures upon, or influence or induce, or attempt to influence or induce, persons to sign or not to sign any recall petition or vote for or against any recall; or who shall for pay or any consideration, compensation, gratuity, reward or thing of value or promise thereof, solicit, procure or obtain or attempt to procure or obtain signatures upon any recall petition; or who shall pay or offer or promise to pay, or give or offer or promise to give any consideration, compensation, gratuity, reward or thing of value to any person to induce him to sign, or not to sign, or to solicit, procure or attempt to procure or obtain signatures upon, any recall petition, or to vote for or against any recall; or who shall by any other corrupt means or practice or by threats or intimidation interfere with or attempt to interfere with the right of any legal voter to sign or not to sign any recall petition or to vote for or against any recall, or who shall receive, accept, handle, distribute, pay out, or give away either directly or indirectly any money consideration, compensation, gratuity, reward or thing of value, contributed by or received from any person, firm, association or corporation having his, their or its residence or principal office outside of the State of Washington, or corporation the majority of whose stockholders are non-residents of the State of Washington, for any service, work, or assist-
ance of any kind, done or rendered for the purpose of aiding in pro-
curing signatures upon any recall petition or the adoption or rejec-
tion of any recall, or who shall within one hundred feet of the
entrance to any registration office, solicit or attempt to induce any
person to sign or not to sign any recall petition, shall be guilty of a
gross misdemeanor.

SEC. 10. This act shall take effect January 1, 1916.
Passed the House March 2, 1915.

W. W. CONNER, Speaker of the House.

Passed the Senate March 4, 1915.

LOUIS F. HART, President of the Senate.

Vetoed, March 9, 1915.

ERNEST LISTER, Governor.

The governor's message and the bill were read in full.

On motion of Mr. Lowman, the previous question was or-
dered:

The roll was called, and House bill No. 178 passed the
House, notwithstanding the governor's veto, by the following
vote: Yeas, 75; nays, 21; absent or not voting, 1.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Renick, Robinson, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—75.

Those voting nay were: Messrs. Black, Comstock, Farns-
worth, Hanna, Hill, Jarvis, Kelly (T. J.), Lane, Lowman,
Masterson, McQuesten, Moll, Murphine, Nickle, Perkins, Reeves, Robe, Rockhill, Stewart (Z.), Urquhart, Wiley—21.

Absent or not voting: Mr. Catlin—1.

House bill No. 178, having received the constitutional two-
thirds majority, was declared passed, notwithstanding the gov-
ernor's veto.
The speaker appointed as members of a conference committee on House bill No. 122, Messrs. Schuh, Timblin, and Morrison. The speaker called Mr. Guie to the chair.

SECOND READING OF SENATE BILLS.

Senate bill No. 235, relating to common schools.

Mr. Farnsworth moved that the bill be indefinitely postponed.

The motion was lost.

The bill was read the second time by sections, and on motion of Mr. Hull, the rules were suspended, the second reading considered the third, and Senate bill No. 235 was placed on final passage, and passed the House by the following vote: Yeas, 70; nay, 7; absent or not voting, 20.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Black, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Sawyer, Scales, Siler, Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick—70.

Those voting nay were: Messrs. Duncan, Farnsworth, Hanna, Jarvis, Nickle, Stevens, Winston—7.

Those absent or not voting were: Messrs. Anderson, Berger, Bowman, Bradley, Crawford, Hastings, Hoff, McQuesten, Morrison, Murphine, Reeves, Roth, Rotch, Schuh, Sims, Sly, Smith (J. H. T.), Timblin, Urquhart, 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. Hull, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 73, entitled "An act concerning appeals to the supreme court and dismissals thereof," with the following amendments:

Amend by striking all of section 3 and insert four new sections as follows:

Section 3. In all cases in which the abstract of record which by the terms of the existing law of the State of Washington is to be served upon the opposite party and is served within the time limited by such law, or by any law hereafter passed, the time for serving appellant's opening brief shall, by such service of such abstract of record, be extended for and until ten days after the time for serving the opening brief, would otherwise have expired.

Section 4. In any case in which any party other than the appellant is not satisfied with the abstract of record, as furnished by the appellant, and shall serve upon the appellant so much of a record and stating the facts as he shall deem necessary for correcting the appellant's abstract, the service on the appellant of such corrected or supplemented abstract, shall extend the time for serving the answering brief for a period of ten days beyond the time when the same would otherwise have expired.

Section 6. The supreme court may by rule, whenever said court shall consider that the business of the court will not be delayed or injustice occasioned thereby, provide that no abstract of record and statement of facts shall be required in any case in which no testimony or evidence is brought up to the supreme court with the record or in any case in which the statement of facts settled by the superior court does not exceed, including exhibit, fifty pages of double space type-written matter.

Section 7. In case of a failure of the appellant to serve an abstract of the record and statement of facts or the one served is insufficient, the supreme court shall, if the appellant makes a showing to the effect that such failure was inadvertent or otherwise excusable, allow the appellant a reasonable time upon such terms as the court may impose in which to supply or correct such abstract of record and statement of fact provided that if the failure of the appellant shall cause the case appealed not to be assigned for argument at the term of court at which it would otherwise have been possible for the respondent to have the same assigned and heard, the terms imposed shall
not, in case of a money judgment, be less than one-half of one per cent. of the amount involved.

Change section 4 to section 8.
In the title after the word "court" insert the words "and other appellate tribunals."

In section 1, line 3 of the printed bill, the same being page 1, line 9 of the original bill, after the word "court" insert the words "or any other tribunal having appellate jurisdiction."

Strike section 2 and insert in lieu thereof the following:
"Section 2. When a notice of appeal to the supreme court shall have been served and filed in due time and an appeal bond shall have been given within the time limited by law, no appeal shall be dismissed because of any defect in the appeal bond nor because an appeal bond which is given both as a cost bond and as a bond on supersedeas shall be insufficient by reason of the amount, but the appellant shall be allowed to give a new bond within such time and on such terms as the court may order;"

And the same is herewith transmitted.  
Frank M. Dallas, Jr.,  
Secretary of the Senate.

Mr. Winston moved that the House do not concur in the Senate amendments to House bill No. 73 and that the Senate be asked to recede therefrom.

The motion prevailed.

Senate bill No. 394, relating to an additional appropriation for legislature expenses.

The bill was read the second time by sections, and, on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 394, was placed on final passage, and passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 22.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Halsey, Hanna, Harris, Hart, Hawthorne, Heinly, Hoff, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Siler, Smith
Voting nay, Mr. Reeves—1.

Those absent or not voting were: Messrs. Anderson, Bucklin, Comstock, Crawford, Croft, Hartley, Hastings, Hill, Hogan, Hubbell, Kelly (Guy E.), McQuesten, Murphine, Pearsall, Renick, Roth, Schuh, Sims, Sly, Smith (J. H. T.), Stevens, Mr. Speaker—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. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 400, relating to mothers’ pensions.

The bill was read the second time by sections.

Mr. Lane moved the adoption of the following amendment:

Amend section 1 of Senate bill No. 400, by inserting before the word “mothers” in line 3 the words “children of.”

In lines 6 and 7 strike the words “A mother whose husband” and insert in lieu thereof the words, “A child or children whose father.”

The amendment was lost.

On motion of Mr. Heinly, the following amendment was adopted:

Amend section 1, by adding the following: “Third abandonment of another by the husband for one year.”

Mr. Lane moved the adoption of the following amendment:

Amend section 3 by striking the words and figures “three (3) years” in line 7, and inserting the following: “one (1) year.”

The amendment was lost.

On motion of Mr. Renick, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 400 was placed on final passage, and passed the House by the following vote: Yeas, 67; nays, 8; absent or not voting, 22.
Those voting yea were: Messrs. Adams, Barlow, Black, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hart, Heiny, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, McArdle, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Wiley, Winston—67.

Those voting nay were: Messrs. Berger, Ginn, Hanna, Hill, Lane, Reeves, Webster, Wilson—8.

Those absent or not voting were: Messrs. Anderson, Babcock, Bowman, Bradley, Capron, Comstock, Crawford, Harris, Hartley, Hastings, Hawthorne, Hogan, Marshall, McCoy, McQuesten, Murphine, Sims, Urquhart, Yale, Young, Zednick, Mr. Speaker—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. Renick, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

House of Representatives, Olympia, Wash., March 10, 1915.

Your Committee on Engrossed Bills, to whom was referred House bill No. 144, have compared same with the original bill and find same correctly engrossed.

Respectfully submitted. R. E. Bucklin, Chairman.

I concur in this report: A. J. Comstock.

MESSAGE FROM THE SENATE.

Sen. Chamber,

Mr. Speaker:

Olympia, Wash., March 10, 1915.

The Senate has adopted report of the free conference committee, to which was referred Senate bill No. 158, and the House amendments thereto;
Also, the Senate has concurred in House amendments to Senate bill No. 63;
Also, the Senate has passed House bill No. 25, entitled "An act relating to school elections and amending section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"
Also, House bill No. 198, entitled "An act relating to the employment of honorably discharged soldiers and sailors, etc."
Also, the president has signed enrolled House bill No. 106, entitled "An act relating to mutual savings banks, etc.;"
And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 127, entitled "An act defining condensed, evaporated or concentrated milk, and condensed, evaporated or concentrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violation thereof," with the following amendments:

In section 1, line 14 of the engrossed bill, strike the period (.) and insert the following: "unless the actual guaranteed composition is plainly stated on label contiguous to the brand name of the product Evaporated Milk."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Smith (J. H. T.), moved that the House do not concur in the Senate amendments to House bill No. 127, and that the Senate be asked to recede therefrom.

The motion prevailed.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 3, 1915,

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Senate bill No. 337, entitled "An act relating to game birds, game animals, game fish, the propagation, introduction and protection of the same, amending sections 5395-41, 5395-44, 5391-1, 5364-1, 5363½, 5349, 5395-4, 5395-23, 5395-24, 5395-25, 5395-26, 5395-27, 5395-28, 5395-31, 5395-33 and 5395-34, of Remington and Ballinger's Annotated Codes and
Statutes of Washington, and repealing sections 5395-37, 5395-39, and Washington, and making an appropriation,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1, line 14 of the printed bill, being line 21 of the original bill, strike out the word April and insert in lieu thereof the word May, also in the same line strike out the word July and insert the word June. Also in line 14 of the printed bill, after the word June insert the following: “Provided, further, That it shall be unlawful to take, catch or kill any bass from Silver lake, situated in Cowlitz county, between the 15th day of March and the 1st day of June.”

Amend section 5, line 5 of the printed bill, by inserting after the word may “with the consent of the owners of the land.”

Amend section 7, line 24 of the printed bill, by striking out “receiving any other” and inserting in lieu thereof “being issued a similar permit.”

Amend section 9, line 37 of the printed bill, by inserting after the word demand, the word “each” and after the word appoint “not more than 2.”

Amend section 11, by striking lines 9 to 16 inclusive. Also starting with the word “all,” line 18, to the word “provided” in line 20 of the printed bill. Add after the period in line 18 the following: “Provided, That every person who sets out a trap of any kind larger than a No. 4, shall post a notice above said trap in plain sight, stating such fact, which notice shall be in English, and on a placard at least (6x10) inches in size.”

Amend section 12, line 9 of the printed bill, by inserting after the word “pheasant” “chinese pheasant,” also in line 10 strike the word “chinese.”

Amend section 14, line 11 of the printed bill, by inserting after the word “year” of the (engrossed Senate bill) “or shall hunt, pursue, take or kill, injure, or destroy, any of the birds mentioned in this section after sunset or before sunrise.”

Amend section 15, line 4 of the printed bill, by inserting after the word brant, “any Golden Plover, Jack or Wilson Snipe, Greater or Lesser Yellow Legs.”

Section 19. Food Fish Laws.

The provisions of this act shall apply exclusively to game and game fish and the same shall be enforced regardless of any conflicting provisions of any food fish laws of the State of Washington now in existence or hereafter passed, and no act done under the provisions of this act shall be deemed unlawful in the event that such act conflicts with any provisions of such food fish laws.

WALTER J. LUNN, Chairman.

The bill was read the second time by sections.

The committee amendments were adopted.

On motion of Mr. Reed, the following amendments were adopted:

Amend section 10 of the bill as follows: strike the words "between the first day of November and the twentieth day of October of the following year" in lines 4 and 5 of the printed bill and strike the word "provided" and the remainder of the section in lines 6, 7 and 8 of the printed bill.

Section 12, line 11, after the word "mountains" insert the following words "except in Mason and Thurston counties."

Strike the title after the word "Washington."

On motion of Mr. Sawyer, the following amendment was adopted:

Amend section 12, by inserting after the colon in line 15 the words "Provided, Native pheasants shall not be so taken or killed in Yakima county."

On motion of Mr. Halsey, the following amendment was adopted:

Amend section 12, by inserting after the name "Asotin" in line 16, the following "except in the precincts of Clarkston, South Clarkston and West Clarkston, in said county of Asotin."

On motion of Mr. Morrison, the following amendments were adopted:

Amendment to section 7: In line 7 strike "and" and insert "or."
In line 11 strike "commission" and insert "state game warden."

Mr. Pearsall moved the adoption of the following amendment:

Add a new section to be known as section 19 which shall read as follows:

Section 19. That section 5395-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 5395-1. 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. The term of office of the game commissioner shall be for the period of three (3) years; Provided, That the commissioners to be appointed on July 1, 1915, shall be appointed as follows: one for one (1) year, one for two (2) years, one for three (3) years; Provided, That the term of office of all game commissioners heretofore appointed or-
who may be appointed prior to July 1, 1915, shall expire on June 30, 1915; Provided, That the county commissioners in each county shall on or before July 1, 1915, recommend to the chief game warden or chief deputy game warden, three persons for the office of game commissioners in their respective counties at least one of whom shall be a present member of the county game commission of his county."

The amendment was lost.

Mr. Fleet moved the adoption of the following amendment:

Add a new section to the bill to be known as section 19 to read as follows:

Nothing in this act shall be construed to prevent any owner or tenant of lands having growing crops thereon, and possessing a license to hunt as hereinafter provided, from taking or killing at any time and to any extent, any game birds upon said lands, when such game birds are found destroying or damaging crops thereon: Provided, That when, in any action or proceeding brought under the provisions of this act against any person for taking, killing or having in his possession any game birds in violation thereof, such person shall claim that said game birds were taken, killed or possessed while destroying the crops of such person, the burden of proof shall rest upon such person to prove this to be the case. Any game birds taken or killed under the provisions of this section shall be deemed the property of the state, and shall be immediately delivered to the county game warden or to a deputy game warden of the county where said game birds were taken or killed, to be thereafter sold or disposed of in such manner as the state game warden shall direct. Any person who shall fail or neglect to deliver any game birds taken or killed under the provisions of this section, to the county game warden or to a deputy game warden of the county in which such game birds were taken or killed, shall be guilty of a misdemeanor.

The chair held the amendment out of order, the same having been taken from another bill.

Mr. Murphine moved the adoption of the following amendment:

Section 2. Amend by adding after the word "possible" in line 6, "and it shall be unlawful at any time in streams above any waterfall or natural barrier to fish with salmon eggs as bait."

MESSAGE FROM THE SENATE.

Mr. Speaker: Olympia, Wash., March 10, 1915.

The president has appointed as members of a conference committee on the Senate amendment to House bill No. 127, Senators Taylor, Wells and Smith.
The president has appointed as members of a conference committee on the House amendments to Senate bill No. 231, Senators Wells, Boner and Palmer.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Hawthorne moved the adoption of the following amendment to the amendment:
Amend the amendment so as to include all streams within the state.

The amendment to the amendment was lost.
The amendment was adopted.
The speaker resumed the chair.
Mr. Lum moved the adoption of the following amendment:
Amend section 4 by striking lines 3, 4, 5 and 6 to the word “county” and insert “Whenever the county game commission of the respective counties of the state shall consider that the protection of the game fishes mentioned in this act shall require it the said.”

The amendment was lost.
On motion of Mr. Webster, the following amendment was adopted:
Substitute for committee amendment to section 8. Strike section 8.

The speaker appointed as members of a conference committee on the Senate amendments to House bill No. 127, Messrs. Robinson, Capron and Smith (J. H. T.).
The speaker announced that he was about to sign House bills Nos. 74, 84, Senate joint resolutions Nos. 18 and 19, Senate joint memorial No. 11, and Senate bills Nos. 212, 264, 201, 192, 204, 281, 45, 405, 407, 332, 290, 254, 238, 207, 159, 199, 129, 113, 66, 67 and Senate joint memorial No. 18.

Mr. Murphine moved the adoption of the following amendment:
Insert after the first word “gun” in line 4, section 11, the words “automatic shot gun.”

The amendment was lost.
On motion of Mr. Hubbell, the following amendment was adopted:
In line 14, section 12, after the word “partridges” insert “sage grouse.”
Mr. Croft moved the adoption of the following amendment:
Section 11, line 15, insert the word "male" between the words "two" and "deer."

The amendment was lost.

On motion of Mr. Winston, the following amendment was adopted:
Section 1, after the word "July" in line 14, insert the words: "provided bass may be caught in any waters east of the Cascade mountains in the month of April."

Mr. Babcock moved the adoption of the following amendment:
Amend by striking all of section 2 after the word "length" in line 5.

Mr. Hawthorne moved that the bill be re-referred to the Committee on Game and Game Fish.

The motion was lost.

The speaker announced that House bills Nos. 121, 44, 78, 124, 139, 263, 268, 70, 85, 111, 158, 225, 235, 236, 239, 249, 264, 110, 106, had been delivered to the governor by the chief clerk.

The bill was read the second time by sections, and, on motion of Mr. Reed, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 387 was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 10; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hill, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lownman, Lunn (Walter J.), Manogue, Marshall, Masterson, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robinson, Rockhill, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.),

Those voting nay were: Messrs. Babcock, Hawthorne, Heinly, Lum (C. E.), Renick, Robe, Schuh, Wilson, Young, Mr. Speaker—10.

Those absent or not voting were: Messrs. Bradley, Bucklin, Davis, Hartley, Hogan, Kelly (Guy E.), McArdle, McCoy, McQuesten, Roth, Sims, Watt—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. Reed, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed engrossed substitute House bill No. 27, entitled "An act relating to contracts upon public work and providing for establishing and enforcing claims for materials, supplies or provisions furnished for use in the construction, performance, carrying on, prosecution and doing of such work;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 74, 84 and 106, have compared same with the engrossed bills and find same correctly enrolled.

Respectfully submitted. G. DOWE MCQUESTEN, Chairman.

I concur in this report: John Anderson.

On motion of Mr. Guic, the House adjourned until 7:30 p.m.
EVENING SESSION.

The speaker called the House to order at 7:30 p.m.

Roll call showed all members present, except Messrs. Boyd, Hastings, McQuesten and Sawyer.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

We, your Committee on Conference, to whom was referred the Senate amendments to House bill No. 73, have had the same under consideration, and we respectfully report that we are unable to agree and ask that the committee be continued with powers of free conference.

John L. Sharpstein, Chairman.


The speaker announced that he was about to sign House bills Nos. 25 and 198.

Mr. Winston moved that the conference committee on the Senate amendments to House bill No. 73 be given the powers of free conference.

The motion prevailed.

SECOND READING OF SENATE BILLS.

Senate bill No. 389, relating to the sale and disposition of certain grain grown on section 36, township 16 north, range 32 east, W. M., etc.

The bill was read the second time by sections, and, on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 389 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: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Hart, Hartley, Hastings, Hawthorne,
Heinly, Hill, Hoff, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, Mess, Moll, Morrison, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Schuh, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—79.

Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Adams, Capron, Halsey, Harris, Hogan, Hull, Kelly (T. J.), Lowman, McQuesten, Murphine, Nickle, Reed, Roth, Scales, Siler, Sims, Smith (Maurice)—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. Davis, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

COMMUNICATION FROM THE SECRETARY TO THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 10, 1915.

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

Sir: I have the honor to advise you that the governor has today signed House bill No. 160, entitled "An act making an appropriation for the transportation of incorrigibles, convicts and insane, and expenses of parole officers, from February 1, 1915, to March 31, 1915, and declaring that this act shall take effect immediately.

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

Senate bill No. 390, authorizing the commissioner of public lands to sell certain grain.

The bill was read the second time by sections, and, on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and Senate bill No. 390 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.) Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heiny, Hill, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McQuesten, Moll, Morrison, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—80.

Those absent or not voting were: Messrs. Capron, Hartley, Hoff, Hubbell, Kelly (Albert A.), Lowman, Lunn (Walter J.), McCoy, Mess, Murphine, Nickle, Reed, Rotch, Sims, Smith (Maurice), Timblin, Webster—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. Zednick, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 270, relating to the leasing of certain harbor areas belonging to the state.

Mr. Farnsworth moved the adoption of the following amendment:

Strike section 2.

The amendment was lost.

The bill was read the second time by sections, and on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and Senate bill No. 270 was placed on final
passage, and passed the House by the following vote: Yeas, 77; nays, 4; absent or not voting, 16.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Guie, Harris, Hart, Hartley, Hawthorne, Heinly, Hill, Hoff, Hogan, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, Mess, Moll, Morrison, Murphine, Olson, Perkins, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timlin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—77.

Those voting nay were: Messrs. Farnsworth, Hanna, Masterson, Reeves—4.

Those absent or not voting were: Messrs. Catlin, Grass, Halsey, Hastings, Hubbell, Kelly (Albert A.), Lowman, Mc Questen, Nickle, Pearsall, Reed, Renick, Sims, Smith (Maurice), Webster, Winston—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. Zednick, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 350, relating to teachers' examinations.

The bill was read the second time by sections, and, on motion, the rules were suspended, the second reading considered the third, and House bill No. 350 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Comstock, Crawford,
Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Manogue, Marshall, Master­son, McArdle, McCoy, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reeves, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice) Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—80.

Those absent or not voting were: Messrs. Bucklin, Catlin, Hartley, Hogan, Hubbell, Kelly (Albert A.), Lowman, Lunn (Walter J.), McQuesten, Nickle, Reed, Renick, Robe, Sims, Stewart (Z.), Webster, Winston—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, the rules were suspended, and the chief clerk directed to immediately transmit the same to the Senate.

The speaker announced that he was about to sign substitute House bill No. 27.

Senate bill No. 395, relating to the accrediting of institutions.

The bill was read the second time by sections, and, on motion of Mr. Brown (Tom), the rules were suspended, the second reading considered the third, and Senate bill No. 395 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue,

Voting nay: Mr. Halsey—1.

Those absent or not voting were: Messrs. Bowman, Bucklin, Farnsworth, Heinly, Kelly (Guy E.), Lowman, McCoy, McQuesten, Reed, Robe, Rotch, Sims, Webster—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. Brown (Tom), the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 95, relating to insane persons, their commitment, etc.

The bill was read the second time by sections, and on motion of Mr. Capron, the rules were suspended, the second reading considered the third, and Senate bill No. 95 was placed on final passage, and passed the House by the following vote: Yeas, 74; nays 5; absent or not voting, 18.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guic, Hart, Hawthorne, Heinly, Hoff, Hubbell, Hull, Jarvis, Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Scales, Schuh, Siler, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Weldon,
Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—74.

Those voting nay were: Messrs. Adams, Halsey, Hanna, Olson, Tonkin—5.

Those absent or not voting were: Messrs. Bucklin, Harris, Hartley, Hastings, Hill, Hogan, Kelly (Albert A.), Kelly (Guy E.), Morrison, Reed, Robe, Roth, Rotch, Sawyer, Sims, Sly, Stewart (Z.), Webster—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. Capron, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 297, changing the name of Chehalis county to Grays Harbor county.

The bill was read the second time by sections, and on motion of Mr. Pearsall, the rules were suspended, the second reading considered the third, and Senate bill No. 297 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: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—85.
Those absent or not voting were: Messrs. Adams, Black, Boyd, Bucklin, Catlin, Hill, Kelly (Guy E.), Morrison, Reed, Roth, Sims, Webster—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. Harris, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 102, for the relief of the heirs of Annie E. Ennis.

The bill was read the second time by sections, and on motion of Mr. Ginn, the rules were suspended, the second reading considered the third, and Senate bill No. 102 was placed on final passage, and passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 15.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Bowman, Boyd, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lumm (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.); Stratton, Timblin, Urquhart, Watt, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—80.

Those voting nay were: Messrs. Tonkin, Webster—2.

Those absent or not voting were: Messrs. Anderson, Black, Bradley, Bucklin, Grass, Hartley, Kelly (Guy E.), Murphine, Reed, Roth, Siler, Sims, Stevens, Wagner, Winston—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. Ginn, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 74, entitled “An act relating to horticulture and horticultural plants and products and the protection thereof, prescribing certain rules of evidence, requiring certain contracts to be in writing, etc.;”

Also, enrolled House bill No. 84, entitled “An act relating to the system of registration and the method of reporting births and deaths, the issuance of permits for burial, etc.;”

Also, enrolled House bill No. 25, entitled “An act relating to school elections and amending section 4657 of Remington & Ballinger's Annotated Codes and Statutes of Washington;”

Also, enrolled House bill No. 198, entitled “An act relating to the employment of honorably discharged soldiers and sailors of the United States upon all public works of the State of Washington, and of any county thereof, and amending section 8925 of Rem. & Bal. Code;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

There being no objection, the House took up the consideration of House joint resolution No. 9, relating to investigation of affairs of Washington state fair commission at San Diego and San Francisco.

The resolution was read the first time, and on motion of Mr. McArdle, the rules were suspended and the resolution was placed on second reading.

On motion of Mr. McArdle, the rules were suspended, the second read considered the third, and House joint resolution No. 9 was placed on final passage, and passed the House by the following vote: Yeas, 69; nays, 16; absent or not voting, 12.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (Tom), Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Harris,
Hart, Hartley, Hastings, Heinly, Hoff, Hogan, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Pearsall, Renick, Robinson, Rotch, Sawyer, Schuh, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Watt, Webster, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—69.


Those absent or not voting were: Messrs. Black, Bucklin, Comstock, Halsey, Olson, Reed, Robe, Rockhill, Roth, Scales, Siler, Sims—12.

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

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

There being no objection, the House took up the consideration of Senate joint resolution No. 10, relating to the formal opening of the Dalles-Celilo canal, and it was read the first time.

On motion of Mr. Hill, the rules were suspended, the first reading considered the second and third, and the resolution 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphine,
Nickle, Olson, Pearsall, Perkins, Reeves, Renick, Robe, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young, Zednick, Mr. Speaker—87.

Those absent or not voting were: Messrs. Bucklin, Hogan, Jarvis, Kelly (Guy E.), Reed, Robinson, Roth, Sims, Winston, Yale—10.

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

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

Senate joint resolution No. 11, relating to the printing of Session Laws of the Legislature in pamphlet form.

The resolution was read the second time by sections, and on motion of Mr. Guie, the rules were suspended, the second reading considered the third, and Senate joint resolution No. 11 was placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 4; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hubbell, Hull, Kelly (Albert A.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Rotch, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Yale, Young, Zednick, Mr. Speaker—76.

Those voting nay were: Messrs. Hanna, Reeves, Scales, Wiley—4.
Those absent or not voting were: Messrs. Bucklin, Capron, Davis, Ginn, Hartley, Hogan, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lunn (Walter J.), Manogue, Murphine, Reed, Roth, Sawyer, Sims, Winston—17.

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

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The Senate has adopted the report of the committee on conference, to whom was referred the House amendments to Senate bill No. 158, thereby continuing the conference committee with powers of free conference;

Also, the Senate has adopted the report of the free conference committee on House bill No. 110, and the Senate amendments thereto;

Also, the Senate has refused to recede from its amendments to House bill No. 122 and the president has appointed as members of a conference committee thereon Senators Wray, Chase and Burton;

Also, the president has appointed as members of the conference committee on the House amendment to Senate bill No. 136, Senators Kleeb, French and Jones;

Also, the president has appointed as members of the conference committee on the House amendments to Senate bill No. 150, Senators Groff, Steiner and Metcalf.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Senate bill No. 241, providing for the registration, etc., of bonds of counties, cities and towns, etc.

The bill was read the second time by sections, and on motion of Mr. Grass, the rules were suspended, the second reading considered the third, and Senate bill No. 241 was placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 2; absent or not voting, 20.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Cameron, Comstock, Croft, Duncan, Farns-
worth, Gibson, Gilkey, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lun (C. E.), Lunn (Walter J.), Marshall, Master­son, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Wiley, Yale, Young, Mr. Speaker—75.

Those voting nay were: Messrs. Fleet, Reeves—2.

Those absent or not voting were: Messrs. Adams, Bucklin, Capron, Catlin, Crawford, Davis, Ginn, Guie, Hoff, Hogan, Jarvis, Manogue, Murphine, Olson, Reed, Sims, Urquhart, Wilson, Winston, 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. Grass, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 364, relating to the compensation of injured workmen.

The bill was read the second time by sections.

On motion of Mr. McCoy, the following amendments were adopted:

Amend page 3, line 100 of the engrossed bill, strike the word "legislature" and insert in lieu thereof the words "industrial insurance department," the same as the printed bill.

Amend line 2, section 2 of the printed bill, after the figure "5" insert the following: "That beginning on the eleventh day after the injury."

Amend line 15, section 2 of the printed bill, strike the figure "3" in the parenthesis and insert in lieu thereof the letter "(a)."

On motion of Mr. McCoy, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 364 was placed on final passage, and passed
the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 24.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Smith (Maurice), Stevens, Stewart (G. A.), Tonkin, Urquhart, Watt, Webster, Weldon, Wilson, Yale, Young, Mr. Speaker—72.

Voting nay: Mr. Wagner—1.

Those absent or not voting were: Messrs. Barlow, Berger, Bradley, Capron, Comstock, Crawford, Croft, Grass, Guie, Heinly, Lunn (Walter J.), Manogue, Mess, Olson, Robe, Sims, Sly, Smith (J. H. T.), Stewart (Z.), Stratton, Timblin, Wiley, Winston, Zednick—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.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has adopted the report of the conference committee on the Senate amendments to House Bill No. 122, thereby receding from its amendment whereby a new section 17 was added to the bill;

Also, the Senate has adopted the report of the conference committee on the Senate amendments to House Bill No. 73, thereby continuing the conference committee with powers of free conference;
Also, the Senate has adopted the report of the conference committee, to whom was referred the House amendment to substitute Senate bill No. 136;

Also, the Senate has concurred in the House amendments to Senate bill No. 367.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 1, 1915.

MR. SPEAKER:

We, your Committee on Township Organization, to whom was referred Senate bill No. 242, entitled "An act relating to township officers, their election and appointment and amending section 9338 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend section 1, by striking from line 7 of the printed bill, the same being line 10 of the engrossed bill, the figures "1915" and insert in lieu thereof "1916."

Strike section 2 of the bill and insert in lieu thereof the following:

SEC. 2. That section 9413 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 9413. The following town officers are entitled to compensation at the following rates for each day necessarily devoted by them to the service of the town, in the duties of their respective offices. The town assessors shall receive for their services two dollars per day, while engaged in their respective duties as such assessors. Each road overseer shall receive for his services such salary as shall be fixed by the board of supervisors, while engaged in his duties as such road overseer. The town clerks and supervisors shall receive for their services one dollar per day when attending to business in their town, and one dollar and fifty cents when attending to business out of town; no supervisors shall receive more than twenty dollars, for compensation, in any one year; "Provided, That the town clerks shall be paid fees for the following, and not a per diem: For filing any paper required by law to be filed in his office, ten cents each; for posting up notices required by law, twenty-five cents each; for recording any order or any instrument of writing authorized by law, five cents for each one hundred words; for copying any record or instrument on file in his office, and certifying the same, five cents for each one hundred words, to be paid for by the person-applying for the same; Provided, further, That in any town meeting, before the electors commence balloting for officers, they may by resolution reduce or increase the compensation of officers, but no such increase shall exceed one hundred per cent.
Amend the title as follows:
Insert in line 1 of the title in the printed bill, at the end of the word “section,” the letter “s,” and after the figures “9338” the words and figures “and 9413.”

Strike the comma after the word “Washington” in the title and insert a period, and strike the remainder of the title.

A. M. Stevens, Chairman.


The bill was read the second time by sections, the committee amendments were adopted, and on motion of Mr. Stevens, the rules were suspended, the second reading considered the third, and Senate bill No. 242 was placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 22.

Those voting yea were: Messrs. Adams, Anderson, Berger, Black, Bowman, Boyd, Bradley, Bucklin, Cameron, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Murphine, Pearsall, Perkins, Reed, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Schuh, Siler, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Young, Zednick, Mr. Speaker—72.

Those voting nay were: Messrs. Brown (J. S.), Long, Reeves—3.

Those absent or not voting were: Messrs. Babcock, Barlow, Brown (Tom), Capron, Catlin, Comstock, Crawford, Heinly, Hill, Lowman, Lum (C. E.), Mess, Morrison, Nickle, Olson, Robe, Scales, Sims, Sly, Smith (J. H. T.), Winston, Yale—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. Stevens, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 122, providing for the transfer of G. A. R. headquarters to the state armory at Spokane and making an appropriation.

The bill was read the second time by sections, and on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 122 was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guic, Halsey, Hanna, Harris, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Murphine, Pearsall, Perkins, Reeves, Renick, Robinson, Rockhill, Rotch, Sawyer, Schuh, Siler, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Young, Zednick, Mr. Speaker—77.

Those absent or not voting were: Messrs. Barlow, Capron, Comstock, Crawford, Grass, Hart, Lowman, Mess, Morrison, Nickle, Olson, Reed, Robe, Roth, Scales, Sims, Sly, Smith (J. H. T.), Watt, Yale—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. Davis, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 357, relating to public utilities in cities and towns.
The bill was read the second time by sections.
Mr. Grass moved that the bill be indefinitely postponed.
The motion was lost.
On motion of Mr. Guie, the following amendment was adopted.
Amend section 1, strike all after "gift" in line 9 of section 1.

Mr. Hull moved the adoption of the following amendment:
Amend by adding a new section as follows: "Sec. 2. This act shall not be construed as permitting any city now having such an electric railway to extend the same. Rates and charges shall be adjusted from time to time so as to fully pay the cost of operation and maintenance of such railroad. No taxes shall be levied against the personal or real property in such city for the cost of operating or maintaining such a railroad."

The amendment was lost:
On motion of Mr. Guie, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 357 was placed on final passage, and passed the House by the following vote: Yeas, 62; nays, 21; absent or not voting, 14.


Those voting nay were: Messrs. Brown (J. S.), Catlin, Ginn, Grass, Harris, Hawthorne, Heinly, Hull, Kelly (Albert A.), Lunn (Walter J.), Mc Ardle, Mess, Morrison, Nickle, Rockhill, Schuh, Sly, Tonkin, Yale, Young, Mr. Speaker—21.

Those absent or not voting were: Messrs. Barlow, Crawford, Hartley, Jarvis, Kelly (Guy E.), Lum (C. E.), McQues-
ten, Olson, Pearsall, Robe, Roth, Sims, Weldon, Winston—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. Guie, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,

Olympia, Wash., March 10, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 28, entitled "An act authorizing counties to procure and bind newspapers for the Washington State Historical Society;"

Also, engrossed House bill No. 229, entitled "An act relating to diking districts, the election and terms of office of commissioners thereof, and amending section 4086 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 148, entitled "An act relating to witnesses in criminal prosecutions, and amending section 2148 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 143, entitled "An act relating to the State Soldiers' Home and the Washington Veterans' Home, and administration thereto, etc.;"

Also, the president has signed enrolled substitute House bill No. 27, entitled "An act relating to contracts upon public works and providing for establishing and enforcing claims for materials, etc.;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Senate bill No. 393, relating to the establishment of a state game farm.

The bill was read the second time by sections.

Mr. Pearsall moved the adoption of the following amendment:

Amend section 2, after the word "site" in line 2, add the words "In Chehalis county."

The amendment was lost.

Mr. Bradley moved the adoption of the following amendment:

Amend section 2 after the word "site" in line 2, by inserting "In Ferry county."

The amendment was lost.
Mr. Manogue moved the adoption of the following amendment:

Section 2, line 2, after “site” add the following: “in King county.”

The amendment was lost.

Mr. Black moved the adoption of the following amendment:

Section 2, after word “site” in line 2, add “Garfield county.”

The amendment was lost.

Mr. Yale moved the adoption of the following amendment:

Amend section 2, after the word “site” in line 2, add the words “west of the Cascade mountains.”

The amendment was lost.

On motion of Mr. Farnsworth, the rules were suspended, the second reading considered the third, and Senate bill No. 393 was placed on final passage and failed to pass the House by the following vote: Yeas, 43; nays, 41; absent or not voting, 13.

Those voting yea were: Messrs. Adams, Anderson, Black, Bowman, Boyd, Bradley, Bucklin, Capron, Catlin, Davis, Duncan, Ginn, Grass, Guie, Halsey, Harris, Hart, Hill, Hubbell, Kelly (Albert A.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Masterson, Moll, Morrison, Murphine, Olson, Perkins, Robe, Sawyer, Scales, Siler, Sly, Smith (Maurice), Stewart (Z.), Timblin, Watt, Wiley, Mr. Speaker—43.

Those voting nay were: Messrs. Babcock, Brown (J. S.), Brown (Tom), Cameron, Comstock, Croft, Farnsworth, Fleet, Gibson, Gilkey, Hanna, Hastings, Hawthorne, Heinly, Hull, Jarvis, Kelly (T. J.), Marshall, McArdle, McCoy, Mess, Nickle, Pearsall, Reed, Reeves, Robinson, Rockhill, Rotch, Schuh, Smith (J. H. T.), Stevens, Stewart (G. A.), Stratton, Tonkin, Wagner, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick—41.

Those absent or not voting were: Messrs. Barlow, Berger, Crawford, Hartley, Hoff, Hogan, Kelly (Guy E.), Manogue, McQuesten, Renick, Roth, Sims, Urquhart—13.

The bill having failed to receive the constitutional majority, was declared lost.
MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred Senate bill No. 72, entitled "An act relating to appeals to the supreme court, and amending an act entitled 'An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved by the governor March 19, 1913, by adding new sections thereto," have had the same under consideration, and we respectfully report the same back to the House without recommendation and without amendment.  ALEX M. WINSTON, Chairman.

We concur in this report: Guy E. Kelly, E. W. Wagner.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred Senate bill No. 72, entitled "An act relating to appeals to the supreme court, and amending an act entitled 'An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved by the governor March 19, 1913, by adding new sections 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 amendments:

Amend the title by striking everything after the word "court" in the first line and insert in lieu thereof the following: "and repealing sections 1730-1 and 1730-2, of Rem. & Bal. Code."

Strike sections 1, 2, 3, 4, 5, 6, 7 and 8 and insert new sections numbered section 1, as follows: "Section 1. Sections 1730-1 and 1730-2 of Rem. & Bal. Code are hereby repealed."


The bill was read the second time by sections, the committee amendments were adopted, and on motion of Mr. Heinly, the rules were suspended, the second reading considered the third, and Senate bill No. 72 was placed on final passage, and passed the House by the following vote: Yeas, 62; nays, 19; absent or not voting, 16.
Those voting yea were: Messrs. Barlow, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hawthorne, Heinly, Hoff, Jarvis, Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Masterson, Mc Ardle, Mess, Moll, Morrison, Murphine, Nickle, Perkins, Reeves, Robe, Roth, Rotch, Sawyer, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (Z.), Timblin, Tonkin, Urquhart, Webster, Weldon, Wilson, Yale, Young, Zednick, Mr. Speaker—62.


Those absent or not voting were: Messrs. Anderson, Babcock, Berger, Harris, Hastings, Kelly (Guy E.), Marshall, McCoy, McQuesten, Olson, Reed, Renick, Scales, Sims, Watt, Wiley—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. Heinly, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 10, 1915.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 148, 28, 229, 143, 250 and 198, have compared same with the engrossed bills and find them correctly enrolled. Respectfully submitted.

We concur in this report: John Anderson, John L. Wiley.

Senate concurrent resolution No. 16, regarding further investigation into land mortgage banks, etc.

The resolution was read by the clerk, and, on motion of Mr. Mc Ardle, the resolution was concurred in.
Mr. Farnsworth moved that the House reconsider the vote by which Senate bill No. 393 failed to pass the House.

The motion was lost.

Senate bill No. 392, relating to the hours of labor on public works.

The bill was read the second time by sections, and on motion of Mr. Lum (C. E.), the rules were suspended, the second reading considered the third, and Senate bill No. 392 was placed on final passage, and passed the House by the following vote: Yeas, 63; nays, 20; absent or not voting, 14.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Black, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Halsey, Hanna, Hart, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lum (C. E.), Lunn (Walter J.), Marshall, McCoy, Mess, Nickle, Olson, Perkins, Robinson, Rockhill, Roth, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Weldon, Winston, Yale, Mr. Speaker—63.

Those voting nay were: Messrs. Barlow, Berger, Bowman, Croft, Gibson, Guic, Hill, Lane, Manogue, Masterson, Moll, Morrison, Murphine, Reeves, Robe, Rotch, Tonkin, Webster, Wilson, Zednick—20.

Those absent or not voting were: Messrs. Harris, Hartley, Hastings, Long, Lowman, McArdle, McQuesten, Pearsall, Reed, Renick, Sims, Watt, Wiley, Young—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. Lum (C. E.), the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.
Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was re-referred Senate bill No. 107, entitled "An act making the drawing, or uttering, of a bank check or draft for the payment of money, without funds or credit to meet the same upon presentation, a gross misdemeanor, and prescribing 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 with the following amendments:

Amend the title by striking the words "gross misdemeanor" and insert in lieu thereof the word "larceny."

Section 1, lines 7 and 8 of the engrossed bill, strike the words "a gross misdemeanor" and insert in lieu thereof the word "larceny."

After the word "draft" in line 10 of the engrossed bill, strike the period and add the following: "And the uttering or delivery of such a check or draft to another person without such fund or credit to meet the same shall be prima facie evidence of an intent to defraud: Provided, That this act shall not apply to checks or drafts given in payment in whole or in part to a liquor dealer, directly or indirectly, for liquors purchased and drank on the premises."

We concur in this report: John W. Hanna, Thos. F. Murphine, W. H. Cameron, Chas. I. Roth, John R. Wilson, W. D. Lane, F. D. Yale, Frank Reeves, Elmer E. Halsey, E. W. Wagner, Maurice Smith, Dan Pearsall, E. H. Gule, G. A. Weldon, F. W. Hastings.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred Senate bill No. 107, entitled "An act making the drawing, or uttering, of a bank check or draft for the payment of money, without funds or credit to meet the same upon presentation, a gross misdemeanor, and prescribing 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 not pass as amended.

ALEX M. WINSTON, Chairman.


The bill was read the second time by sections, the committee amendments were adopted, and on motion of Mr. Morrison, the rules were suspended, the second reading considered the third, and Senate bill No. 107 was placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 10; absent or not voting, 16.
Those voting yea were: Messrs. Adams, Barlow, Berger, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, McArdle, Mess, Moll, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Renick, Robinson, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Webster, Weldon, Wilson, Yale, Zednick, Mr. Speaker—71.


Those absent or not voting were: Messrs. Anderson, Bowman, Harris, Hastings, Heinly, Hoff, Long, Lowman, McCoy, McQuesten, Morrison, Murphine, Robe, Sims, Watt, Wiley—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. Morrison, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker announced that he was about to sign House bills Nos. 148, 148, 229 and 28.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed over the governor’s veto enrolled House bill No. 120, entitled “An act to facilitate the operation of the provisions of section 1 of article XI of the constitution relating to the initiative and referendum, to prevent fraud, and amending sections 4971-1, 4971-5, 4971-6, 4971-7, 4971-9, 4971-10, 4971-15, 4971-16, 4971-17, 4971-31, and 4971-32 of Remington & Ballinger’s Annotated Codes and Statutes of Washington and repealing section 4971-8 of Remington & Ballinger’s
Annotated Codes and Statutes of Washington and declaring this act shall take effect January 1, 1916;"

Also, the Senate has passed over the governor's veto enrolled House bill No. 178, 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 amending sections 4940-4, 4940-6, 4940-7, 4940-8, 4940-9, 4940-10, 4940-11, 4940-15 and 1940-16, Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 4940-5, Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring this act shall take effect January 1, 1916;"

And the same are transmitted herewith, together with the governor's veto message thereon.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

THIRD READING OF SENATE BILLS.

Senate bill No. 387, relating to absentee voting.

On motion of Mr. Kelly (Guy E.), the third reading of the bill was dispensed with, the roll was called and Senate bill No. 387 passed the House by the following vote: Yeas, 72; nays, 13; absent or not voting, 12.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (Tom), Capron, Catlin, Crawford, Croft, Davis, Fleet, Gilkey, Ginn, Grass, Guie, Hal-scy, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lowman, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Nickle, Olson; Pearsall, Renick, Robe, Robinson, Roth, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—72.

Those voting nay were: Messrs. Brown (J. S.), Bucklin, Comstock, Duncan, Gibson, Hanna, Jarvis, Lane, Morrison, Murphine, Reeves, Rockhill, Smith (Maurice)—13.

Those absent or not voting were: Messrs. Adams, Anderson, Cameron, Farnsworth, Harris, Hoff, Long, Perkins, Reed, Schuh, Sims, Wiley—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. Kelly (Guy E.), the rules were suspended, the bill was considered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

SECOND READING OF SENATE BILLS.

The speaker called Mr. Davis to the chair.

Senate bill No. 188, providing for organization of corporations, etc., holding property in trust for religious denominations, societies and churches.

The bill was read the second time by sections, and on motion of Mr. Davis, the rules were suspended, the second reading considered the third, and Senate bill No. 188 was placed on final passage, and passed the House by the following vote:

Yeas, 58; nays, 16; absent or not voting, 93.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Boyd, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Fleet, Gilkey, Ginn, Grass, Halsey, Hart, Hastings, Heinly, Hull, Kelly (Albert A.), Kelly (T. J.), Lum (C. E.), Manogue, Marshall, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Robe, Robinson, Rotch, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Urquhart, Watt, Weldon, Wilson, Winston, Yale, Zednick—58.

Those voting nay were: Messrs. Adams, Black, Brown (J. S.), Crawford, Hawthorne, Hubbell, Jarvis, Masterson, McArdle, Nickle, Rockhill, Schuh, Tonkin, Wagner, Webster, Young—16.

Those absent or not voting were: Messrs. Bowman, Bradley, Gibson, Guie, Hanna, Harris, Hartley, Hill, Hoff, Hogan, Kelly (Guy E.), Lane, Long, Lowman, Lunn (Walter J.), Reed, Reeves, Renick, Roth, Sims, Stewart (G. A.), Wiley, Mr. Speaker—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 immediately transmit the bill to the Senate.

Senate bill No. 324, relating to the irrigation of land of Keystone Water Association.

The bill was read the second time by sections, and on motion of Mr. Zednick, the rules were suspended, the second reading considered the third, and Senate bill No. 324 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: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Gilkey, Ginn, Grass, Halsey, Hanna, Hart, Hastings, Hawthorne, Heiny, Hoff, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Renick, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Winston, Yale, Young, Zednick—76.

Those absent or not voting were: Messrs. Bowman, Brown (Tom), Capron, Crawford, Fleet, Gibson, Guie, Harris, Hartley, Hill, Hogan, Lunn (Walter J.), Manogue, Mc Ardle, Nickle, Reed, Reeves, Robe, Sims, Wilson, 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. Zednick, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.
We, your Committee on Judiciary, to whom was referred Senate bill No. 54, entitled "An act providing for the punishment of persons intentionally taking, riding in or upon, or driving away the automobile or motor vehicle of another without the permission of the owner or person entitled to the possession thereof, and relating to the nature of proof and evidence in proceedings thereon," 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 and each and every part thereof.

ALEX M. WINSTON, Chairman.


Mr. Hill moved that the House reconsider the vote by which Senate bill No. 387 passed the House.

The chair held the motion out of order.

Senate bill No. 54 was read the second time by sections.

The committee amendment was adopted.

On motion of Mr. Morrison, the following amendment was adopted:

Amendment to Senate bill No. 54: Amend title, strike all in title after word "thereof."

On motion, the rules were suspended, the bill considered engrossed, the second reading considered the third, and Senate bill No. 54 was placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Marshall, Masterson, McArde, McCoy, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Perkins, Renick, Robe, Robinson, Rockhill, Saw-
Those voting yea were: Messrs. Adams, Bowman, Bradley, Brown (Tom), Cameron, Capron, Catlin, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Manogue, Marshall, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Perkins, Reed, Renick, Robe, Robinson, Sawyer, Scales, Schuh, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick—66.

Those voting nay were: Messrs. Barlow, Black, Brown (J. S.), Bucklin, Hanna, Masterson, Reeves—7.

Those absent or not voting were: Messrs. Anderson, Babcock, Berger, Boyd, Comstock, Crawford, Fleet, Harris, Hart-
The bill, having received the 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. Grass, the rules were suspended and the chief clerk directed to immediately transmit the bill to the Senate.

Senate bill No. 131, relating to exercise of power of eminent domain for oil pipe lines, etc.

The bill was read the second time by sections, and, on motion of Mr. Hull, the rules were suspended, the second reading considered the third, and Senate bill No. 131 was placed on final passage, and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Capron, Catlin, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hoff, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Olson, Perkins, Reeves, Robe, Robinson, Scales, Schuh, Siler, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—77.

Those absent or not voting were: Messrs. Brown (Tom), Comstock, Crawford, Fleet, Heinly, Hill, Jarvis, Lunn (Walter J.), McQuesten, Murphine, Nickle, Pearsall, Reed, Renick, Roth, Rotch, Sawyer, Sly, Stewart (Z.), Tonkin—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. Hull, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The president has signed enrolled House bill No. 28, entitled "An act authorizing counties to procure and bind newspapers for the Washington State Historical Society;"

Also, enrolled House bill No. 143, entitled "An act relating to the State Soldiers' Home and the Washington Veterans Home, and admission thereto, establishing the colony of the State Soldiers' Home, etc.;"

Also, enrolled House bill No. 148, entitled "An act relating to witnesses in criminal prosecution, and amending section 2148 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 229, entitled "An act relating to taxing districts, etc.;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Senate bill No. 258, relating to suspension by public service commission of increases in rates by public service companies, etc.

The bill was read the second time by sections, and, on motion of Mr. Kelly (Guy E.), the rules were suspended, the second reading considered the third, and Senate bill No. 258 was placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 2; absent or not voting, 24.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Berger, Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Davis, Farnsworth, Gibson, Gilkey, Grass, Guie, Hart, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Manogue, Marshall, McArdle, McCoy, Mess, Moll, Nickle, Olson, Pearsall, Perkins, Renick, Robe, Robinson, Rockhill, Rotch,
Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Wagner, Watt, Webster, Weldon, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—71.

Those voting nay were: Messrs. Hanna, Reeves—2.

Those absent or not voting were: Messrs. Boyd, Crawford, Duncan, Fleet, Ginn, Halsey, Harris, Hartley, Hill, Hubbell, Lowman, Lum (C. E.), Lunn (Walter J.), Masterson, McQuesten, Morrison, Murphine, Reed, Roth, Scales, Timblin, Tonkin, Urquhart, Wiley—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.

On motion of Mr. Kelly (Guy E.), the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

The speaker resumed the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The president has appointed Senators Sharpstein, McGuire and Wray as members of a Conference Committee on the Senate amendments to House bill No. 73;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 231, and respectfully requests the House to recede therefrom.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

Mr. Zednick moved that the House do not recede from its amendments to Senate bill No. 231, and that a conference committee be appointed to confer with a like committee from the Senate thereon.

The motion prevailed, and the speaker appointed as members of such conference committee, Messrs. Zednick, Hogan and Reed.

The speaker announced that he would appoint under Senate concurrent resolution No. 16, Dr. Capron.
Senate bill No. 141, for the relief of certain persons, their successors and assigns.

The bill was read the second time by sections, and, on motion of Mr. Hart, 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, 0; absent or not voting, 29.

Those voting yea were: Messrs. Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hartley, Hawthorne, Heinly, Hoff, Hubbell, Hull, Kelly (Albert A.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Marshall, Mc Ardle, McCoy, McQuesten, Moll, Morrison, Nickle, Olson, Perkins, Reed, Reeves, Renick, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—68.

Those absent or not voting were: Messrs. Adams, Anderson, Berger, Crawford, Davis, Fleet, Grass, Harris, Hastings, Hill, Hogan, Jarvis, Kelly (Guy E.), Lane, Lunn (Walter J.), Manogue, Masterson, Mess, Murphine, Pearsall, Robe, Robinson, Roth, Sims, Sly, Smith (J. H. T.), Tonkin, 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.

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

Senate bill No. 7, relating to the establishment of a powder factory, etc.

On motion of Mr. Wiley, the bill was indefinitely postponed.

Senate bill No. 283, relating to negotiable instruments.

The bill was read the second time by sections, and, on motion of Mr. Morrison, 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, 4; absent or not voting, 17.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Black, Boyd, Bradley, Brown (Tom), Cameron, Catlin, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Hart, Heinly, Hogan, Hull, Jarvis, Kelly (Albert A.), Lane, Long, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Murphy, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rockhill, Roth, Roth, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—76.

Those voting nay were: Messrs. Brown (J. S.), Hoff, Kelly (T. J.), Reeves—4.

Those absent or not voting were: Messrs. Barlow, Bowman, Bucklin, Capron, Crawford, Davis, Fleet, Harris, Hartley, Hastings, Hawthorne, Hill, Hubbell, Kelly (Guy E.), Lowman, Lunn (Walter J.), Masterson—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. Morrison, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The Senate has passed Senate joint resolution No. 22 "Providing for the location of the new buildings for the Institution for the Feeble Minded," and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
Senate bill No. 396, (substitute for Senate bill No. 246), relating to the vacation of certain portions of the boulevards in section sixteen, township twenty-five north, range four east, W. M., etc.

On motion of Mr. Grass, the rules were suspended, and the bill was placed on first reading.

The bill was read the first time, and, on motion of Mr. Grass, the rules were suspended, the first reading considered the second and third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 65; nays, 3; absent or not voting, 29.

Those voting yea were: Messrs. Berger, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Comstock, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robe, Rotch, Sawyer, Scales, Schuh, Sims, Sly, Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—65.

Those voting nay were: Messrs. Brown (J. S.), Catlin, Hanna—3.

Those absent or not voting were: Messrs. Adams, Anderson, Babcock, Barlow, Bowman, Crawford, Davis, Fleet, Harris Hart, Hartley, Hill, Hubbell, Kelly (T. J.), Lane, Lowman, Lunn (Walter J.), Masterson, McQuesten, Moll, Reeves, Robinson, Rockhill, Roth, Siler, Smith (J. H. T.), Stevens, Timblin, Winston—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. Grass, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.
REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We, your Committee on Conference, to whom was referred the Senate amendments to engrossed House bill No. 122, have had the same under consideration, and we respectfully report the same back to the House with the recommendation:

1. That the House concur in the following Senate amendment: "Strike section 14, and renumber the other section to conform."

2. That the Senate recede from its amendment adding a new section 17 to the bill.


On motion of Mr. Davis, the report of the conference committee on engrossed House bill No. 122 was adopted by the following vote: Yeas, 77; nay, 1; absent or not voting, 19.

Those voting yea were: Messrs. Anderson, Babcock, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lowman, Lum (C. E.), Manogue, Marshall, McArdle, McQuesten, Mess, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Renick, Robinson, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—77.

Voting nay: Mr. Reeves—1.


MESSAGE FROM THE SENATE.

Mr. Speaker:

The president has signed enrolled substitute Senate bill No. 245, entitled "An act relating to eminent domain proceedings in cities and
towns and amending sections 7768, 7789, 7790, 7797, 7798, 7799, 7801, 7802, 7814 and 7816 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding new sections thereto to be known as section 7801A, 7814A, 7814B, 7814C, 7814D, 7814E, 7814F, 7814G, 7814H, 7814I and 7814J,” and the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed House bill No. 162, entitled “An act for the payment of claims for money and services of those who aided in eradicating fire blight in Yakima county and making an appropriation therefor;”

Also, House joint resolution No. 9, “Authorizing the state auditor to investigate the expenditure of funds appropriated for the Panama California exposition at San Diego and the Panama-Pacific exposition at San Francisco, California;”

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

We, your Conference Committee on Senate bill No. 150, beg to report that we are unable to agree and request the powers of a free conference.

We concur in this report: Guy B. Groff, Ralph Metcalf, G. E. Steiner, Victor Zednick, Thos. F. Murphine, Alex M. Winston.

On motion of Mr. Zednick, the conference committee on Senate bill No. 150 was given the powers of free conference.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

We, your Committee on Conference, to whom was referred the House amendments to engrossed substitute Senate bill No. 136, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the House re­cede therefrom.

J. W. KEELE, Chairman.

We concur in this report: C. H. Hoff, M. E. Reed, Jesse S. Jones, E. L. French, V. J. Capron.
On motion of Mr. Reed, the House adopted the report of the conference committee on the House amendment to engrossed substitute Senate bill No. 136 by the following vote: Yeas, 70; nays, 7; absent or not voting, 20.

Those voting yea were: Messrs. Anderson, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Croft, Davis, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hoff, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Moll, Morrison, Olson, Pearsall, Perkins, Reed, Renick, Rockhill, Rotch, Sawyer, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Winston, Young, Zednick, Mr. Speaker—70.

Those voting nay were: Messrs. Hastings, Lane, Lowman, Murphine, Nickle, Reeves, Wiley—7.

Those absent or not voting were: Messrs. Adams, Babcock, Comstock, Crawford, Duncan, Fleet, Hill, Hogan, Hubbell, Hull, Manogue, Masterson, McQuesten, Robe, Robinson, Roth, Scales, Timblin, Wilson, Yale—20.

On motion of Mr. Davis, the House adjourned until 11:00 a. m., March 11, 1915.

C. R. Maybury,  W. W. Conner,  
Chief Clerk.  Speaker.
The speaker called the House to order at 11:00 a.m.
Roll call showed all members present, except Messrs. Hill, Nickle, Renick and Stewart (Z.), Mr. Renick being excused.
Prayer was offered by Rev. Henry S. Champie, of Olympia.
On motion, the reading of the journal of the previous day was dispensed with.

MESSAGE FROM THE SENATE.

The Senate has indefinitely postponed engrossed House bill No. 8, entitled "An act relating to the collection of delinquent local assessments, or delinquent installments thereof, by cities and towns, and amending section 7892-24 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"
Also, engrossed House bill No. 271, entitled "An act relating to, regulating and providing for nomination of candidates for public office, etc.;"
Also, House bill No. 182, entitled "An act to locate the Pacific Highway between the city of Mt. Vernon in Skagit county and the city of Everett, etc.;"
Also, the Senate has failed to pass engrossed House bill No. 168, entitled "An act relating to noxious weeds and amending section 3038 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"
Also, House bill No. 95, entitled "An act abolishing county teachers' institutes, repealing sections 4575 to 4583, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing for the disposition of certain moneys;"
And the same are herewith transmitted.

FRANK M. DALLAM, JR.
Secretary of the Senate.

The speaker announced that Dr. Capron desired to be relieved from service on the conference committee appointed on
House bill No. 137, and, there being no objections, Mr. Perkins was appointed in his stead.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate bill No. 364.

Also, the Senate has refused to concur in the House amendments to Senate bill No. 337 and respectfully asks the House to recede therefrom;

Also, the Senate has concurred in the House amendments to Senate bill No. 357;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 54 and respectfully asks the House to recede therefrom;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 400 and respectfully asks the House to recede therefrom;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 107 and respectfully asks the House to recede therefrom;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 72 and respectfully asks the House to recede therefrom;

Also, the Senate has refused to concur in the House amendments to Senate bill No. 242 and respectfully asks the House to recede therefrom;

Also, the Senate has adopted the report of the Conference Committee on the House amendments to Senate bill No. 150, thereby granting the committee powers of free conference;

Also, the Senate has adopted Senate concurrent resolution No. 17, "Relating to the necessary supplies for the Fifteenth Legislature."

Frank M. Dallam, Jr.,
Secretary of the Senate.

Mr. Hull moved that the House do not recede from its amendments to Senate bill No. 337, and that a conference committee be appointed thereon.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Lunn, Pearsall and Hubbell.

Mr. Guie moved that the House do not recede from its amendments to Senate bill No. 54 and that a conference committee be appointed thereon.
The motion prevailed, and the speaker appointed as members of such committee, Messrs. Smith (Maurice), Guie and Harris.

Mr. Lane moved that the House do not recede from its amendments to Senate bill No. 400, and that a conference committee be appointed thereon.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Winston, Grass and Kelly (Guy E.).

On motion of Mr. Manogue, the roll was called, and the House receded from its amendments to Senate bill No. 107 by the following vote; Yeas, 59; nays, 28; absent or not voting, 10.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Berger, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Grass, Guie, Harris, Hart, Hartley, Hawthorne, Heinly, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Manogue, Marshall, McArdle, Olson, Pearsall, Perkins, Renick, Rotch, Scales, Schuh, Siler, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Watt, Webster, Winston, Young, Zednick, Mr. Speaker—59.


Those absent or not voting were: Messrs. Halsey, Hill, Lunn (Walter J.), McCoy, Mess, Morrison, Reed, Roth, Sims, Stewart (Z.)—10.

Mr. Winston moved that the House do not recede from its amendments to Senate bill No. 72, and that a conference committee be appointed thereon.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Winston, Heinly and Murphine.
Mr. Winston moved that the House do not recede from its amendments to Senate bill No. 242, and that a conference committee be appointed thereon.

The motion prevailed, and the speaker appointed as members of such committee, Messrs. Stevens (A. M.), Winston and Hoff.

Senate concurrent resolution No. 17, relating to the necessary supplies for the Fifteenth Legislature.

There being no objection, Senate concurrent resolution No. 17 was read by the clerk, and, on motion of Mr. Heinly, the House concurred in the same.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The Senate has passed engrossed substitute House bill No. 204, entitled "An act relating to the working of persons being held under sentence in the state penitentiary, providing for the construction of roads by force account, etc.,” with the following amendments:

In section 2, line 4 of the engrossed bill, after the word “cause” insert the words “any portion of.”

At the end of section 2, substitute a comma (,) for the period (.) and add “when the amount required to construct such portion of said state road shall not exceed $500.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. McArdle moved that the House do not concur in the Senate amendments to engrossed House bill No. 204, and that the Senate be asked to recede therefrom.

The motion prevailed.

The Senate has passed engrossed House bill No. 150, entitled “An act relating to local improvements in cities and towns and amending section 7892-12, 7892-13, 7892-72, 7892-47, 7892-6 and 7892-49 of Remington & Ballinger's Annotated Codes and Statutes of Washington,” with the following amendment:

In section 2, lines 14, 15, and 16, on page 4 of the engrossed bill, strike the words “Any number of streets or groups of streets may be
Included in one local improvement district whether or not the same are adjoining or contiguous," and insert in lieu thereof "Any number of disconnected streets or disconnected groups of streets may be included in one local improvement district."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Grass, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 150 by the following vote: Yeas, 79; nays, 2; absent or not voting, 16.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Gibson, Gilkey, Ginn, Grass, Harris, Hart, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McCoy, McQuesten, Mess, Moll, Murphine, Olson, Perkins, Renick, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—79.

Those voting nay were: Messrs. Hanna, Reeves—2.

Those absent or not voting were: Messrs. Adams, Farnsworth, Fleet, Guie, Halsey, Hartley, Kelly (Guy E.), Lunn (Walter J.), McArdle, Morrison, Nickle, Pearsall, Reed, Sims, Timblin, Wagner—16.

Mr. Speaker:

The Senate has passed engrossed House bill No. 274, entitled "An act relating to the appointment of road supervisors and amending section 5578 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

At the end of section 1 add the following:

"Provided, however, That in counties wherein any road district has a good roads association, the membership of which shall own not
less than 75 per cent. in area of the land contained within the district, then such road supervisor shall be appointed from a list of not less than four names furnished by such association;”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Ginn, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 274 by the following vote: Yeas, 63; nays, 12; absent or not voting, 22.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Crawford, Davis, Duncan, Farnsworth, Fleet, Gibson, Ginn, Grass, Guie, Hanna, Harris, Hart, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Lowman, Manogue, Marshall, Masterson, Mc Ardle, Mess, Moll, Morrison, Murphine, Nickle, Perkins, Rockhill, Rotch, Schuh, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Wiley, Wilson, Winston, Yale, Mr. Speaker—63.

Those voting nay were: Messrs. Hawthorne, Long, McQuesten, Olson, Reeves, Sawyer, Scales, Siler, Stewart (G. A.), Wagner, Weldon, Young—12.

Those absent or not voting were: Messrs. Adams, Berger, Brown (Tom), Capron, Croft, Gilkey, Halsey, Hastings, Kelly (Guy E.), Lum (C. E.), Lunn (Walter J.), McCoy, Pearsall, Reed, Renick, Robe, Robinson, Roth, Sims, Stevens, Timblin, Zednick—22.

REPORT OF CONFERENCE COMMITTEE.

MR. SPEAKER:
OLYMPIA, WASH., March 11, 1915.

We, your Conference Committee on Senate bill No. 231, beg leave to report as follows:

We recommend that the words “by the state” in section 1, line 3 of the printed bill as amended, be stricken; we recommend that the Senate and House concur in the said amendment, and recede from their present positions.

On motion of Mr. Hogan, the roll was called, and the House adopted the report of the conference committee on Senate bill No. 281 by the following vote: Yeas, 67; nays, 1; absent or not voting, 29.


Voting nay: Mr. Reeves—1.

Those absent or not voting were: Messrs. Babcock, Berger, Brown (Tom), Capron, Comstock, Davis, Farnsworth, Fleet, Guie, Halsey, Harris, Hastings, Hull, Kelly (Guy E.), Lunn (Walter J.), McArdle, Morrison, Murphine, Nickle, Pearsall, Reed, Robe, Roth, Sims, Stevens, Stewart (Z.), Timblin, Watt, Zednick—29.

The speaker announced that he was about to sign substitute Senate bill No. 245.

Senator Chamber,
Mr. Speaker:
Olympia, Wash., March 10, 1915.

The Senate has passed engrossed House bill No. 234, entitled "An act for the prevention of fraud in the grain trade, for the establishment and preservation of standards for grain, etc.," with the following amendment:

In section 3, line 4, of engrossed bill, following words "handling grain," insert "in the State of Washington;"

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

On motion of Mr. Smith (J. H. T.), the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 234 by the following vote: Yeas, 70; nays, 3; absent or not voting, 24.

Those voting nay were: Messrs. Guie, Hastings, Hull—3.

Those absent or not voting were: Messrs. Babcock, Barlow, Cameron, Capron, Davis, Grass, Halsey, Harris, Hartley, Hubbard, Kelly (Albert A.), Kelly (Guy E.), Lum (C. E.), Lunn (Walter J.), McArdle, Morrison, Pearsall, Reed, Robe, Roth, Sims, Stevens, Stewart (Z.), Webster—24.

SENATE CHAMBER,
Olympia, Wash., March 10, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 83, entitled "An act relating to hotels, inns, and public lodging houses, providing for adequate protection against fire, etc.,” with the following amendments:

In section 7 of the engrossed bill strike all of line 6, 7, 8, 9 and all of line 10 up to and including the word “dollars,” and insert in lieu thereof “hotels containing from five to ten sleeping rooms inclusive, $3.00; hotels containing from eleven to twenty sleeping rooms inclusive, $4.00; hotels containing from twenty-one to sixty sleeping rooms inclusive, $7.00; hotels containing from sixty-one to one hundred sleeping rooms inclusive, $10.00; hotels containing over one hundred sleeping rooms, $12.50.”

In line 5, section 5 of the engrossed bill, strike all the words after the word “guests,” strike lines 6 and 7 and all of line 8 up to and including the word “hotel.”

Strike the period (.) at the end of section 5 and substitute a colon (:) therefor and add: “provided that hotels shall be privileged to use sheets now on hand that comply with the present law.”

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
On motion of Mr. Gilkey, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 88 by the following vote: Yeas, 69; nays, 3; absent or not voting, 25.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Brown (Tom), Bucklin, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Gilkey, Ginn, Guie, Harris, Hastings, Hawthorne, Heinly, Hill, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Murphine, Nickle, Perkins, Reed, Robinson, Rockhill, Sawyer, Scales, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—69.

Those voting nay were: Messrs. Brown (J. S.), Hanna, Reeves—3.

Those absent or not voting were: Messrs. Berger, Bradley, Cameron, Capron, Davis, Fleet, Grass, Halsey, Hart, Hartley, Hoff, Hubbell, Kelly (Guy E.), Lunn (Walter J.), McQuesten, Morrison, Pearsall, Perkins, Renick, Robe, Roth, Rotch, Schuh, Sims, Timblin—25.

Mr. Speaker:

Olympia, Wash., March 10, 1915.

The Senate has passed engrossed House bill No. 10, entitled "An act authorizing and empowering boards of county commissioners to acquire, by donation, gift or dedication, lands for parks or park purposes," with the following amendments:

In the title strike the words "Boards of county commissioners" and substitute therefor the word "counties" and after the word "gift" insert the words "devise, purchase, condemnation."

In lines 1 and 2 of section 1 of the engrossed bill, strike the words "That boards of county commissioners in the" and insert in lieu thereof the words "Each of the."

In section 1, line 3 of the engrossed bill, after the word "gift" insert the words "devise, purchase, condemnation."

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.
Mr. Murphine moved that the House do not concur in the Senate amendments to engrossed House bill No. 10, and that the Senate be asked to recede therefrom.

The motion prevailed.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 177, entitled "An act relating to revenue and taxation and amending section 9098 of Remington & Ballinger's Codes and Statutes of Washington," with the following amendments:

Section 1, line 20, of the engrossed bill, after the word "others" insert the word "non-sectarian."

Add to the end of the bill the following:

"The property owned by humane societies in this state in actual use by such societies not exceeding ten thousand dollars in taxable value owned by any society."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Manogue, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 177 by the following vote: Yeas, 64; nays, 8; absent or not voting, 25.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (Tom), Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hanna, Hart, Hawthorne, Heinly, Hill, Hogan, Hull, Jarvis, Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Masterson, McCoy, McQuesten, Mess, Moll, Murphine, Nickle, Olson, Perkins, Renick, Rockhill, Rotch, Sawyer; Scales, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Watt, Webster, Weldon, Wiley, Yale, Young, Mr. Speaker—64.

Those voting nay were: Messrs. Brown (J. S.), Bucklin, Guie, Hastings, Reeves, Robinson, Wagner, Wilson—8.

Those absent or not voting were: Messrs. Berger, Capron, Davis, Grass, Harris, Hartley, Hoff, Hubbell, Kelly (Albert A.)
Kelly (Guy E.), Lunn (Walter J.), Marshall, McArdle, Morrison, Pearsall, Reed, Robe, Roth, Schuh, Siler, Sims, Stevens, Timblin, Winston, Zednick—25.

MESSAGE FROM THE GOVERNOR.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

The president has appointed as members of a conference committee on the House amendments to Senate bill No. 72, Senators Sharpstein, Palmer and Steiner;

Also, the president has appointed as members of a conference committee on the House amendments to Senate bill No. 54, Senators Sutton, Sharpstein and Imus;

Also, the president has appointed as members of a conference committee on the House amendments to Senate bill No. 242, Senators Sutton, Scott and Nichols;

Also, the president has appointed as members of a conference committee on the Senate amendments to House bill No. 204, Senators Nichols, Sharpstein and Kleeb;

Also, the president has appointed as members of a conference committee on the Senate amendments to House bill No. 10, Senators Sharpstein, Carlyon and Jones.

Frank M. Dallam, Jr.,
Secretary of the Senate.

The speaker appointed as members of a conference committee on House bill No. 10, Messrs. Murphine, Heinly and Wilson.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

Mr. Speaker:

The Senate has passed House bill No. 140, entitled "An act relating to the appointment of special police at the request of public service corporations and defining their powers and duties," with the following amendments:

In line 2 of the title of the original bill, strike the words "public service" and insert in lieu thereof the words "steam or electric railroad."

In section 1, line 3 of the original bill, strike the words "public service" and insert the words "steam or electric railroad."

In section 2, line 1 of the original bill, strike the words "public service" and insert the words "steam or electric railroad."

In section 2, line 2 of the original bill, after the word "servants" insert the words "not exceeding five in number for any one division
of any railroad operating in this state. Division, as herein intended, shall mean the part of any railroad or railroads under the jurisdiction of any one division superintendent."

In section 2, line 5 of the original bill, before the word "corporation" insert the words "steam or electric railroad."

In section 2, line 8 of the original bill, before the word "corporation" insert the words "steam or electric railroad."

In section 3, line 3 of the original bill, after the word "support" insert the words "the constitution of the United States;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Stewart (Z.), the roll was called, and the House concurred in the Senate amendments to House bill No. 140 by the following vote: Yeas, 60; nays, 6; absent or not voting, 31.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Brown (Tom), Bucklin, Cameron, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gilkey, Hanna, Harris, Hart, Heinly, Hill, Hogan, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McQuesten, Mess, Moll, Murphy, Olson, Perkins, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H.T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Yale, Young, Zednick, Mr. Speaker—60.

Those voting nay were: Messrs. Brown (J. S.), Ginn, Guie, Morrison, Reeves, Wilson—6.

Those absent or not voting were: Messrs. Adams, Berger, Bradley, Capron, Catlin, Davis, Gibson, Grass, Halsey, Hartley, Hastings, Hawthorne, Hoff, Hubbell, Hull, Kelly (Guy E.), Lunn (Walter J.), Mc Ardle, McCoy, Nickle, Pearsall, Reed, Renick, Robe, Robinson, Roth, Sims, Stevens, Watt, Wiley, Winston—31.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,

Mr. Speaker:

Olympia, Wash., March 9, 1915.

The Senate has passed House bill No. 156, entitled "On act authorizing boards of county commissioners to set apart and reserve parts.
of public roads and highways for the use of pedestrians, providing for the improvement, use and control thereof, etc.," with the following amendments:

Strike the title and insert in lieu thereof the following:

"An act amending sections 5615, 5616 and 5617 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the authority of boards of county commissioners to set apart and reserve parts of public roads and highways for the use of bicycles and pedestrians, and the improvement, use and control thereof, and repealing section 5618 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

Strike section 1 and insert the following:

**SECTION 1.** That section 5615 of Remington & Ballinger's Annotated Codes and Statutes of Washington to be amended to read as follows:

"Section 5615. The board of county commissioners of any county may * * * * set aside and * * * * reserve part of any public road or highway * * * * in their respective counties for the exclusive use of bicycles and pedestrians, or pedestrians only. * * * * The part so reserved shall not be less than four feet in width, and the improvement thereof shall be done under the direction of said board."

Strike section 2 and insert the following:

"SEC. 2. That section 5616 of Remington & Ballinger's Annotated Codes and Statutes of Washington to be amended to read as follows:

"Section 5616. Any person * * * * who shall drive any stock upon, or drive, propel or move any vehicle except a bicycle upon the part of such road or highway so set apart; or in any way obstruct or damage the same; or shall ride a bicycle upon the same when the same has been set aside for the use of pedestrians only, shall be guilty of a misdemeanor."

Strike section 3 and insert the following:

"SEC. 3. That section 5617 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 5617. All fines collected for violations * * * * of the provisions of the last two sections shall be * * * * paid into the "general road and bridge fund" of the county where such misdemeanor is committed."

Strike section 4 and insert the following:

SEC. 4. Section 5618 of Remington & Ballinger's Annotated Codes and Statutes of Washington is hereby repealed."

And the same is herewith transmitted.

**FRANK M. DALLAM, JR.,**

**Secretary of the Senate.**

On motion of Mr. Lowman, the roll was called, and the House concurred in the Senate amendments to House bill No. 156 by
the following vote: Yeas, 64; nays, 2; absent or not voting, 31.

Those voting yea were: Messrs. Anderson, Barlow, Black, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Catlin, Crawford, Croft, Farnsworth, Fleet, Gilkey, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hawthorne, Heinly, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Lowman, Lum (C. E.), Masterson, McCoy, McQuesten, Moll, Morrison, Murphine, Olson, Perkins, Reeves, Renick, Robe, Robinson, Rockhill, Rotch, Sawyer, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—64.

Those voting nay were: Messrs. Bowman, Brown (J. S.)—2.

Those absent or not voting were: Messrs. Adams, Babcock, Berger, Capron, Comstock, Davis, Duncan, Gibson, Ginn, Guie, Hastings, Hill, Hoff, Hubbell, Kelly (Guy E.), Long, Lunn (Walter J.), Manogue, Marshall, McArdle, Mess, Nickle, Pear-sall, Reed, Roth, Scales, Schuh, Siler, Sims, Timblin, Watt—31.

MR. SPEAKER:

The Senate has passed engrossed House bill No. 42, entitled "An act providing for and authorizing the payment of interest on bonds issued by counties for the purpose of constructing bridges between this state and adjoining states," with the following amendments:

In line 16, section 1 of the engrossed bill, after the words "and empowered" insert the words "when authorized so to do by an order of the board of county commissioners of any such county;"

And the same is herewith transmitted.

FRANK M. DALLAM, JR.
Secretary of the Senate.

On motion of Mr. McCoy, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 42 by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Anderson, Babcock, Bar-
low, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Grass, Guie, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Hogan, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Masterson, Mc Ardle, McCoy, McQuesten, Mess, Moll, Nickle, Olson, Perkins, Reed, Reeves, Robinson, Rockhill, Rotch, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Yale, Young, Mr. Speaker—73.

Those absent or not voting were: Messrs. Adams, Berger, Bradley, Davis, Ginn, Heinly, Hill, Hoff, Kelly (Guy E.), Lunn (Walter J.), Manogue, Marshall, Morrison, Murphine, Pearsall, Renick, Robe, Roth, Scales, Schuh, Sims, Watt, Winston, Zednick—24.

**SENATE CHAMBER,**
**OLYMPIA, WASH., March 9, 1915.**

**Mr. Speaker:**

The Senate has passed engrossed House bill No. 154, entitled "An act relating to revenue and taxation, providing for the equalization of assessments by a county board of equalization, etc.,” with the following amendment:

Section 1, line 17, page 2 of the engrossed bill, strike the word "due" and insert in lieu thereof the word "true."

And the same is herewith transmitted.

**FRANK M. DALLAM, JR.,**
**Secretary of the Senate.**

On motion of Mr. Stewart (Z.), the roll was called and the House concurred in the Senate amendments to engrossed House bill No. 154 by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Ginn, Guie, Halsey, Hanna, Hart, Hawthorne, Heinly, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Marshall, Mas-
terson, McArdle, McCoy, McQuesten, Mess, Moll, Nickle, Olson, Perkins, Reeves, Renick, Robinson, Rockhill, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Webster, Weldon, Wiley, Wilson, Yale, Young, Zednick, Mr. Speaker—70.

Those absent or not voting were: Messrs. Adams, Berger, Capron, Catlin, Davis, Gilkey, Grass, Harris, Hartley, Hastings, Hill, Hoff, Hogan, Kelly (Guy E.), Lowman, Lunn (Walter J.), Manogue, Morrison, Murphine, Pearsall, Reed, Robe, Roth, Sims, Tonkin, Watt, Winston—27.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has passed engrossed House bill No. 125, entitled "An act providing for an accounting of indebtedness and assets between the counties of Douglas and Grant, and providing for the collection of any indebtedness found due," with the following amendments:

Amend section 1, by striking the period at the end of the last sentence and in lieu thereof insert a semi-colon (;) and add the following:

"Provided, That in such accounting the court house together with furniture, fixtures, grounds and all office supplies and county records which shall fall within and be retained by the county of Douglas, shall not be considered as an asset and charged against Douglas county."

In line 1 of section 3, strike the word "board" and insert: "Bureau of inspection and supervision of public offices."

And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

On motion of Mr. Urquhart, the roll was called, and the House concurred in the Senate amendments to engrossed House bill No. 125 by the following vote: Yeas, 62; nays, 4; absent or not voting, 31.

Those voting yea were: Messrs. Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gibson, Ginn, Grass, Guie, Halsey, Harris, Hart, Hawthorne, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lum (C. E.), Marshall, Masterson, Mc-
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Ardle, McCoy, McQuesten, Mess, Olson, Perkins, Renick, Robinson, Rockhill, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Webster, Weldon, Yale, Young, Mr. Speaker—62.

Those voting nay were: Messrs. Hanna, Reeves, Wiley, Wilson—4.

Those absent or not voting were: Messrs. Adams, Anderson, Capron, Davis, Fleet, Gilkey, Hartley, Hastings, Heinly, Hill, Hoff, Hubbell, Kelly (Guy E.), Lowman, Lunn (Walter J.), Manogue, Moll, Morrison, Murphine, Nickle, Pearsall, Reed, Robe, Roth, Rotch, Scales, Schuh, Sims, Watt, Winston, Zednick—31.

On motion of Mr. Hawthorne, the House took a recess to 2 p. m.

AFTERNOON SESSION.

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

Roll call showed all members present, except Messrs. Barlow, Bowman, Boyd, Bradley, Fleet, Hoff, Lum (C. E.), Reeves, Renick and Robe, Mr. Renick being excused.

REPORT OF JOINT COMMITTEE.

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

We, your Special Joint Committee of the Senate and House, to whom was referred the report of the legislative investigating committee on the Cheney Normal school, the Eastern Washington Hospital for the Insane and the State Institution for the Feeble Minded, for the purpose of ascertaining whether the board of control acted lawfully in locating the State Institution for the Feeble Minded, beg leave to report as follows:

Chapter 70 of the Session Laws of 1905 provides that the location of the State Institution for the Feeble Minded shall be near Medical Lake, in Spokane county, Washington, and shall be on land now owned by the State of Washington * * * *. We find that the in-
stitution was not so located, but was located by the state board of control on other land. We further find that the acts of said state board of control were in violation of law.

Respectfully submitted,

ALEX M. WINSTON,
JOHN L. SHARPSTEIN,
E. E. BONER,
W. G. HEINLY,
JOHN R. WILSON.

Mr. Winston moved that the report be made part of the records of the House and spread upon the journal.

The motion prevailed.

To the Legislature of the State of Washington.

We, your committee appointed under House joint resolution No. 6, respectfully report as follows:

This resolution instructed us to investigate the advisability of the state publishing text books for use in the public schools of the state. The time at our disposal has been too short and the data which we have been able to assemble too meager to permit us at this time to make any definite recommendation on a subject so important and far-reaching as this.

Therefore, We would respectfully recommend that this matter be left for the future consideration of the legislature.

CHAS. I. ROTH,
Z. STEWART.
JESSE S. JONES.

On motion of Mr. Roth, the report was adopted.

REPORT OF CONFERENCE COMMITTEE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Senate bill No. 400, entitled "An act relating to the support of mothers, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the House recede from its amendments.


On motion of Mr. Winston, the roll was called and the House adopted the report of the Conference Committee on Senate bill No. 400 by the following vote: Yeas, 60; nays, 17; absent or not voting, 20.
Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger Black, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Gilkey, Ginn, Grass, Halsey, Hanna, Hart, Hawthorne, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Long, Lum (C. E.), Manogue, Marshall, McArdle, Mess, Nickle, Olson, Pearsall, Perkins, Rockhill, Roth, Rotch, Sawyer, Schuh, Siler, Sly, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Watt, Winston, Yale, Young, Zednick, Mr. Speaker—60.


Those absent or not voting were: Messrs. Adams, Boyd, Capron, Davis, Guic, Harris, Hartley, Hoff, Hogan, Lunn (Walter J.), McCoy, Morrison, Reed, Renick, Robinson, Scales, Sims, Smith (J. H. T.), Smith (Maurice), Webster—20.

REPORT OF FREE CONFERENCE COMMITTEE.

Senate Chamber,

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Senate bill No. 150 and House amendment thereto, beg leave to report as follows:

Amend section 2, which is the amendment proposed by the House as follows, to-wit: the same as amended reading, "that the boards of county commissioners of the counties in which are located cities having a population of two hundred and twenty-five thousand or more are hereby authorized to pay to the justices of the peace in such cities, such compensation in addition to that now provided by law as such boards of county commissioners may deem fit and proper, such additional compensation not to exceed three hundred and fifty ($350) dollars per annum."


On motion of Mr. Murphine, the roll was called and the report of the Committee on Free Conference on Senate bill No. 150 was adopted by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those absent or not voting were: Messrs. Adams, Boyd, Capron, Crawford, Davis, Harris, Hartley, Hill, Hoff, Kelly (Guy E.), Lunn (Walter J.), Manogue, McQuesten, Morrison, Reed, Reeves, Renick, Robe, Robinson, Scales, Schuh, Sims, Smith (J. H. T.), Smith (Maurice), Stevens, Webster, Zednick—27.

Mr. McArdle moved that the speaker appoint a conference committee on the Senate amendments to substitute House bill No. 204.

The motion prevailed, and the speaker appointed as members of such committee Messrs. McArdle, Reed and Babcock.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Senate bill No. 72, have had the same under consideration, and we respectfully report that we are unable to agree, and request that we be given the powers of a free conference committee.

ALEX M. WINSTON, CHAIRMAN.


Mr. Winston moved that the report be adopted and that the committee be given the power of free conference on Senate bill No. 72.

The motion prevailed.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

MR. SPEAKER:

The Senate has adopted the report of the free conference committee, to whom was referred Senate bill No. 150, and the House amendment thereto;

Also, the Senate has adopted the report of the conference committee, to whom was referred the House amendment to Senate bill No. 400;

Also, the Senate has adopted the report of the conference committee, to whom was referred the House amendments to Senate bill No. 72, thereby continuing the committee with powers of free conference;

Also, the Senate has adopted the report of the conference committee to whom was referred the House amendments to Senate bill No. 337, thereby continuing the committee with powers of free conference.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE CHAMBER.
OLYMPIA, WASH., March 11, 1915.

The Senate has adopted the report of the free conference committee, to whom was referred House bill No. 73, and the Senate amendments thereto;

Also, the Senate has adopted report of the conference committee on Senate bill 231 and the House amendments thereto;

Also, The president has appointed as members of a conference committee on House amendments to Senate bill No. 400, Senators Phipps, Taylor and Metcalf;

Also, the president has appointed Senators Palmer, Wende and Brown as members of a conference committee on the House amendments to Senate bill No. 337;

And House bill No. 73 is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 10, 1915.

MR. SPEAKER:

The Senate has passed House bill No. 212, entitled "An act to amend section 1 of article II of the constitution, relating to legislative powers and the initiative and referendum," with the following amendments:

Insert between lines 8 and 9 of the printed bill a new line as follows: "the people for their adoption or rejection at any regular biennial general election and to."
In line 9 of the printed bill, after the word "reject," insert the words “at the polls.”
In line 10 of the printed bill strike the words “at the polls” and insert in lieu thereof the words “proposed to the legislature.”
In line 23, page 1 of the original bill, after the words “per centum” insert the words “but in no case more than fifty thousand.”
Between lines 13 and 14 of the printed bill, insert the words “to the people for adoption or rejection by petition signed by not less than ten per centum, and.”
In line 14 of the printed bill strike the word “fifteen” and insert in lieu thereof the word “six,” and insert a comma (,) after the words “per centum.”
In line 23 of the printed bill, after the words “secretary of state” insert the following: “within ten months prior to the regular biennial general election at which they are to be voted upon, and.”
Between lines 28 and 29 of the printed bill, insert the following new lines: “If any such petition proposing a measure to the people for adoption or rejection and containing the requisite number of signatures of qualified electors is filed with the secretary of state not less than four months before any regular biennial general election, he shall submit such measure to the people for adoption or rejection at such election, and.”
Strike the capital letter “I” in the word “if” at the beginning of line 29, and insert in lieu thereof a lower case “i,” and after the word “petition” in said line 29 insert the words “proposing a measure to the legislature for enactment and.”
In line 25 of the printed bill, after the words “secretary of state” insert the following: “not less than four months before the election or.”
Between lines 32 and 33 of the printed bill, insert the following new lines: “If any initiative measure proposed to the people for adoption or rejection at any regular biennial general election shall be approved by a majority of the votes cast thereon and the total number of votes cast in favor of the measure equal thirty per centum of the total number of votes cast at the election, the measure shall become the law and shall take effect and be in operation on and after the thirtieth day after the election at which it was approved, unless the measure shall provide a later day.”
In line 33 of the printed bill, strike the words “such initiative” measure” and insert in lieu thereof the following: “Initiative measures proposed to the legislature for enactment.”
In line 32, page 4 of the original bill, strike the word “ten” and insert in lieu thereof the word “six.”
In line 1, page 5 of the original bill, after the word “state” insert the words “but in no case more than thirty thousand.”
And the same is herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
Mr. Kelly (Guy E.), moved that the House do not concur in the Senate amendments to House bill No. 212 and that a conference committee thereon be appointed.

The motion prevailed, and the speaker appointed as members of such committee Messrs. Sims, Kelly (Guy E.), and Adams.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Senate bill No. 337, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it cannot agree and ask for free conference.

Walter J. Lunn, Chairman.

We concur in this report: J. C. Hubbell, Dan Pearsall.

Mr. Lunn (Walter J.), moved that the report of the conference committee on Senate bill No. 337 be adopted and that the committee be continued with the powers of free conference.

The motion prevailed.

REPORT OF FREE CONFERENCE COMMITTEE.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred engrossed House bill No. 137, entitled "An act relating to the number of ballots which shall be furnished at elections, etc.," and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that the House concur in the Senate amendments, and that the following amendment be adopted by the Senate and House:

In line 6 of the engrossed bill, strike the word "fifty" and insert in lieu thereof the word "ten."

Guy E. Kelly, Chairman.

We concur in this report: Lincoln Davis, E. E. Boner, Logan L. Long, J. R. Catlin.

On motion of Mr. Kelly (Guy E.), the roll was called, and the report of the Free Conference Committee on enrolled House bill No. 137 was adopted by the following vote: Yeas, 58; nays, 4; absent or not voting, 35.
Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hart, Hastings, Hawthorne, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Marshall, McCoy, Mess, Moll, Nickle, Olson, Roth, Rotch, Sawyer, Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Winston, Young, Mr. Speaker—58.

Those voting nay were: Messrs. Hanna, Lowman, Master­son, Reeves—4.

Those absent or not voting were: Messrs. Anderson, Davis, Harris, Hartley, Heinly, Hill, Hoff, Hogan, Hubbell, Lunn (Walter J.), Manogue, Mc Ardle, McQuesten, Morrison, Mur­phine, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Rock­hill, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Urquhart, Webster, Wiley, Wilson, Yale, Zednick—35.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1915.

Mr. Speaker:

The Senate has adopted the report of the free conference committee, to whom was referred House bill No. 137, and Senate amendments thereto, the Senate thereby adopting an additional amendment to the bill.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1915.

Mr. Speaker:

The Senate has passed House bill No. 186, entitled “An act relating to employment of clerks, and providing of room, books, blanks, and stationery, and manner of payment therefor, and amending section 6547 of Remington & Ballinger’s Annotated Codes and Statutes of Washington,” with the following amendment:
"In section 1, line 5, of the original bill strike the comma (,) after the word 'one' and the words, 'or more' and the letter 's' on the word 'clerks' and insert after the word 'one' the words 'and may allow one.'"

And the same is herewith transmitted.

Frank M. Dallam, Jr.,
Secretary of the Senate.

On motion of Mr. Hastings, the roll was called and the House concurred in the Senate amendments to House bill No. 186 by the following vote: Yeas, 64; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Adams, Anderson, Barlow, Berger, Black, Bowman, Boyd, Brown (J. S.), Brown (Tom), Bucklin, Capron, Catlin, Comstock, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hart, Hastings, Hawthorne, Hogan, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Lane, Long, Lowman, Lum (C. E.), Manogue, Marshall, Masterson, McArdle, McCoy, Mess, Moll, Morrison, Olson, Reeves, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Weldon, Yale, Mr. Speaker—64.

Those absent or not voting were: Messrs. Babcock, Bradley, Cameron, Davis, Grass, Harris, Hartley, Heinly, Hill, Hoff, Hubbell, Kelly (T. J.), Lunn (Walter J.), McQuesten, Murphine, Nickle, Pearsall, Perkins, Reed, Renick, Robe, Robinson, Siler, Sims, Sly, Smith (J. H. T.), Urquhart, Webster, Wiley, Wilson, Winston, Young, Zednick—33.

MESSAGE FROM THE SENATE.

Mr. Speaker:

Olympia, Wash., March 10, 1915.

The president has signed enrolled Senate bill No. 144, entitled "An act relating to bills of lading, the rights, obligations and liabilities thereunder, creating liens thereunder and providing for the enforcement of the same, and providing penalties for the violation thereof;"

Also, enrolled Senate bill No. 394, entitled "An act appropriating the sum of twelve thousand dollars, or so much thereof as may be necessary, for the expenses of the Fourteenth Legislature;"
Also, enrolled Senate bill No. 235, entitled "An act relating to common schools and amending section 4482 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled substitute Senate bill No. 247, entitled "An act relating to the organization and government of irrigation districts, and the sale of bonds thereof, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6417, 6419, 6426, 6427, 6428, 6430, 6431, 6432, 6433, 6436, 6437, 6438, 6439, 6440, 6444, 6450, 6452, 6456, 6457, 6462, 6466, 6475, 6479, 6480, 6481, 6489, 6490, 6491, 6492, 6493, and 6494 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 196, entitled "An act relating to insane persons, and requiring an investigation and report as to their nationality;"

Also, enrolled Senate bill No. 73, 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 & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 162, entitled "An act relating to cities excepting cities of the first class and towns authorizing the ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities, and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately;"

Also, enrolled Senate bill No. 112, entitled "An act to protect hotel keepers, innkeepers and lodging house keepers and to prescribe their duties and liability toward their guests and prescribing a penalty for its violation;"

Also, enrolled Senate bill No. 211, entitled "An act relating to claims for damages against cities and towns and amending sections 7996 and 7998 of Remington & Ballinger's Annotated Codes of Washington;"

Also, enrolled Senate bill No. 179, entitled "An act providing for an annual convention of county health officers;"

Also, enrolled Senate point resolution No. 12, "Directing secretary of state to distribute, postage free, to the residents of the State of Washington, copies of report of special joint committee on rural credits and agricultural co-operation;"

Also, enrolled Senate bill No. 59, entitled "An act relating to the issuance of warrants by the state auditor and amending section 5037 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 214, entitled "An act relating to insurance and amending section 6059-32 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"
Also, enrolled Senate bill No. 374, entitled "An act relating to and requiring that all warrants for the payment of claims against diking, ditch, drainage and irrigation districts and school districts of the second and third class shall be issued by the county auditor of the county wherein such district is located;"

Also, enrolled Senate bill No. 228, entitled "An act validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington, whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies;"

Also, enrolled amended Senate bill No. 58, entitled "An act relating to special assessments upon harbor area leasehold interests in cities and towns;"

Also, enrolled Senate bill No. 102, 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;"

Also, enrolled Senate bill No. 270, entitled "An act relating to the leasing of harbor area of the state, and declaring an emergency;"

Also, enrolled Senate bill No. 363, entitled "An act relating to filling of private property in cities of the first and second classes where necessary as a sanitary measure and amending section 5 of chapter 243, Laws of 1907;"

Also enrolled Senate bill No. 364, entitled "An act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, and amending sections 6604-4, 6604-5, 6604-8, 6604-13, 6604-14, and 6604-17, and repealing section 6604-25, and adding sections 6604-12a 6604-21a, and 6604-24a to Remington & Ballinger's Annotated Codes, and Statutes of Washington;"

Also, enrolled Senate bill No. 367, entitled "An act defining picketing, prohibiting the same, and providing a penalty for the violation thereof;"

Also, enrolled Senate bill No. 392, entitled "An act relating to hours of labor on public works, and amending section 6572 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 95, entitled "An act relating to the insane, their preliminary care and commitment, and providing for an observation detention ward in county hospitals;"

Also, enrolled Senate bill No. 158, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, providing for a tax levy for the payment of interest, validating certain purchases of land and making appropriations;"
Also, enrolled Senate bill No. 241, 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;"

Also, enrolled Senate bill No. 297, entitled "An act changing the name of Chehalis county to Grays Harbor county;"

Also, enrolled Senate bill No. 350, entitled "An act relating to teachers' examinations and amending sections 4641 and 4642 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 389, entitled "An act relating to the sale and disposition of certain grain grown on section 36, township 16 north, range 32 east W. M., and validating certain acts of the commissioner of public lands in reference thereto;"

Also, enrolled Senate bill No. 395, entitled "An act relating to accrediting of institutions;"

Also, enrolled Senate joint resolution No. 11, "Relating to the printing of acts of the legislature in pamphlet form;"

Also, enrolled Senate bill No. 390, entitled "An act authorizing the commissioner of public lands to sell grain grown on state lands, and providing for the disposition of the proceeds from such sales;"

Also, enrolled Senate bill No. 122, entitled "An act providing for the transfer of G. A. R. headquarters in the state armory at Spokane, and making an appropriation therefor;"

Also, the president has signed enrolled Senate bill No. 237, entitled "An act relating to insurance, and amending section 86 of chapter 49 of the Laws of 1911 by inserting therein a seventh subdivision providing for the qualifications of mutual accident and health insurance companies;"

Also, enrolled Senate bill No. 182, entitled "An act relating to banks and trust companies, prescribing the powers and duties of the state bank examiner in reference to the taking possession and the administration thereof, and repealing sections 3303, 3304, 3305, 3306, 6309, 3357 and 3358 of Remington & Ballinger's Annotated Codes and Statutes of Washington and declaring an emergency;"

Also, enrolled Senate bill No. 406, entitled "An act making appropriations for the purchase of land for the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31, 1917, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect;"

Also, enrolled Senate bill No. 63, entitled "An act relating to elections in diking districts and amending section 4095 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate joint resolution No. 10, "Providing for committee to participate in The Dalles-Celilo canal of the Columbia river celebration, week of May 3rd to 8th, 1915;"
Also, enrolled Senate bill No. 85, entitled "An act to establish a state trout hatchery on Mineral lake, in Lewis county, and making an appropriation therefor;

Also, enrolled Senate bill No. 379, entitled "An act relating to county road funds, validating certain obligations and authorizing the payment thereof;"

Also, enrolled substitute Senate bill No. 136, entitled "An act relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 6604-5 of chapter VII of title L of Remington & Ballinger's Annotated Codes and Statutes of Washington, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9c, 6604-9d, 6604-9e, 6604-9f, 6604-9g and 6604-9h, and providing penalties for violation thereof;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker called Mr. Rotch to the chair.

The speaker resumed the chair.

The speaker announced that he was about to sign Senate joint resolution No. 10, Senate bills Nos. 112, 394, 144, 235, 379, 85, 374, 214, 59, 179, 211, 162, 73, 196, 63, 406, 182, 237, 122, 390, 395, 389, 350, 297, 241, 158, 95, 392, 367, 364, 102, 270, 363, 288, Senate joint resolution No. 11, substitute Senate bills Nos. 136 and 247, Senate joint resolution No. 12 and amended Senate bill No. 58.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred engrossed House bill No. 10, have had the same under consideration, and we respectfully report back to the House that we are unable to agree and ask that the committee be given powers of free conference.

Respectfully submitted.

THOS. F. MURPHINE, Chairman.

We concur in this report: W. G. Heinly, John R. Wilson, J. L. Sharpstein, P. H. Carlyon, Jesse S. Jones.

Mr. Murphine moved that the report of the Conference Committee on engrossed House bill No. 10 be adopted and that the committee be given the power of free conference.

The motion prevailed.
REPORT OF COMMITTEE ON FREE CONFERENCE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred House bill No. 10, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the bill be amended to read as follows:

An Act authorizing and empowering counties to acquire by donation, gift or devise lands for park or park purposes.

Be It Enacted by the Legislature of the State of Washington.

SECTION 1. That every county in the State of Washington is hereby authorized and empowered to acquire by donation, gift or devise lands for park or park purposes.

Respectfully submitted. THOS. F. MURPHINE, Chairman.

We concur in this report: W. G. Heinly, John R. Wilson, P. H. Carlyon, John L. Sharpstein, Jesse S. Jones.

On motion of Mr. Murphine, the roll was called and the House adopted the report of the Free Conference Committee on engrossed House bill No. 10 by the following vote: Yeas, 69; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Barlow, Black, Bowman, Boyd, Bradley, Brown (J. S.), Bucklin, Cameron, Catlin, Comstock, Croft, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Lunn (Walter J.), Marshall, Masterson, McArdle, McCoy, Moll, Morrison, Murphine, Olson, Pearsall, Perkins, Reeves, Robe, Rockhill, Sawyer, Scales, Schuh, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—69.

Those absent or not voting were: Messrs. Adams, Anderson, Babcock, Berger, Brown (Tom), Capron, Crawford, Davis, Farnsworth, Guie, Hill, Hoff, Hull, Kelly (Guy E.), Manogue, McQuesten, Mess, Nickle, Reed, Renick, Robinson, Roth, Rotch, Siler, Sims, Sly, Stewart (G. A.), Zednick—28.
REPORT OF FREE CONFERENCE COMMITTEE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred Senate bill No. 337, entitled "An act relating to game birds, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendations:

1st. That the House recede from the amendment to the title as found in the engrossed bill.

2nd. That the House recede from the proviso by Winston in section 1, line 14, and add to the proviso the following words: "East of the Cascade mountains" after the word "bait" in section 2, line 6 of the printed bill.

That the House recedes from amendment to section 7 of the engrossed bill, and recommend the adoption of the following amendment:

Add a new section to be known as section 5358 which shall read as follows:

SEC. 5358. That section 5358 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 5358. Every person who shall use any sink box or sink boat or sneak boat for the purpose of shooting wild ducks, geese, swan or other water fowl, or who shall use any battery, swivel, or pivot gun, or any gun other than one to be held in the hands and fired from the shoulder, at any time, for the purpose of shooting wild ducks, geese, swan, brant or other water fowl; or who shall build any structure in any of the waters of this state for the purpose of shooting therefrom wild ducks, geese, swan, or other water fowl; or who shall at any time between sunset and before sunrise fire off any gun or build any fire or flash any light, or burn any powder or other inflammable substance upon the shores of any feeding grounds frequented by wild ducks, geese, swan or other water fowl, with intent thereby to shoot, kill, injure, destroy or disturb any of such water fowl, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished as hereinafter provided."

The House and Senate committee agrees that section 9 of the engrossed bill, the same being section 10 of the printed bill, be stricken and that both the House and Senate concur.

Amend section 8 of subdivision 8 of the engrossed bill by adding the following:

"It shall be unlawful for any county game warden or his deputy to hunt, take, pursue or kill any game bird, game fish or game animal at any time while in the discharge of his official duties. Any such officer violating the provisions of this section shall be guilty of a misdemeanor."

E. A. PALMER, Chairman.

We concur in this report: J. C. Hubbell, Walter J. Lunn, Dan Pearsall, Henry H. Wende.
Mr. Winston moved that the report of the Free Conference Committee on Senate bill No. 337 be adopted.

Mr. Murphine moved as a substitute that the House do not adopt the report of the Free Conference Committee on Senate bill No. 337.

Mr. Murphine demanded a call of the House.

CALL OF THE HOUSE.

The roll was called under the call of the House and the following absentees were noted: Messrs. Adams, Bucklin, Guie, Hanna, Hoff, Kelly (Guy E.), Manogue, Nickle, Reed, Roth, Sims, Stewart (G. A.), Young and Zednick.

The sergeant-at-arms was instructed to lock the doors and bring the absentees within the bar of the House.

Mr. Pearsall moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Wagner moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Reeves moved that the House adjourn.

The motion was lost.

On motion of Mr. Morrison, further proceedings under the call of the House were dispensed with.

The substitute motion of Mr. Murphine prevailed.

MESSAGE FROM THE SENATE.

Senate Chamber,

Mr. Speaker:

The Senate has adopted the report of the conference committee, to whom was referred the Senate amendments to House bill No. 10, thereby continuing the committee with powers of free conference;

Also, the Senate has adopted the report of the conference committee, to whom was referred the House amendments to Senate bill No. 242, the Senate thereby concurring in the House amendments;

Also, the president has appointed as members of a conference committee on the Senate amendments to House bill No. 212, Senators Imus, Boner and Phipps;
Also, the president has appointed as a member of the commission authorized by Senate concurrent resolution No. 16, Senator Metcalf;

Also, the president has appointed as a member of the commission authorized by Senate joint resolution No. 15, Senator E. L. French.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that he was about to sign House joint resolution No. 9 and House bills Nos. 42, 162, 274, 125, 140 and 150.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

We, your Committee on Conference, to whom was referred the House amendments to Senate bill No. 242, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate concur in the House amendments.

We concur in this report: A. M. Stevens, Alex M. Winston, W. J. Sutton, D. A. Scott, Ralph D. Nichols.

On motion of Mr. Hawthorne, the report was adopted.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

Your Committee of Free Conference, to whom was referred Senate bill No. 72, entitled "An act relating to appeals to the supreme court and amending an act, entitled 'An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved by the governor March 19, 1913, by adding new sections thereto," beg leave to report as follows:

1st. That the House recede from its amendments to said bill.

2nd. That the said bill be amended by inserting after the first paragraph in section 1, immediately after the words "his assignments of error" the following: Provided, That in all cases in which no testimony is sent up with the record, or in which the statement of facts does not exceed 100 pages of double space, typewritten evidence, no abstract of record shall be required."

3rd. That said bill be further amended by striking therefrom section 7 and inserting in lieu thereof a new section 7, to read as follows:

31—H
"Section 7. Whenever any statute heretofore or hereafter enacted requires a motion for a new trial, statement of facts, bill of exceptions, notice of appeal or other documents concerning appeals or constituting a part of the record of appeals to the supreme court, or to any other tribunal having appellate jurisdiction, to be filed and served or served and filed, the serving and filing shall be equally valid and effectual whether the document shall be filed or served first and no appeal shall be dismissed because of the order of the filing and serving."

4th. Strike section 8 and insert in lieu thereof a new section 8, to read as follows:

"Section 8. In case of a failure of the appellant to serve an abstract of record and statement of facts, or the one served in insufficient, the supreme court shall, if such failure is found to be excusable, allow the appellant a reasonable time, upon such terms as the court may impose, in which to supply such abstract of record and statement of facts."

5th. That said bill be further amended by adding a new section, to be known as section 9, and to read as follows:

"Section 9. When a notice of appeal to the supreme court shall have been served and filed in due time and an appeal bond shall have been given within the time required by law, no appeal shall be dismissed because of any defect in the appeal bond, nor because an appeal bond which is given both as a cost bond and as a bond on supersedeas shall be insufficient by reason of the amount, but the appellant shall in all cases be allowed to give a new bond within such time and upon such terms as the court may order."


On motion of Mr. Winston, the report of the Free Conference Committee on Senate bill No. 70 was adopted by the following vote: Yeas, 64; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Anderson, Barlow, Black, Bowman, Boyd, Brown (Tom), Cameron, Capron, Catlin, Comstock, Crawford, Croft, Farnsworth, Fleet, Gilkey, Ginn, Grass, Halsey, Hanna, Harris, Hawthorne, Heinly, Hoff, Hogan, Hubbell, Jarvis, Kelly (Albert A.), Lane, Long, Lum (C. E.), Marshall, Masterson, McCoy, McQuesten, Moll, Morrison, Murphine, Olson, Perkins, Renick, Robinson, Rockhill, Rotch, Sawyer, Scales, schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Timblin, Tonkin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—64.
Those absent or not voting were: Messrs. Adams, Babcock, Berger, Bradley, Brown (J. S.), Bucklin, Croft, Duncan, Gibson, Guie, Hart, Hartley, Hastings, Hill, Hull, Kelly (Guy E.), Kelly (T. J.), Lowman, Lunn (Walter J.), Manogue, McArdle, Mess, Nickle, Pearsall, Reed, Reeves, Robe, Roth, Sims, Stratton, Wagner, Webster, Zednick—33.

Mr. Murphine moved that a new conference committee be appointed on the House amendments to Senate bill No. 337.

Mr. Babcock moved as a substitute that the House adopt the report of the Free Conference Committee on Senate bill No. 337.

The roll was called and the substitute motion prevailed by the following vote: Yeas, 61; nays, 13; absent or not voting, 23.

Those voting yea were: Messrs. Adams, Anderson, Babcock, Barlow, Bowman, Boyd, Brown (J. S.), Cameron, Capron, Catlin, Crawford, Croft, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Halsey, Harris, Hartley, Hawthorne, Heinly, Hubbell, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lunn (Walter J.), Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reeves, Renick, Robinson, Rockhill, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Timblin, Tonkin, Urquhart, Watt, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—61.

Those voting nay were: Messrs. Black, Bucklin, Guie, Hanna, Lane, Lum (C. E.), Masterson, McQuesten, Moll, Murphine, Perkins, Robe, Rotch—13.

Those absent or not voting were: Messrs. Berger, Bradley, Brown (Tom), Comstock, Davis, Ginn, Grass, Hart, Hastings, Hill, Hoff, Hogan, Hull, Long, Lowman, Manogue, Nickle, Reed, Roth, Stewart (Z.), Wagner, Webster, Zednick—23.

REPORT OF CONFERENCE COMMITTEE.


Mr. Speaker:

We, your Committee on Conference, to whom was referred House bill No. 212, entitled "An act to amend section 1 of article 2 of the con-
stitution relating to legislative powers and the initiative and referendum," have had the same under consideration, and we respectfully report back that we are unable to agree and ask for powers of free conference

E. A. SIMS,
GUY E. KELLY,
PHIL H. ADAMS.

On motion of Mr. Brown (J. S.), the report was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

The Senate has passed Senate concurrent resolution No. 19, providing for the printing of one thousand additional copies of session laws in pamphlet form;

Also, the Senate has adopted the report of the conference committee to whom was referred the Senate amendments to House bill No. 212, thereby continuing the committee with free conference powers.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

There being no objection, Senate concurrent resolution No. 19, providing for the printing of one thousand additional copies of Session Laws in pamphlet form, was read.

On motion of Mr. McArdle, Senate concurrent resolution No. 19 was concurred in.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1915.

MR. SPEAKER:

The Senate has adopted the report of the free conference committee, to whom was referred House bill No. 10, and the Senate amendments thereto;

Also, the Senate has adopted the report of the conference committee, to whom was referred the Senate amendments to House bill No. 201, the Senate thereby receding from its amendment to section 2.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker called Mr. Young to the chair.
The speaker resumed the chair.
Mr. Davis moved a call of the House.
CALL OF THE HOUSE.

The roll was called under the call of the House and the following absentees were noted: Messrs. Bradley, Cameron, Capron, Hanna, Hart, Hastings, Hoff, Hull, Long, Lowman, Manogue, Moll, Pearsall, Robe, Robinson, Rotch, Sims, Watt and Weldon.

The sergeant-at-arms was instructed to lock the doors and bring the absentees within the bar of the House.

On motion of Mr. Morrison, further proceedings under the call of the House were dispensed with.

On motion of Mr. Morrison, the veto messages of the governor on House bill No. 273 and substitute House bill No. 192 were made a special order for 7:30 p.m.

On motion of Mr. Babcock, the House adjourned until 7:15 p.m.

EVENING SESSION.

The speaker called the House to order at 7:15 p.m.

Roll call showed all members present, except Messrs. Hart, Renick and Stewart (G. A.), Mr. Renick being excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

MR. SPEAKER:

The president has signed enrolled House joint resolution No. 9, entitled "Authorizing the state auditor to investigate the expenditure of funds appropriated for the Panama-California exposition at San Diego and the Panama-Pacific exposition at San Francisco, Cal.;"

Also, enrolled House bill No. 42, entitled "An act providing for and authorizing the payment of interest on bonds issued by counties for the purpose of constructing bridges between this state and adjoining states;"

Also, enrolled House bill No. 162, entitled "An act for the payment of claims for money and services of those who aided in the eradication of fire blight in Yakima county and making an appropriation therefor;"
Also, enrolled House bill No. 274, entitled "An act relating to the appointment of road supervisors and amending section 6578 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 125, entitled "An act providing for an accounting of indebtedness and assets between the counties of Douglas and Grant, and providing for the collection of any indebtedness found due;"

Also, enrolled House bill No. 140, entitled "An act relating to the appointment of special police at the request of steam or electric railroad corporations and defining their powers and duties;"

Also, enrolled House bill No. 150, entitled "An act relating to local improvements in cities and towns and amending sections 7892-12, 7892-13, 7892-72, 7892-47, 7892-6, 7892-49 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1915.

Mr. Speaker:

We, your Committee on Conference, to whom was referred the House amendments to Senate bill No. 54, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate concur in the House amendments.

Respectfully submitted.

MAURICE SMITH, Chairman.

We concur in this report: M. C. Harris, W. J. Sutton, A. H. Imus,

On motion of Mr. Smith (Maurice), the report of the Conference Committee on Senate bill No. 54 was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1915.

Mr. Speaker:

The Senate has adopted the report of the conference committee, to whom was referred Senate amendments to House bill No. 204, the Senate thereby receding from its amendments to section 2;

Also, the Senate has adopted the report of the conference committee, to whom was referred House amendments to Senate bill No. 54, the Senate thereby concurring in the House amendments.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

We, your Conference Committee, to whom was referred substitute House bill No. 204, entitled "An act relating to the working of persons being held under sentence in the state penitentiary providing for the construction of roads by force account, the purchase of machinery therefor, and repealing sections 8575-1, 8575-2 and 8575-3 and amending sections 8569-1 and 8569-2 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 the Senate do recede from its amendment to section 2.


On motion of Mr. McArdle, the House adopted the report of the Conference Committee on substitute House bill No. 204 by the following vote: Yeas, 83; nays, 3; absent or not voting, 11.

Those voting yea, were: Messrs. Adams, Anderson, Babcock, Barlow Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hartley, Hastings, Hawthorne, Heinly, Hill, Hogan, Hubbell, Hull, Jarvis, Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lownan, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Perkins, Reed, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Zednick, Mr. Speaker—83.

Those voting nay were: Messrs. Hanna, Masterson, Reeves—3.

Those absent or not voting were: Messrs. Black, Davis, Duncan, Harris, Hart, Hoff, Kelly (Albert A.), Murphine, Renick, Robe, Sims—11.

The speaker announced that he was about to sign House bills Nos. 156, 186, 154 and 177.
To the Honorable, the Speaker of the House of Representatives.

SIR: I have the honor to advise you that the governor has today signed House bill No. 273, 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, and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31, 1917, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1915.”

Some of the items in House bill No. 273 have been vetoed by the governor and for that reason the bill is being returned by him to the honorable, the House of representatives.

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

The following was read by the clerk:

GOVERNOR'S VETO OF PORTIONS OF HOUSE BILL NO. 273.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 11, 1915.

To the Honorable, the House of Representatives of the State of Washington.

GENTLEMEN: I have the honor to herewith transmit to you House bill No. 273, 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 1, 1915, and ending March 31, 1917, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1915.”

All items of this bill have received my approval excepting insofar as it relates to and covers the items herein enumerated, and shown as vetoed, on the bill.

FOR THE OFFICE OF SECRETARY OF STATE.

AUTOMOBILE DEPARTMENT.

Chief clerk .................................................$2,400 00
Stenographer ................................................. 1,800 00
Postage, extra clerk hire, incidentals and traveling expenses... 5,000 00

$9,200 00
These items are vetoed for the reason that there has been appropriated by the legislature in the supplemental budget passed, the sum of $70,600.00 for the automobile department of the secretary of state.

While the laws have been amended so that additional cost will be added in the operation of this department in the office of the secretary of state, yet I cannot conceive that the work is increased to an extent that would require $79,800.00 for this one department during the two years beginning April 1, 1915.

Especially do I feel this to be true when I find in looking over the Session Laws of 1913 that no appropriation was made for the automobile department in the office of the secretary of state under a separate heading, as is found here. I also find that the appropriation for the general office work of this department for the coming biennium is $49,800.00, being $16,000.00 in excess of the appropriation made for the salaries and general running expenses of the office two years ago.

These items are therefore vetoed. If my veto is sustained, the item in the supplemental budget for this department will be approved by me.

WASHINGTON STATE REFORMATORY.

Domestic help in superintendent's residence $1,200 00

The general rule followed in making appropriations for penal, reformatory and eleemosynary institutions is to make an appropriation for "maintenance" and from this maintenance fund to pay the salaries of all of the officers and employes of the institution for which such an appropriation is made. In this case an appropriation of $1,200.00 is made for the employment of domestic help in the superintendent's residence. It would appear to me that if this item were allowed to stand it would establish a precedent that would, in future appropriation bills, probably be followed to a much greater degree than has been done in this particular bill. If it be proper to make a segregated item for domestic help in the superintendent's residence at the state reformatory, it might be said that the same course should be followed in connection with other institutions. For instance, at the state penitentiary we have a superintendent's residence. Might not the legislature with equal reason make an appropriation for domestic help for the superintendent's residence at the state penitentiary? There would appear to me to be much more justification for segregating the salary of some officer or officers of an institution and placing it or them in a separate item or items of the appropriation bill, and if continued to its fullest extent we might have an appropriation measure carrying the salary of each officer and employee of each and every institution under a separate item. The charge for domestic help in the superintendent's residence is a proper one against the maintenance fund of the state reformatory if such help be required. The board having charge of the institution has control over this matter. As I view it there is no reason nor justification for making a separate item for this purpose and for the reasons above given it is vetoed.
On page 11 of the bill the following item appears:

For relief of Washington Public Service Company for sundry bills contracted prior to August 30th, 1913, $29.30.

I have checked this matter up and find that what was intended to be done in this item was to make an appropriation for the relief of the "public service commission" to pay sundry small bills contracted prior to April 1st, 1913. This error has been corrected in the Supplemental Budget and therefore this item is vetoed.

CHENEY NORMAL SCHOOL FUND.

For the relief of Earl W. Morrison ......................... $1,500 00

From information I have been able to gather this amount of $1,500.00 for the relief of Earl W. Morrison is to cover the cost of plans and specifications prepared by him for a new building at the Cheney Normal School. The plans were not used, and I have not been able to convince myself that the state is in any way liable for the amount appropriated and do not feel that it should be called upon to pay it. For these reasons the item of $1,500.00 for the relief of Earl W. Morrison is vetoed.

There are a number of other relief items which, I understand, have been certified up to your honorable body by the different departments of the state. Having had the appropriation bill in my possession only since Monday evening last, it has been impossible for me to investigate these items as carefully as I would like to have done. Presuming, however, that the items are correct and with the feeling that the auditor will also go carefully into each one of them before issuing a warrant, they have been approved.

I find some inconsistencies in the bill and also a number of clerical errors. For instance, an appropriation of $1,500.00 for the biennium, for printing and incidentals for the state board of equalization is made. House bill No. 55 passed during this session by your honorable body, vetoed by myself and passed over my veto contains the following language:

"That the expenses of such board shall not exceed the sum of $500.00 in any one year."

This language of the bill passed by you shows clearly that but $1,000.00 of the appropriation of $1,500.00 can be used during two years.

I further find that in the item in this bill reading: "for the relief of Morris Company for butter furnished the Eastern Washington Hospital, $268.80" that the actual condition is that this butter was furnished to the Western Washington Hospital. The question as to whether or not the appropriation made by you for this purpose can be paid is one that will have to be decided upon by the state auditor and the attorney general.

I also find a number of typographical errors in the bill. Under the heading: "For the state land commissioner's office" the word "appraisalment" is spelled "apprisement." In the appropriation for the
Bellingham Normal School, on page 6, I find that the word "fertilizers" has been spelled "fetilizers." On page 6 under the heading of "dairy and live stock division" the word "veterinary" has been spelled "vetinary." As a heading for all of the items covered in the appropriation for the state law librarian the word "salaries" has been inserted. This is not necessary nor does it fit with the appropriations for the department inasmuch as these appropriations not only cover salaries but also furniture, shelving, freight, postage, telephone and telegraph, books and incidentals; also printing and binding. The insertion of the word "salaries" however, will have no effect on the items appropriated. The same word has been inserted as a heading for the department of the superintendent of public instruction, also on Page 9 as a heading for the state insurance commissioner's department. On page 11, I find an item reading; "for the relief of Dr. A. W. Thornton for 'feed' paid for nurserymen's license which was not issued, $5.00." It is very evident that the word "feed" was inserted instead of the word "fees."

On Monday evening last, March 8th, I received a letter from the attorney general of the State to the effect that, in his opinion, as a result of the decision of the supreme court of the State of Washington regarding emergencies a number of these items do not probably come within the scope of the emergency clause which is attached to the bill. I have given careful consideration to the letter of the attorney general and have also gone over the opinion of the supreme court in the case referred to and while fully appreciating the legal ability of the attorney general I do not hold the same view as he does regarding these items.

The following is a quotation from the opinion of the supreme court in the emergency case:

"The true rule is: the referendum cannot be withheld by the legislature in any case except it be where the act touches the immediate preservation of the public peace, health or safety, or the act is for the financial support of the government and the public institutions of the state, that is, appropriation bills. If the act be doubtful the question of emergency will be treated as a legislative question and the doubt resolved in favor of the declaration of emergency made by the legislative body."

To my mind this opinion clearly indicates that an appropriation bill of the character of House bill No. 273, comes within the provision of the state constitution allowing the use of the emergency clause. It is equally true that if there be some item or items in the bill that are not proper under the court's construction, it would be an easy matter for the auditor to refrain from the payment of these items until the ninety days after the close of the session of the legislature have elapsed. The opinion of the court in this case, I believe, shows that there is necessary for the use of an emergency clause on a general appropriation bill.

I am calling the letter of the attorney general to your attention, a copy of which is hereto attached, and also expressing herein my views
regarding the situation he refers to so that those members of the legislature who have viewed with alarm the decision of the court may feel that this decision will not result in stopping the wheels of state government.

It is also well to remember that this decision is based upon the language of the constitution of our state and that if the language of the constitution is such that we cannot operate in a businesslike way under its provisions the only remedy is an amendment to the constitution.

I also desire to take this opportunity of saying that during the past three days the emergency clause has been stricken by the legislature, from bills wherein its use was absolutely proper and justifiable under the decision rendered by the supreme court of our state and I cannot but feel that if some of the learned attorneys who are members of the legislature had carefully read the opinion they would not have lent their aid to the elimination of the emergency clause in a number of these measures that have been before you since the decision of the supreme court was rendered.

All items in House bill No. 273 other than those herein vetoed are approved.

Respectfully submitted.

ERNEST LISTER, Governor.

COPY OF ATTORNEY GENERAL'S LETTER TO THE GOVERNOR.

HONORABLE ERNEST LISTER, Governor of Washington,

Olympia, Washington.

Dear Sir: I have the honor to return herewith House bill No. 273, commonly known as the general budget, and in connection therewith I desire to make the following observations and suggestions:

In the case of State ex rel. J. W. Brislaw et al. vs. Edw. Meath, et al., decided by the supreme court March 6, 1915, it is held that the question of the necessity for the "immediate preservation of the public peace, health or public safety, support of the state government and its existing public institutions" is a judicial question, the legislative declaration thereof not being conclusive. The declaration by the legislature therefore of the immediate necessity of the items appropriated by House bill No. 273 is subject to judicial review.

In its decision in the Brislaw case, the supreme court follows the district court of appeals of California in the case of McClure vs. Nye, 22 Cal. App. 248. In that case the California court had under consideration several acts of the legislature making appropriations of various sums for purposes therein specified. For your convenience I quote these items from the decision of the California court:

"1. 'The sum of $12,000 or so much thereof as may be necessary, is hereby appropriated out of any money in the state treasury not otherwise appropriated to be used in accordance with the law for the completion of a dam and reservoir at Mendocino State Hospital.'
"2. The sum of $10,000 for the construction of temporary buildings at Fresno State Normal School.'

"3. The sum of $23,000 for the building and furnishing cottages and dormitories at Preston School of Industry.'

"4. 'The sum of $3,700 to provide for the construction of a power house, power plant, equipment, tank, tank pipe line and improvements in drainagc, water, heating and electrical systems on the premises of the State Normal School at Chico, California.'

"5. 'The sum of $5,000 to be used in accordance with the law for the development of the extension of the water system at the California Polytechnic School.'

"6. The sum of $15,000 is appropriated for the purpose of paying the transportation of certain veterans of the civil war to Gettysburg, Pennsylvania, on the occasion of the 50th anniversary of the gigantic contest of that memorable battlefield.'

It was held that some of the appropriations enumerated were for the "usual current expenses of the state," the phrase used in the constitution of California, and it is noteworthy that the decision cites with approval the supreme court of this state in Sheldon vs. Purdy, 17 Wash., 140, where the court used the following language:

"The building of new school houses and the purchase of school house sites do not come within any authorized signification of 'current expenses,' neither do they come within any well defined acceptation of 'support of the common schools.' Both the terms 'support' and 'current expenses,' when applied to the common schools of this state mean continuing regular expenditures for the maintenance of the schools. Building a new school house and purchasing a site, while at times necessary and proper, are unusual and extraordinary expenditures."

An examination of the items appropriated by House bill 273 disclose the fact that many of the items are clearly not necessary for the "immediate preservation of the public peace, health or safety" or necessary for the "immediate * * * support of the state government and its existing public institutions," under the decision referred to.

While the time at my disposal has not permitted of as thorough an investigation of these items as I should desire, nevertheless it seems to me that the following items are clearly not within the operation of the declaration of immediate necessity as construed by the supreme court.

(Since the printed bill was amended very little during its progress through the legislature, I refer to the numbered lines of that bill for convenience.)

<table>
<thead>
<tr>
<th>Line</th>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>92</td>
<td>Enlarging water system (Eastern Hospital)</td>
<td>$ 6,000 00</td>
</tr>
<tr>
<td>93</td>
<td>Purchase of land (Eastern Hospital)</td>
<td>$ 30,000 00</td>
</tr>
<tr>
<td>94</td>
<td>Boiler complete and in place</td>
<td>$ 8,500 00</td>
</tr>
<tr>
<td>95</td>
<td>Remodeling old buildings at Feeble Minded Institution.</td>
<td>$ 2,800 00</td>
</tr>
</tbody>
</table>
The foregoing is not intended to be a complete list of the appropriation items which do not become effective until ninety days following the adjournment of the legislature, but include only such as appear to me to be manifestly within the decision of the supreme court.

The more serious question, however, is presented in that class of appropriation items in which one or more of the purposes as stated in the bill falls within any well defined acceptation of the word "support," while others are clearly not included within that word as defined by the California court in McClure vs. Nye, supra.

I refer particularly to appropriations made in many instances for "buildings, repairs and improvements" and other purposes, as for in-
stance, that made for the Washington State College (line 266) where we find lumped in one appropriation $670,736.00, the following: "Maintenance, experimental and extension work, buildings, and the completion of buildings, equipment, printing, improvements of streets and highways leading to or abutting upon the campus . . . ."  

That part of the appropriation for buildings and the completion of buildings, equipment and improvements of streets and highways under the decision of the supreme court is subject to the referendum, and since the item can not be referred in part, it would seem that the whole sum appropriated or the whole sum appropriated in any similar item is subject to the referendum, and therefore cannot take effect until ninety days following the adjournment of the legislature.

This condition exists in many items of House bill No. 273, and without attempting to make the list complete I call attention to the following:

<table>
<thead>
<tr>
<th>Line</th>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>Maintenance, furnishings, repairs and improvements (governor's mansion)</td>
<td>$9,000 00</td>
</tr>
<tr>
<td>80</td>
<td>Repairs and improvements (Capitol building and grounds)</td>
<td>5,000 00</td>
</tr>
<tr>
<td>86</td>
<td>Cow barns, repairs and improvements and purchases of cattle (Western Hospital)</td>
<td>20,000 00</td>
</tr>
<tr>
<td>90</td>
<td>General repairs and improvements (Eastern Hospital)</td>
<td>10,000 00</td>
</tr>
<tr>
<td>106</td>
<td>Repairs and improvements, including water and sewer system, clearing land, stock, surgery and equipment, road construction and miscellaneous (Northern Hospital)</td>
<td>26,300 00</td>
</tr>
<tr>
<td>138</td>
<td>Manual training, repairs and improvements (School for the Deaf)</td>
<td>8,500 00</td>
</tr>
<tr>
<td>147</td>
<td>Repairs and improvements (School for the Blind)</td>
<td>1,000 00</td>
</tr>
<tr>
<td>152</td>
<td>Repairs and improvements (State Penitentiary)</td>
<td>10,000 00</td>
</tr>
<tr>
<td>161</td>
<td>Repairs and improvements and remodeling administration building (State Training School)</td>
<td>7,500 00</td>
</tr>
<tr>
<td>162</td>
<td>Lumber, seeds, root houses and store room, machinery, stock, additions to shop, fencing, furnishings</td>
<td>12,000 00</td>
</tr>
<tr>
<td>170</td>
<td>Stock, farm machinery, clearing land, nursery stock and in beautifying grounds (School for Girls)</td>
<td>8,500 00</td>
</tr>
<tr>
<td>177</td>
<td>Repairs and improvements, caring for cemetery, repairs to and improvements for hospital, miscellaneous (Soldiers' Home)</td>
<td>12,000 00</td>
</tr>
<tr>
<td>182</td>
<td>Repairs and improvements, garden, grounds, new sidewalk, land, new concrete reservoir, improvements in cemetery and water system for same, hospital kitchen and equipment (Veterans' Home)</td>
<td>21,000 00</td>
</tr>
<tr>
<td>194</td>
<td>Maintenance and payment of all necessary expenses in connection with operating state quarries, costs of transportation, buildings, machinery and equipment and permanent improvements</td>
<td>100,000 00</td>
</tr>
<tr>
<td>NO.</td>
<td>ITEM</td>
<td>AMOUNT</td>
</tr>
<tr>
<td>-----</td>
<td>----------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>215</td>
<td>Maintenance, operation, buildings, repairs and improvements (State Fair)</td>
<td>35,000 00</td>
</tr>
<tr>
<td>266</td>
<td>Maintenance, experimental and extension work, buildings and completion of buildings, equipment, printing, improvements of streets and highways, etc. (State College)</td>
<td>670,736 00</td>
</tr>
<tr>
<td>278</td>
<td>Fuel, upkeep of campus, general maintenance, repairs and improvements, equipment, books, telephone, telegraph, freight and express, postage, printing, furniture, fixtures, etc. (University)</td>
<td>220,000 00</td>
</tr>
<tr>
<td>288</td>
<td>General repairs and improvements including furniture, rugs, fertilizers, storage tanks, etc. (Bellingham Normal)</td>
<td>45,000 00</td>
</tr>
<tr>
<td>458</td>
<td>Construction, repairs and maintenance of salmon hatcheries and patrol service and traveling expenses (Fish Commissioner)</td>
<td>130,000 00</td>
</tr>
<tr>
<td>478</td>
<td>Protection and improvement of oyster beds</td>
<td>15,000 00</td>
</tr>
<tr>
<td>489</td>
<td>General repairs and improvements (State Reformatory)</td>
<td>7,500 00</td>
</tr>
</tbody>
</table>

The items above enumerated are such as admit of a segregation between what may be termed "new work or construction" and what may be termed "support or maintenance" and I refer them to you at this time so that you may—if you see fit—bring the matter before the legislature before adjournment. Many other items of the bill, such as the re-appropriation of $88,059,69 for the Panama Pacific and Panama-California expositions are probably subject to the referendum and therefore do not take effect until ninety days following the adjournment of the legislature.

If, as was held by the California court, an appropriation to pay the expenses of veterans of the civil war in attending a celebration of the semi-centennial of a great battle, is not an appropriation for the support of the state government, then it follows that an appropriation for buildings, the collection and transportation of exhibits and the salaries and expenses of those in charge of the same at another celebration, is one of the same class. In this class I may also mention various relief bills and other items of like character. This matter, however, needs no particular consideration at this time because under the decisions of the supreme court it is beyond the power of the legislature to provide a remedy.

Respectfully,

Attorney General.

Mr. Davis moved that the House take up for consideration separately each item vetoed.

The motion prevailed.

Mr. Davis moved that the veto on the first item be sustained.
Mr. Reed moved as a substitute that the House take up for consideration all items, except the item for the relief of Earl W. Morrison.

The motion prevailed.

On motion of Mr. Smith (J. H. T.), the previous question was ordered.

The roll was called, and the governor's veto was sustained on all items, excepting the item for the relief of Earl W. Morrison, by the following vote: Yeas, 10; nays, 83; absent or not voting, 4.

Those voting yea were: Messrs. Berger, Brown (J. S.), Grass, Hogan, Kelly (Guy E.), Lunn (Walter J.), Manogue, Mess, Stevens, Tonkin, Zednick—10.

Those voting nay were: Messrs. Adams, Anderson, Babcock, Barlow, Black, Bowman, Boyd, Bradley, Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Guie, Halsey, Hanna, Hartley, Hastings, Hawthorne, Heinly, Hill, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (T. J.), Lane, Long, Lowman, Lum (C. E.), Marshall, Masterson, McArdle, McCoy, McQuesten, Moll, Morrison, Murphine, Nickle, Olson, Pearsall, Perkins, Reed, Reeves, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Urquhart, Wagner, Watt, Webster, Weldon, Wiley, Wilson, Winston, Yale, Young, Mr. Speaker—83.

Those absent or not voting were: Messrs. Harris, Hart, Hoff, Renick—4.

The speaker declared that the governor's veto had been sustained on all items except the item for the relief of Earl W. Morrison.

The speaker thereupon declared that the question before the House was whether the item for the relief of Earl W. Morrison should pass the House, notwithstanding the governor's veto.

On motion of Mr. Barlow, the previous question was ordered.
The roll was called, and the item for the relief of Earl W. Morrison passed the House, notwithstanding the governor's veto, by the following vote: Yeas, 73; nays, 21; absent or not voting, 3.

Those voting yea were: Messrs. Anderson, Babcock, Barlow, Berger, Bowman, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hartley, Hawthorne, Heinly, Hogan, Hubbell, Hull, Kelly (Albert A.), Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, Mc Ardle, McCoy, McQuesten, Mess, Morrison, Murphine, Olson, Pearsall, Perkins, Reed, Robinson, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Tonkin, Wagner, Watt, Webster, Weldon, Winston, Yale, Young, Zednick, Mr. Speaker—73.

Those voting nay were: Messrs. Adams, Black, Farnsworth, Guie, Hanna, Hastings, Hill, Jarvis, Kelly (T. J.), Lane, Lowman, Masterson, Moll, Nickle, Reeves, Robe, Rockhill, Roth, Urquhart, Wiley, Wilson—21.

Those absent or not voting were: Messrs. Hart, Hoff, Renick—3.

The item for the relief of Earl W. Morrison, having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

The president has signed enrolled Senate bill No. 283, entitled "An act relating to negotiable instruments, amending sections 3475½ and 3536 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 188, entitled "An act providing for the organization of corporations sole, defining their powers, authorizing them to transact business and hold property in trust for religious denominations, societies or churches;"
Also, enrolled Senate bill No. 324, entitled "An act granting to Keystone Water Users' Association for public uses and purpose the right and privilege to overflow certain state lands;"

Also, enrolled Senate bill No. 357, entitled "An act relating to betterments and operation of utilities acquired by gift by cities of the first class and validating all acts and things done by such cities with respect thereto;"

Also, enrolled Senate bill No. 258, entitled "An act relating to the suspension by the public service commission of increases in rates by public service companies and amending section 8626-82 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 131, entitled "An act relating to the organization, management, control and regulation of corporations for the purpose of constructing, maintaining and operating pipe lines and appurtenances for the conveyance and transportation of oils and natural gases and conferring the power of eminent domain;"

Also, enrolled Senate bill No. 141, entitled "An act for the relief of certain persons, their successors or assigns or those asserting or claiming some right, title or interest by, through or under them to the tide lands sold, contracted or deeded by the State of Washington, which said tide lands are situated in the state of Oregon, providing a method of procedure to secure relief and making an appropriation therefor;"

Also, enrolled Senate bill No. 231, entitled "An act relating to the extension of time in which to remove timber on state, school or granted lands;"

Also, enrolled Senate bill No. 387, entitled "An act authorizing qualified electors absent from their resident precincts to vote at general elections, and providing the method and manner of casting and recording such vote;"

Also, enrolled Senate bill No. 396, entitled "An act relating to the vacation of certain portions of the boulevards in section sixteen (16), township twenty-five (25) north, range four (4) east Willamette Meridian, the widening of other portions thereof, and for an exchange of certain lands in said section with the Northern Pacific Railway Company, a corporation;"

Also, enrolled Senate bill No. 54, entitled "An act providing for the punishment of persons intentionally taking, riding in or upon, or driving away the automobile or motor vehicle of another without the permission of the owner or person entitled to the possession thereof;"

Also, enrolled Senate bill No. 400, entitled "An act relating to the support of mothers, who by reason of destitution, insufficient property or income, or lack of earning capacity, are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, 8385-5 and 8385-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"
Also, enrolled Senate bill No. 242, entitled "An act relating to township officers, their election and appointment and amending sections 9338 and 9413 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 150, entitled "An act relating to justices of the peace and constables and the compensation of justices of the peace in cities of 225,000 population, and amending section 6533-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 107, entitled "An act making the drawing, or uttering, of a bank check or draft for the payment of money, without funds or credit to meet the same upon presentation, a larceny, and prescribing a penalty therefor;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

The speaker announced that he was about to sign Senate bills Nos. 283, 188, 324, 357, 258, 131, 141, 231, 387, 396, 54, 400, 242, 150, 107, House bill No. 122, substitute House bill No. 83, House bills Nos. 137, 10 and 204.

COMMUNICATION FROM THE SECRETARY TO THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, MARCH 11, 1915.

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

Sir: I have the honor to advise you that the governor has today vetoed substitute House bill No. 192, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits; prescribing penalties for violations and providing when this act shall take effect.

Very respectfully,

IRVIN W. ZIEGAUS,
Secretary to the Governor.

The following veto message and bill were read by the clerk:

GOVERNOR'S VETO ON HOUSE BILL NO. 192.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, MARCH 11, 1915.

To the Honorable, the House of Representatives of the State of Washington.

Gentlemen: I have the honor to herewith return to you without my approval substitute House bill No. 192. This is "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits; prescrib-
ing penalties for violations, and providing when this act shall take effect.”

I have held this bill the full limit allowed by the constitution so that I might be able to consider it to the fullest degree possible. I appreciate fully that there is need of regulation covering this, a new method of passenger transportation, which has come into use within the past three months. I feel that jitney cars and jitney busses have not been operated a sufficient length of time to yet enable us to clearly determine as to their permanency. The bill returned to you provides that its provisions shall be applicable only to cities of the first class. Regarding this I would say that this bill does not in any particular control or regulate the situation to any greater degree than is possible on the part of the city authorities of the cities of the first class.

Personally I feel that the control and regulation of jitney busses ought to be taken up by the city authorities of the cities of the first class to meet the present existing conditions at as early a date as possible. If the control and regulation be by city ordinance and it be found in a few weeks or a few months that the ordinance does not fully meet the requirements of the situation it will be possible for the city authorities to repeal any existing ordinance and enact an ordinance that will meet the conditions as they then exist.

If this bill should be placed on the statute books it would be impossible to change or amend it in any way until the meeting of the Fifteenth session of the legislature two years from now. I appreciate the necessity for proper regulation in this line and, should my veto of this bill be sustained by your honorable body, I sincerely hope that the members of the legislature from the cities of the first class will return to their respective cities and use their best endeavors to have the city authorities pass such ordinance or ordinances as will give to the public the protection to which they are entitled.

For the reasons herein stated substitute House bill No. 192 is vetoed and returned to you for your reconsideration.

Respectfully submitted.

ERNEST LISTER, Governor.

SUBSTITUTE HOUSE BILL NO. 192.

An Act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits and prescribing penalties for violations.

Be It Enacted by the Legislature of the State of Washington.

SECTION 1. It shall be unlawful for any person, firm or corporation, other than a steam, street or interurban railway company, to engage in or carry on the business of carrying or transporting passengers for hire in any motor propelled vehicle along any public street, road or highway, within the corporate limits of any city of the first class, without having first obtained a permit so to do as hereinafter provided; Provided, That any street or interurban railway or
other transportation company engaging in the business of transporting passengers for hire in any motor propelled vehicle except street cars along any public street, road or highway in this state, shall come under the provisions of this act; Provided, further, That the provisions of this act shall not apply to carriers of U. S. mail.

Sec. 2. Every person, firm or corporation other than a steam, street or interurban railway company, desiring to engage in the business of carrying or transporting passengers for hire in any motor propelled vehicle over or along any public street, road or highway in any city of the first class and every street or interurban railway or other transportation company desiring to engage in the business of transporting passengers for hire in any motor propelled vehicle except street cars, shall apply to the secretary of state for a permit so to do, and such applicant for each motor vehicle intended to be so operated shall deposit and keep on file with the secretary of state a bond running to the State of Washington in the penal sum of 2,500 dollars, with good and sufficient surety company licensed to do business in this state as surety to be approved by the secretary of state, conditioned for the faithful compliance by the principal of said bond with the provisions of this act and to pay all damages which may be sustained by any person injured by reason of any careless, negligent or unlawful act on the part of said principal, his agents or employees in the conduct of said business or in the operation of any motor propelled vehicle used in transporting passengers for hire over or along any public street, road or highway, and shall pay to the secretary of state a fee of five dollars, and thereupon such license shall be issued to the applicant.

Sec. 3. Every person injured by any careless, negligent or unlawful act of any person, firm or corporation receiving a permit under the provisions of this act, or his, their, of its agents, or employees in conducting or carrying on said business or in operating any motor propelled vehicle used for the carrying and transporting of passengers over and along any public street, road or highway, and his heirs, executors and administrators shall have a cause of action against the principal and surety upon the bond provided for in the preceding section for all damages sustained and in any such action the full amount of damages sustained may be recovered against the principal, but the recovery against the surety shall be limited to the amount of the bond and a surviving husband and child or children or if no husband, then the child or children shall have action for the death of the wife or mother caused by any such negligence.

Sec. 4. Every person, firm or corporation, other than a steam, street or interurban railway company, engaging in the business of carrying or transporting any passengers for hire in any motor propelled vehicle along or over any public street, road or highway or carrying or transporting any passengers for hire along or over any
public street, road or highway in any city of the first class, and every street or interurban railway or transportation company engaging in the business of transporting passengers for hire in any motor propelled vehicle except street cars, without having first obtained and having a permit so to do as in this act provided shall be guilty of a gross misdemeanor.

Passed by the House March 5.

Passed the Senate March 5.

Vetoed March 11, 1915.

Mr. Murphine moved that substitute House bill No. 192 be laid on the table.

CALL OF THE HOUSE.

On motion of Mr. Manogue, the roll was called under the call of the House, and the following absentees were noted: Messrs. Hart, Hoff and Renick, Mr. Renick being excused.

The sergeant-at-arms was instructed to lock the doors and bring the absentees within the bar of the House.

On motion of Mr. Hull, further proceedings under the call of the House were dispensed with.

On demand of Mr. Manogue, the roll was called and the motion to lay the bill on the table was lost by the following vote: Yeas, 85; nays, 59; absent or not voting, 3.


Those voting nay were: Messrs. Adams, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hartley, Hastings, Hawthorne, Hogan, Hubbell, Hull, Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy,
Mess, Morrison, Nickle, Olson, Pearsall, Reed, Robinson, Roth, Rotch, Scales, Schuh, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Tonkin, Webster, Wilson, Yale, Young, Zednick, Mr. Speaker—59.

Those absent or not voting were: Messrs. Hart, Hoff, Renick (excused)—3.

Mr. Murphine moved to refer the bill to the Rules Committee.

The motion was lost.

On motion of Mr. Robinson, the previous question was ordered.

The roll was called, and substitute House bill No. 192 passed the House, notwithstanding the governor's veto, by the following vote: Yeas, 63; nays, 31; absent or not voting, 3.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Bowman, Bradley, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Davis, Duncan, Fleet, Gibson, Gilkey, Ginn, Grass, Halsey, Harris, Hartley, Hastings, Hawthorne, Hogan, Hubbell, Hull, Kelly (Guy E.), Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, Mess, Morrison, Olson, Pearsall, Reed, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sims, Sly, Smith (Maurice), Stevens, Stewart (G. A.), Stratton, Tonkin, Webster, Wilson, Yale, Young, Zednick, Mr. Speaker—63.


Those absent or not voting were: Messrs. Hart, Hoff, Renick (excused)—3.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the governor's veto.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

MR. SPEAKER:

The president has signed enrolled Senate bill No. 337, entitled "An act relating to game birds, game animals, game fish, the propagation, introduction and protection of the same, amending sections 5395-41, 5395-44, 5391-1, 5364-1, 5363⅓, 5358, 5349, 5395-4, 5395-23, 5395-24, 5395-25, 5395-26, 5395-27, 5395-28, 5395-31, 5395-33 and 5395-34 of Remington & Ballinger's Annotated Codes and Statutes of Washington and repealing sections 5395-37 and 5395-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation;"

Also, enrolled Senate bill No. 72, entitled "An act relating to appeals to the supreme court, and amending an act entitled 'An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Ballinger's Annotated Codes and Statutes of Washington,' approved by the governor March 19, 1913, by adding new sections thereto;"

Also, enrolled House bill No. 122, entitled "An act relating to insurance, and amending certain sections of Remington & Ballinger's Annotated Codes and Statutes of Washington, etc.;"

Also, enrolled House bill No. 83, entitled "An act relating to hotels, inns and public lodging houses, etc.;"

Also, enrolled House bill No. 137, entitled "An act relating to the number of ballots which shall be furnished at elections, etc.;"

Also, enrolled House bill No. 10, entitled "An act authorizing and empowering counties to acquire, by donation, gift, devise, purchase, condemnation or dedication, lands for parks, etc.;"

Also, enrolled House bill No. 204, entitled "An act relating to the working of persons held under sentence in the state penitentiary, providing for the construction of roads by force account, etc.;"

Also, enrolled House bill No. 156, entitled "An act amending sections 5615, 5616 and 5617 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the authority of boards of county commissioners to set apart and reserve parts of public roads and highways, etc.;"

Also, enrolled House bill No. 186, entitled "An act relating to employment of clerks, and providing the time and manner of payment therefor, etc.;"

Also, enrolled House bill No. 154, entitled "An act relating to revenue and taxation, etc.;"

Also, enrolled House bill No. 177, entitled "An act relating to revenue and taxation, etc.;"

Also, the Senate has passed over the veto of the governor enrolled substitute House bill No. 192, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and
highways, etc.," and the enrolled bill, together with the governor's veto message thereon, is transmitted herewith.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

There being no objection, Mr. Davis was relieved from service on the conference committee on House bill No. 98 and Mr. Halsey was appointed to act in his stead.

The speaker called Mr. Guie to the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

The Senate has adopted the minority report of the free conference committee, to whom was referred House bill No. 127 and the Senate amendment thereto, thereby refusing to recede from that amendment;

Also, the Senate has adopted the report of the free conference committee, to whom was referred Senate bill No. 72 and the House amendments thereto.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

MAJORITY REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

We, your Joint Conference Committee on Senate amendment to House bill No. 127, entitled "An act defining condensed, evaporated or concentrated milk, condensed, evaporated or concentrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violations thereof, and declaring this act shall take effect January 1st, 1916," have had the same under consideration, and we, the majority, respectfully report the same back and ask that the Senate recede from its amendments.


MINORITY REPORT OF CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

Mr. Speaker:

We, your Joint Conference Committee on Senate amendment, to House bill No. 127, entitled "An act defining condensed, evaporated or
concentrated milk, and condensed, evaporated or concentrated skim milk, and regulating the sale thereof, and forbidding deception or fraud in the sale of the same, and providing penalties for violations thereof, and declaring this act shall take effect January 1st, 1916," have had the same under consideration, and we, the minority, respectfully report the same back with the recommendation that the Senate do not recede.

H. D. TAYLOR.

Mr. Robinson moved that the majority report be adopted.

The speaker resumed the chair.

Mr. Lowman moved that both the majority and the minority reports be laid on the table.

Mr. Grass raised the point of order that it was improper to lay the reports on the table.

Mr. Lowman withdrew the motion to lay the reports on the table.

On motion of Mr. Roth, the majority and the minority reports were laid on the table.

REPORT OF FREE CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES.


MR. SPEAKER:

We, your House Committee on Free Conference on House bill No. 212, entitled an act to amend section 1, of article 2, of the constitution relating to legislative powers and the initiative and referendum, have had the same under consideration and report back to the House that we are unable to agree with the committee on free conference appointed by the Senate and we respectfully report to the House as follows:

That said bill as originally drawn and passed by the House proposed to eliminate from the constitution the provisions for initiating laws to the people and to provide for initiating laws of the legislature upon petition of 15 per centum of the qualified electors, and also proposed to require a petition signed by 10 per centum of the qualified electors to order a referendum on laws passed by the legislature.

The bill as amended by the Senate proposed to provide for initiating laws to the people upon a petition of 10 per centum of the qualified electors and to initiate laws to the legislature upon a petition of 6 per centum of the qualified electors and to order the referendum on laws passed by the legislature by petition of 6 per centum of the qualified electors.

We, your Committee on Free Conference, offered to concede to the Senate the insertion in the bill of the Senate amendment provid-
ing for initiation of laws to the people, but only upon the condition that the percentage of petitioners required shall be 15 per centum instead of 10 per centum and has taken the position that initiation of measures to the legislature should require a petition of 10 per centum as now provided in the constitution and not by reducing to 6 per centum as provided by the Senate amendment.

Your committee has also conceded to the Senate the reduction of the per cent. of petitioners required to order the referendum from 10 per centum as proposed in the House bill to 6 per centum as now provided in the constitution.

The only points of difference between the House committee and the Senate committee are therefore, that the house committee is asking:

First. For a 15 per centum petition to initiate laws to the people;
Second. For a 10 per centum petition to initiate laws to the legislature as is now provided in the constitution.

The Senate committee is asking:

First. For a 10 per centum petition to initiate laws to the people;
Second. For a 6 per centum petition to initiate laws to the legislature thereby reducing the number as now required in the constitution by 4 per centum;

Your committee on free conference therefore recommends that the House approve the concession already made by your committee to the Senate and ask the Senate to instruct its free conference committee to recede from its position and concur with the house free conference committee.

E. A. SIMS.
GUY E. KELLY.
PHIL H. ADAMS.

On motion of Mr. McArdle, the roll was called, and the House adopted the report of the free conference committee on the Senate amendments to House bill No. 212 by the following vote: Yeas, 55; nays, 9; absent or not voting, 33.

Those voting yea were: Messrs. Adams, Babcock, Barlow, Berger, Black, Bowman, Brown (J. S.), Brown (Tom), Bucklin, Cameron, Capron, Catlin, Crawford, Croft, Duncan, Gibson, Gilkey, Ginn, Grass, Guie, Halsey, Hanna, Harris, Hartley, Hawthorne, Heinly, Hogan, Hubbell, Kelly (Albert A.), Kelly (Guy E.), Lum (C. E.), Lunn (Walter J.), McArdle, McCoy, Mess, Moll, Morrison, Olson, Robinson, Rockhill, Roth, Sawyer, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stew-
Resolved, That the thanks of the House be and the same are hereby extended to Mr. Conner for and on account of the manner in which he has presided over our deliberations; and

Be it further Resolved, That the House hereby presents to Mr. Conner a silver service as a token of our esteem and regard; and

Be it further Resolved, That a copy of this resolution be properly engrossed and delivered to him.

On motion of Mr. Davis, the resolution was unanimously adopted.

Messrs. Davis and Rotch escorted the speaker to the bar of the House.

Mr. Davis: Mr. Chairman, members of the House of Representatives and Mr. Conner: The members of the House of representatives have had the pleasure of sitting with you for the past sixty days. During that time you have gained the respect and the esteem of every member here. Your actions as speaker have met with the hearty approval of your associates. They have recognized your fairness on all questions brought before you, and, Mr. Conner, in token of their esteem and of their love for you and your estimable wife, they have prepared this present for you. We hope that you will live long to
enjoy it; we hope that your lives may be as bright as the silver in these articles, and that the time will come some day, we hope not soon, when you can hand them down to those you love as a heritage to them. Mr. Conner, in behalf of the members of the House of representatives, I take pleasure in presenting to you and to Mrs. Conner this chest of silver, and we hope, as I said before, that you may enjoy it for many years to come. (Applause.)

Mr. Conner: Mr. Chairman and Friends: The honors you have bestowed upon me really go to the bottom of my heart. When I walked down this aisle to assume the office of speaker of this House it was with the firm determination of being, as nearly as possible, fair and square to each and every one of you. If I have failed to do that, if I have failed in any instance, as I know I have failed, I hope you will remember that it was an error in judgment and not from the heart. I want to thank you, in behalf of Mrs. Conner and myself for these lovely presents. It is not the intrinsic value of the silver so much as the spirit in which it is given that counts. When we finally adjourn, I believe I can truthfully say when I leave this legislature that I have the friendship of you all. For my part, I hold no animosity toward a single member, and before I close, let me say that I believe that my humble efforts as speaker have contributed a very small part to the splendid record of the Fourteenth session of the legislature of the State of Washington. Again, in behalf of Mrs. Conner and myself, I thank you most heartily for your generosity and your many kindnesses to us. May God bless you all. (Applause.)

REPORT OF JOINT CONFERENCE COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 11, 1915.

Mr. Speaker:

We, your Joint Conference Committee, to whom was referred House bill No. 98, entitled "An act relating to the state board of control and amending section 8933 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 the Senate amendment be concurred in.

We concur in this report: D. A. Scott, E. L. French, Chas. H. Flummerfelt, M. E. Reed, Elmer E. Halsey, Logan L. Long.

On motion of Mr. Reed, the roll was called and the report of the joint conference committee on House bill No. 98 was adopted by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Barlow, Berger, Black, man, Boyd, Bradley, Brown (J. S.), Brown (Tom), Bucklin,
Cameron, Capron, Catlin, Comstock, Crawford, Croft, Davis, Duncan, Farnsworth, Fleet, Gibson, Gilkey, Ginn, Halsey, Hubbell, Hull, Jarvis, Kelly (Albert A.), Kelly (Guy E.), Kelly (T. J.), Lane, Long, Lum (C. E.), Lunn (Walter J.), Manogue, Marshall, McArdle, McCoy, McQuesten, Mess, Moll, Morrison, Nickle, Olson, Pearsall, Robe, Robinson, Rockhill, Roth, Rotch, Sawyer, Scales, Schuh, Siler, Sly, Smith (J. H. T.), Smith (Maurice), Stevens, Stewart (G. A.), Stewart (Z.), Stratton, Timblin, Wagner, Weldon, Wiley, Young, Zednick—66.

Those absent or not voting were: Messrs. Adams, Anderson, Babcock, Grass, Guie, Hanna, Harris, Hart, Hartley, Hastings, Hawthorne, Heinly, Hill, Hoff, Hogan, Lowman, Masterson, Murphine, Perkins, Reed, Reeves, Renick, Sims, Tonkin, Urquhart, Watt, Webster, Wilson, Winston, Yale, Mr. Speaker—31.

The speaker resumed the chair.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1915.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 177, 162, 274, 125, 140, 150, 122, 156, 186, 154, 177, 204, 234, 98, 136 and S. H. B. 83, and H. J. R. 9, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

G. DOWE MCQUESTEN,
Chairman.

We concur in this report: John Anderson, John L. Wiley.

MESSAGE FROM THE SENATE.

MR. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

The Senate has passed over the veto of the governor the following item under the caption of "Cheney Normal School fund" provided for in House bill No. 273, as follows:

Cheney Normal School Fund:
For the relief of Earl W. Morrison..................$1,500 00

And the enrolled House bill No. 273, together with the governor's veto message thereon, are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.
The speaker announced that he was about to sign House bills Nos. 98 and 234, and Senate bills Nos. 196, 337 and 72, and that House bill No. 273 and substitute House bill No. 192 passed by the Legislature notwithstanding the governor’s veto had been delivered to the secretary of state by the chief clerk.

RESOLUTIONS.

By the Committee on Rules:

Whereas, The Ministerial Association of the city of Olympia has furnished the chaplains for the House during the present legislative session;

Therefore, Be It Resolved, by the House of Representatives of the State of Washington that one hundred dollars ($100.00) be allowed to the said Ministerial Association for its services. That the speaker and chief clerk be and they are hereby authorized to make out the necessary vouchers upon which the warrants for same shall be drawn, the said sum to be paid out of the monies appropriated for the expenses of the Fourteenth legislature.

On motion of Mr. Sims, the resolution was adopted.

By the Committee on Rules:

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 der diem therefor:

Speaker .......................... 15 days
Chief Clerk ...................... 20 days
Assistant Chief Clerk ......... 10 days
Minute Clerk ................... 15 days
Speaker's Clerk ................ 5 days
Sergeant-at-Arms .............. 5 days
One stenographer ............. 15 days
Journal Clerk ................. 20 days
Engrossing Clerk ............. 10 days
Reading Clerk ................. 15 days
Docket Clerk .................. 5 days
J. E. Griffin .................. 2 days
O. E. Watson .................. 2 days
P. C. Morrill .................. 2 days
James Campbell ............... 2 days
Gust Janson ................... 2 days
Geo. C. Newman .............. 2 days
Chas. A. Burr.................. 2 days
C. D. Allen .................... 2 days
And Be It Further Resolved, That Walter Strauther, W. A. Ryan, W. A. Dixon and J. Dyal 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.

On motion of Mr. Sims, the resolution was adopted.

By the Committee on Rules:

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 sum of $300.00, 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;

Be It Further Resolved, That C. R. Maybury, chief clerk, be and is hereby instructed to purchase postage stamps to the amount of five dollars to be used in mailing out titles of bills, resolutions and memorials as authorized and directed by the legislature and that a warrant be drawn for the same.

On motion of Mr. Sims, the resolution was adopted.

The speaker announced that he would appoint under Senate joint resolution No. 15, Mr. Hartley.

By the Committee on Rules:

Resolved, That Francis Power, who served as speaker's page during the session without compensation, be and he is hereby allowed the sum of twenty-five (25) dollars out of the expense fund for legislative purposes and the speaker and chief clerk are hereby directed to make out the necessary vouchers upon which warrant shall be drawn.

On motion of Mr. Sims, the resolution was adopted.

By the Committee on Rules:

Whereas, Cora M. Hammond has been employed as stenographer to the two attorneys appointed by the attorney general to assist the legislature in drafting of bills; and

Whereas, The said Cora M. Hammond has been of great and material assistance to the members of the House in addition to her other
duties and has received therefor but the sum of ninety dollars per month for her work; and

Whereas, The like help in the House received the sum of one hundred and thirty-five dollars per month; therefore

Be It Resolved, That the said Cora M. Hammond be paid the sum of ninety dollars additional for the sixty days of the session, as additional compensation for her services, and the speaker and chief clerk be and are hereby authorized and directed to make out the necessary vouchers upon which warrant shall be drawn.

On motion of Mr. Sims, the resolution was adopted.

By the Committee on Rules:

Whereas, It was necessary to employ a person to act as postmaster and distribute the mail to members of the House, and a person to act as door-keeper of the House, before regular appointments were made; and

Whereas, John T. Jones rendered two days' services as postmaster of the House, and John A. Taylor rendered two days' services as door-keeper of the House, and that neither of them have been compensated for their services; therefore

Be It Resolved, That John T. Jones and John A. Taylor each be paid the sum of ten dollars ($10.00) for the services so rendered, 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.

On motion of Mr. Sims, the resolution was adopted.

By the Committee on Rules:

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.

By the Committee on Rules:

Be It Resolved, That all bills in the hands of the chief clerk, committees or committee clerks, with the exception of those in conference committees, are indefinitely postponed.

Mr. Sims moved that the resolution be adopted.

Mr. Reeves moved as a substitute that the House proceed immediately to the consideration of House bill No. 214.

On motion of Mr. Sims, the substitute motion was laid on the table.
By the Committee on Rules:

Whereas, The Fourteenth legislature of the State of Washington is about to adjourn; now, therefore,

Be It Resolved, By the House of Representatives, the Senate concurring, that the speaker of the House appoint two representatives and the president of the Senate appoint two senators, who shall constitute a committee to notify his excellency, Governor Ernest Lister, that the legislature is about to adjourn, and ask if he has any communication to make before adjournment.

On motion of Mr. Sims, the resolution was adopted, and the speaker appointed as House members under House concurrent resolution No. 20, Messrs. Reeves and Reed.

RESOLUTION.

By the Committee on Rules:

Be It Resolved, That a committee of three be appointed to notify the Senate that the House is ready to adjourn.

On motion of Mr. Sims, the resolution was adopted, and the speaker appointed as House members under the resolution, Messrs. Sims, Hill and Murphine.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

The Senate has passed House concurrent resolution No. 20, "Relating to the adjournment of the Fourteenth legislature," and the same is herewith transmitted.

The president has appointed as members of the committee to notify the governor that the legislature is about to adjourn: Senators McGuire and W. S. Davis.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 11, 1915.

The president has signed enrolled House bill No. 98, entitled "An act relating to the state board of control, and amending section 8933
of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 234, entitled "An act for the prevention of fraud in the grain trade, etc.;"

And the same are herewith transmitted.

FRANK M. DALLAM, JR.,
Secretary of the Senate.

House bills Nos. 28, 148, 143, 229, 27, 74, 84, 198, 25, 140, 274, 125, 162, 42, 150, 156, 186, 154, 177, 122, 83, 197, 10, 204, 98 and 234 were delivered to the governor by the chief clerk.

Messrs. Reed and Reeves appeared before the bar of the House and stated that they had notified the governor that the Fourteenth Legislature was about to adjourn; that the governor had stated that the most important matter to come before the legislature was, in his judgment, the calling of a constitutional convention; that the legislature had failed to do so, and that he, of course, had to abide by the will of the legislature; that he had nothing further to communicate and that he was ready for the legislature to adjourn.

A committee from the Senate appeared before the bar of the House and notified the House that the Senate was about to adjourn.

The committee appointed to notify the Senate that the House was about to adjourn appeared before the bar of the House and reported that they had performed their duty.

On motion of Mr. Guie, the journal of the 60th day was approved as read.

Benediction was pronounced by Mr. Lane.

On motion of Mr. Sims, the House adjourned sine die.

C. R. MAYBURY, W. W. Conner,
Chief Clerk. Speaker.
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<td>241.</td>
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<td>244.</td>
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263. JUDICIARY COMMITTEE: Relating to crimes and punishments.

264. JUDICIARY COMMITTEE: Relating to procedure in civil actions.

265. JUDICIARY COMMITTEE: Relating to appearance in probate proceedings.

266. JUDICIARY COMMITTEE: Relating to bail and deposit money.

267. JUDICIARY COMMITTEE: Relating to descent of real property.

268. JUDICIARY COMMITTEE: Providing for a physical examination of plaintiffs in actions to recover damages.

269. COMMITTEE ON ROADS AND BRIDGES: Reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining highways that have been established and constructed.

270. COMMITTEE ON COMPENSATION AND FEES FOR STATE AND COUNTY OFFICERS: Creating a committee on classification of counties and salaries of county officers.

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274. COMMITTEE ON ROADS AND BRIDGES: Relating to the appointment of road supervisors.

275. JOINT COMMITTEE ON ROADS AND BRIDGES: Relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.

276. JOINT FISHERIES COMMITTEE: For the protection of fish and shell fish.
### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE.

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### SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—CONTINUED.

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<td>113</td>
<td>Senator Imes: Relating to the reservation of certain state lands from sale and lease</td>
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<td>Senators Phipps, Davis (W. S.), and Iverson: Relating to the protection of orphan, homeless, neglected or abused children</td>
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<td>Senator Scott: Relating to the registration of stallions and jacks</td>
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<td>117</td>
<td>Senator Hutchinson: Providing for the transfer of G. A. R. headquarters in the state armory at Spokane</td>
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<td>Senator Ghent: Relating to the adulteration of foods, drinks and drugs, and prohibiting the adulteration and fraud in the sale thereof.</td>
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<td>119</td>
<td>COMMITTEE ON HARBOR AND HARBOR LINES: Granting to Charleston, Washington, for public uses and purposes a portion of an oyster reserve containing natural springs</td>
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<td>Senator Metcalf: Providing for the establishment of a budget system for state officers, departments and institutions</td>
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<td>Senator Jones: Relating to public service property and utilities</td>
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<td>Senator Kleber: Relating to the compensation of injured workmen, creating a fund by enforced contributions, etc.</td>
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<td>COMMITTEE ON EDUCATION: Relating to the exemption of certain property of schools and colleges from taxation</td>
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<td>124</td>
<td>Senator Kleber: For the relief of certain persons claiming title to tide lands sold by the State of Washington, which tide lands are in the State of Oregon</td>
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<td>126</td>
<td>(Substitute) JOINT COMMITTEE ON CONSTITUTION AND CONSTITUTION REVISION: Providing for the amendment of section 1, of article VI of the constitution, relating to the qualification of voters</td>
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<td>956, 967</td>
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<td>Senator SCOTT</td>
<td>Validating all extensions of boundaries or enlargement of limits or areas of third class cities and towns, etc.</td>
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<td>229.</td>
<td>COMMITTEE ON ELECTIONS AND PRIVILEGES</td>
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<td>(Substitute) COMMITTEE ON CITIES OF THE FIRST CLASS</td>
<td>Relating to eminent domain proceedings in cities and towns</td>
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<td>(Substitute) Joint Committee on Irrigation and Arid Lands: Relating to the organization and government of irrigation districts, the sale of bonds thereof, etc.</td>
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BARLOW, C. S.:
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DAVIS, J. H.:
Name certified ................................................................. 3
Oath administered .......................................................... 6

DUNCAN, W. G.:
Name certified ............................................................... 3
Oath administered .......................................................... 6

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DOBB, CHAS. T.—Memorial services for. See Senate concurrent resolution No. 6.

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FARNSWORTH, E. L.:
Name certified .......................................................... 3
Oath administered .................................................. 6

FLEET, R. H.:
Name certified .......................................................... 3
Oath administered .................................................. 6

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GRASS, ROBT.:
- Name certified .................................................. 3
- Oath administered .............................................. 3

GINN, GEO.:
- Name certified .................................................. 3
- Oath administered .............................................. 3

GIBSON, W. E.:
- Name certified .................................................. 3
- Oath administered .............................................. 3

GILKEY, DANIEL E.:
- Name certified .................................................. 3
- Oath administered .............................................. 3

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GOSE, CHRISTOPHER C.—Memorial services for. See House concurrent resolution No. 15.

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GRAYS HARBOR COUNTY—Changing the name of Chehalis county to. See Senate bill No. 297.

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HOLM, R. F.—Memorial services for. See House concurrent resolution No. 8.

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Name certified ........................................ 3
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HERNLY, W. G.:
Name certified ........................................ 3
Oath administered .................................. 6

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HILL, BEN F.:
Name certified ........................................ 3
Oath administered .................................. 6

HOFF, C. H.:
Name certified ........................................ 3
Oath administered .................................. 6

HART, FRED A.:
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Name certified ........................................ 3
Oath administered .................................. 6

HAWTHORNE, J. B.:
Name certified ........................................ 3
Oath administered .................................. 6

HASTINGS, F. W.:
Name certified ........................................ 3
Oath administered .................................. 6

HANNA, JOHN W.:
Name certified ........................................ 3
Oath administered .................................. 6

HARRIS, M. C.:
Name certified ........................................ 3
Oath administered .................................. 6

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Name certified ........................................ 3
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No. 160.
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UNITED STATES REPRESENTATIVE—Relating to the filling of vacancies in the office of. See House bill No. 178.

UNITED STATES SENATOR—Relating to the filling of vacancies in the office of. See House bill No. 173.

UNITED SPANISH WAR VETERANS—Relating to the relief of camps of the. See Senate bill No. 290.

UNIVERSITY OF WASHINGTON:
   Relating to leasing of building sites on the campus of the. See House bill No. 171.
   Relating to the support of the. See engrossed Senate bill No. 310.

UNLAWFUL DISCRIMINATION—Relating to the sale of commodities. See House bill No. 129.

VALIDATING FUNDING OF WARRANTS—Relating to the. See Senate bill No. 162.

VALIDATING TAX LEVIES—Relating to the validation of certain tax levies. See Senate bill No. 165.

VETERINARIES—Relating to the practice of veterinary medicine, etc. See Senate bill No. 218.

VOLATILE PRODUCTS:
   Relating to. See House bill No. 141.
   Relating to the inspection of. See House bill No. 230.

VOTERS:
   Relating to the qualifications of. See substitute Senate bill No. 147.
   Relating to the casting and recording of votes. See substitute Senate bill No. 387.

VOTING—Relating to form of ballots, method of voting, counting, etc. See House bill No. 29.

VOTING MACHINES—Relating to the use of. See House bill No. 211.

WILEY, JOHN L.:
   Name certified .................................................. . 3
   Oath administered ............................................... 6

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WINSTON, ALEX M.:
   Name certified .................................................. . 3
   Oath administered ............................................... 6

WILSON, J. R.:
   Name certified .................................................. . 3
   Oath administered ............................................... 6

WAGNER, E. W.:
   Name certified .................................................. . 3
   Oath administered ............................................... 6

WATT, GEO. H.:
   Name certified .................................................. . 3
   Oath administered ............................................... 6
WEBSTER, GEO. B.:
Name certified .................................................. 3
Oath administered ........................................... 6

WELDON, GEO. A.:
Name certified .................................................. 8
Oath administered ........................................... 6

WAREHOUSES:
Relating to weighing and inspection of grain and creating the office of registrar of warehouse receipts. See House bill No. 89.
Regulating warehousemen, millers, shippers, and buyers of grain. See House bill No. 234.

WARRANTS:
Relating to state. See Senate bill No. 59.
Authorizing the ratification, validation and funding of certain. See House bill No. 115.
Validating certain. See Senate bill No. 162.
Relating to the validation of certain. See House bill No. 236.
Relating to issuance of warrants for claims against digging districts, school districts, etc. See engrossed Senate bill No. 374.

WASHINGTON VETERANS' HOME—Relating to admission to. See House bill No. 143.

WATER AND WATER RIGHTS—Authorizing cities and towns to acquire water and water rights for irrigation and domestic purposes; to levy and collect special assessments and taxes for the same, etc. See House bill No. 193.

WATER AND WATERWAYS:
Entitled “In re Nooksack River.” See House joint memorial No. 1.
Authorizing county commissioners of counties of first class to pay expenses of certain river and harbor improvements. See House bill No. 107.
Establishing water districts. See House bill No. 81.
Relating to ferries in adjoining states. See House bill No. 133.
Relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel, or shores of rivers improved by joint county action. See Senate bill No. 152.
Relating to the pollution of water. See House bill No. 169.
Providing for the regulation and control of water supplies. See House bill No. 193.

WATER CRAFT—Relating to the taxation of water craft as personal property. See House bill No. 88.

WATER DISTRICTS—Establishing. See House bill No. 81.

WATER MAINS—Relating to, in cities and towns. See engrossed Senate bill No. 111.

WEIGHTS AND MEASURES—Relating to. See House bill No. 231.

WELLS, ALBERT S.—For the relief of. See Senate bill No. 203.

WHEELER-OSGOOD COMPANY—Relating to the relief of. See engrossed Senate bill No. 281.


WILD ANIMALS—Relating to bounties on. See Senate bill No. 51.

WILLAPA HARBOR—Relating to fortifications of Grays Harbor and. See Senate joint memorial No. 2.

WILLS—Relating to. See House bill No. 262.

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WRECKMASTER—Abolishing the office of. See House bill No. 126.

YAKIMA COUNTY—Providing for payment of claims for money and services of those who aided in eradicating fire blight in. See House bill No. 162.

YELLOWSTONE NATIONAL PARK—Relating to opening of roads in. See Senate joint memorial No. 11.

YOUNG MEN'S REPUBLICAN CLUB—Accepting invitation from the Young Men's Republican Club of Seattle to attend banquet in honor of Abraham Lincoln's birthday. See House concurrent resolution No. 18.

YALE, FRED D.:
- Name certified .................................................. 3
- Oath administered ............................................. 6

YOUNG, CLAUDE A.:
- Name certified .................................................. 3
- Oath administered ............................................. 6

ZEDNICK, VICTOR:
- Name certified .................................................. 3
- Oath administered ............................................. 6
1915

COMPLETE LIST
OF ALL
Senate and House Bills
Delivered to the Governor
TOGETHER WITH HIS ACTION THEREON
SENATE BILLS PASSED BOTH HOUSES

S. B. No. 1—By Senator Scott of Adams and Walla Walla counties, entitled: An act appropriating the sum of ninety thousand dollars, or so much thereof as may be necessary, for the expenses of the fourteenth legislature.
Signed by the Governor January 12.

S. B. No. 2—By Senator Scott of Adams and Walla Walla counties, entitled: An act appropriating the sum of fifteen thousand dollars, or so much thereof as may be necessary, for the printing of the fourteenth legislature.
Signed by the Governor January 12.

S. B. No. 34—By Senator Wende of Yakima, Benton and Skamania counties, entitled: An act relating to the dissolution of drainage districts and amending section 4180 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor February 25.

S. B. No. 37—By Senator Bone of Chehalis county, entitled: An act providing for the holding of sessions of the superior court of the State of Washington, for Chehalis county, in the city of Aberdeen in Chehalis county, Washington.
Vetoed by the Governor.

S. B. No. 39—By Senator McCoy of Whitman county, entitled: 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.
Filed by the Governor without approval or veto.

S. B. No. 40—By Senator Sharpstein of Walla Walla county, entitled: An act relating to the sale of county property by boards of county commissioners, and amending section 3845 of the second volume of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 45—By Senator Wray of King county, entitled: An act to regulate the insurance business, and to amend section 34 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," etc.
Signed by the Governor.
S. B. No. 50—By Senator GHENT of King county, entitled: An act relating to the practice of modes of treating the sick or afflicted and amending section 8397½ of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 54—By Senator SUTTON of Spokane county, entitled: An act providing for the punishment of persons intentionally taking, riding in or upon, or driving away the automobile or motor vehicle of another without the permission of the owner or person entitled to the possession thereof, and relating to the nature of proof and evidence in proceedings thereon.
Signed by the Governor.

S. B. No. 55—By Senator SUTTON of Spokane county, entitled: An act reappropriating a part of funds of the state normal school at Cheney, Washington, for certain uses of said institution, and declaring an emergency.
Signed by the Governor.

A. S. B. No. 58—By Senator BROWN of Whatcom county, entitled: An act providing for the assessment of harbor area leasehold interests in accordance with benefits received, for the purpose of paying the cost of local street and harbor improvements herefore or hereafter to be made.
Signed by the Governor.

S. B. No. 59—By Senator FRENCH of Clarke county, entitled: An act relating to the issuance of warrants by the state auditor and amending section 5037 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 63—By Senator JONES of Pierce county, entitled: An act relating to elections in diking districts and amending section 4095 of Remington and Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 66—By Senator STEINER of King county, entitled: An act relating to mortgages on certain kinds of property and amending section 3660 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 67—By Senator STEINER of King county, entitled: An act relating to conditional sales and leases of personal property and amending section 3670 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.
LIST OF SENATE AND HOUSE BILLS

S. B. No. 70—By Senators Jones and Davis of Pierce county, and Senator Phipps of Spokane county, entitled: An act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith.

Vetoed by the Governor.

S. B. No. 72—By Judiciary Committee, entitled: An act relating to appeals to the supreme court, and amending an act entitled "An act relating to appeals to the supreme court of the State of Washington and amending section 1718 of Remington & Bal­linger's Annotated Codes and Statutes of Washington," approved by the governor March 19, 1914, by adding new sections thereto.

Signed by the Governor.

S. B. No. 73—By Judiciary Committee, 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 & Ballinger's Annotated Codes and Statutes of Washington.

Signed by the Governor.

S. B. No. 85—By Senators Leonard of Lewis; Metcalf, Fairchild, Davis (W. S.), White and Jones of Pierce; Kleer of Pacific and Wash­kiakum; Imus of Cowlitz; Stevenson of Skamania and Klickitat, and French of Clarke counties, entitled: An act to establish a state trout hatchery on Mineral lake in Lewis county, and making an appropriation therefor.

Signed by the Governor.

S. B. No. 95—By Senator Metcalf of Pierce county, entitled: An act relating to the insane, their preliminary care and commitment, and providing for an observation detention ward in county hospitals.

Signed by the Governor.

S. B. No. 98—By Judiciary Committee, entitled: An act relating to temporary loans and transfers of money in state funds.

Signed by the Governor February 25.

S. B. No. 102—By Committee on State, Granted, School and Tide Lands, entitled: An act for the relief of the heirs of Annie E. Annis, 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.

Signed by the Governor.
S. B. No. 107—By Senator Davis (Lincoln) of King county, entitled: An act making the drawing, or uttering, of a bank check or draft for the payment of money, without funds or credit to meet the same upon presentation, a felony, and prescribing a penalty therefor. Signed by the Governor.

S. B. No. 108—By Insurance Committee, entitled: An act relating to insurance and amending chapter 49, of the 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," by adding thereto a section known as section 45-A providing for appeals from decisions of the insurance commissioner and certain penalties. Signed by the Governor.

S. B. No. 112—By Senator Davis (Lincoln) of King county, entitled: An act to protect hotel keepers, innkeepers and lodging house keepers and to prescribe their duties and liability toward their guests and prescribing a penalty for its violation. Signed by the Governor.

S. B. No. 113—By Senator Imus of Cowlitz county, entitled: An act relating to the reservation of certain state lands from sale and lease. Signed by the Governor.

S. B. No. 122—By Senator Hutchinson of Spokane county, entitled: An act providing for the transfer of G. A. R. headquarters in the state armory at Spokane, and making an appropriation therefor. Signed by the Governor.

S. B. No. 129—By Senator Metcalf of Pierce county, entitled: An act providing for the establishment of a budget system for state officers, departments and institutions. Signed by the Governor.

S. B. No. 131—By Senator Jones of Pierce county, entitled: An act relating to public service property and utilities and amending section 8 of the public service commission law, being chapter 117 of the Session Laws of 1911. Signed by the Governor.

S. B. No. 136—By Senator Kleeb of Pacific and Wahkiakum counties, entitled: An act relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expendi-
ture thereof for surgical, medical and hospital care to injured
workmen, amending section 5 of chapter 74 of the Laws of 1911,
and amending said chapter 74 of the Laws of 1911 by adding
thereto new sections numbered 9a, 9b, 9c, 9d, 9e, 9f and 9g, and
providing penalties for violations thereof.
Vetoed by the Governor.

S. B. No. 139—By COMMITTEE ON EDUCATION, entitled: An act relating
to the exemption of certain property of schools and colleges
from taxation and amending section 9099 of Remington & Ball-
ger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 141—By Senator KLEEB of Pacific and Wahkiakum counties,
entitled: An act for the relief of certain persons, their succes-
sors or assigns or those asserting or claiming some right, title
or interest by, through or under them to the tide lands sold,
contracted or deeded by the State of Washington, which said
tide lands are situated in the State of Oregon, providing a method
of procedure to secure such relief and making an appropriation
therefor.
Signed by the Governor.

S. B. No. 144—By Senator WHITE of Pierce county, entitled: An act relating
to bills of lading, the rights, obligations and liabilities
thereunder, creating liens thereunder and providing for the en-
forcement of the same, and providing penalties for the violation
thereof.
Signed by the Governor.

Sub. S. B. No. 147—By JOINT COMMITTEE ON CONSTITUTION AND CONSTITU-
TIONAL REVISION, entitled: An act providing for the amendment
of section 1, of article VI of the Constitution of the State of
Washington, relating to the qualification of voters.
Signed by the Governor.

S. B. No. 150—By Senators STEINER and LANDON of King county, en-
titled: An act relating to justices of the peace and constables
and amending section 1, chapter 41 of the Session Laws of 1913.
Signed by the Governor.

S. B. No. 151—By Senator WHITE of Pierce county (endorsed by the
King and Pierce county delegation of the House and Senate),
entitled: An act relating to the disposition of property ac-
qured by counties when acting jointly under a contract made
pursuant to chapter 54, Session Laws of 1913.
Signed by the Governor.
S. B. No. 152—By Senator White of Pierce county (endorsed by the King and Pierce county delegation of the House and Senate), entitled: An act relating to the transfer by the state of its interest in the abandoned or reclaimed bed, channel or shores of rivers in the State of Washington improved by joint county action.
Signed by the Governor.

S. B. No. 153—By Joint Committee on Military, entitled: An act relating to social organization in the National Guard of Washington and amending section 7238 Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 157—By Joint Committee on Military, entitled: An act relating to the compensation of members of the National Guard and amending section 7224 Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 158—By Senate Committee on Public Buildings and Grounds, and House Committee on State Capitol and Grounds, entitled: An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission, and the issuance of bonds for state capitol purposes, validating certain purchases of land and making appropriations.
Filed by the Governor without approval or veto.

Signed by the Governor.

S. B. No. 162—By Senator Flummerfelt of Kittitas and Chelan counties, entitled: An act relating to cities and towns authorizing ratification, validation and funding of certain warrants issued for the construction, extension, maintenance and operation of public utilities and the issue and disposal of bonds therefor, and declaring that this act shall take effect immediately.
Signed by the Governor.

S. B. No. 165—By Senator Burton of Snohomish county, entitled: An act relating to the validation of certain tax levies in cities of the third class, providing for their collection and declaring that this act shall take effect immediately.
Signed by the Governor.
S. B. No. 166—By Senator McGuire of Grant, Douglas, Ferry, etc., counties, entitled: An act amending section 6653 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and selection of state lands.
Vetoed by the Governor.

S. B. No. 179—By Senator Stevenson of Skamania and Klickitat counties, entitled: An act providing for an annual convention of county and city health officers.
Signed by the Governor.

S. B. No. 182—By Joint Committee on Banks and Banking, entitled: An act relating to banks and trust companies, prescribing the powers and duties of the state bank examiner in reference to the taking possession and the administration thereof, and repealing sections 3303, 3304, 3305, 3306, 3309, 3357 and 3358 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 188—By Senators Hutchinson and Phipps of Spokane county, entitled: An act providing for the organization of corporations sole, defining their powers, authorizing them to transact business and hold property in trust for religious denominations, societies or churches.
Signed by the Governor.

S. B. No. 192—By Committee on Appropriations, entitled: An act re-appropriating certain funds and declaring an emergency.
Signed by the Governor.

S. B. No. 196—By Committee on Charitable Institutions, entitled: An act relating to insane persons and requiring an investigation and report as to their nationality.
Signed by the Governor.

S. B. No. 201—By Joint Committee on State, Granted, School and Tide Lands, entitled: An act relating to the leasing of lands and tide and shore lands of the state, validating certain leases and contracts entered into thereunder and amending section 6782, Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 204—By Senator Cleary of Whatcom county, entitled: An act relating to the levy, collection and expenditure of revenues for road and bridge purposes and amending sections 1 and 4 of chapter 151 of the Laws of 1913.
Signed by the Governor.
S. B. No. 207—By Senator Smith of Clallam, Jefferson and San Juan counties, entitled: An act relating to the construction of sidewalks in cities and towns of the third or fourth class and providing for the payment of the cost thereof.
Signed by the Governor.

S. B. No. 211—By Judiciary Committee, entitled: An act relating to claims for damages against cities and towns and amending sections 7996 and 7998 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 212—By Joint Committee on State, Granted, School and Tide Lands, entitled: An act relating to the selection, survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and harbor areas, and amending sections 6633, 6661, 6667, 6675, 6681, 6685, 6687, 6690, 6750, 6794, 6828, 6829, 6831, 6836 and 6839 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 214—By Senator Palmer (endorsed by State Insurance Commissioner) of King county, entitled: An act relating to insurance, and amending section 22 of chapter 49 of the Laws of 1911.
Signed by the Governor.

S. B. No. 215—By Committee on Railroads and Transportation, entitled: 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.
Signed by the Governor.

S. B. No. 228—By Senator Scott of Franklin, Adams and Walla Walla counties, entitled: An act validating all extensions of boundaries or enlargement of limits or areas of all third class cities or towns of the State of Washington, whether the extension of boundaries or enlargement of limits of areas were made or attempted to be made by election, action of councils, commissioners or other governing bodies and declaring an emergency.
Signed by the Governor.

S. B. No. 229—By Committee on Elections and Privileges, entitled: An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington, providing for the holding of elections to elect delegates to conventions, providing for the holding of county and state conventions by political parties, defining the powers and duties of conventions and party committees, providing for the election of party committee men, amending sections 4804, 4807, 4809, 4810, 4811, 4813,
LIST OF SENATE AND HOUSE BILLS

4815, 4819, 4823, 4825, 4826, 4827, 4828, 4832, 4843, and repealing sections 4822 and 4841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing penalties for its violation.

Passed over Governor's veto.

S. B. No. 231—By JOINT COMMITTEE ON STATE, GRANTED, SCHOOL AND TIDE LANDS, entitled: An act relating to the extension of time in which to remove timber on state, school and granted lands.

Signed by the Governor.

S. B. No. 233—By Senator PALMER of King county, entitled: An act to amend sections 3, 4, 7, 8 and 13 of an act entitled: "An act to create a police relief, health and insurance fund in incorporated cities of the first class, providing for the disbursement thereof, and creating a board of police pension fund commissioners," approved March 2, 1909, and being chapter 39 of the Session Laws of 1909.

Signed by the Governor.

S. B. No. 235—By Senator METCALF of Pierce county, entitled: An act relating to common schools and amending section 4482 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Signed by the Governor.

S. B. No. 237—By Senator JONES (endorsed by insurance commissioner) of Pierce county, entitled: An act relating to insurance, and amending section 86 of chapter 49 of the Laws of 1911, by inserting therein a seventh subdivision providing for the qualifications of mutual accident and health insurance companies.

Signed by the Governor.

S. B. No. 238—By COMMITTEE ON COMMERCE AND MANUFACTURES, entitled: An act relating to and regulating the sale of eggs, providing for the classification, labeling and marketing thereof, and providing penalties for violation hereof.

Signed by the Governor.

S. B. No. 241—By Senator NICHOLS of King county, 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.

Signed by the Governor.

S. B. No. 242—By Senator SUTTON of Spokane county, entitled: An act relating to township officers, their election and appointment and amending section 9338 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring that this act shall take effect immediately.

Signed by the Governor.
S. S. B. No. 245—By COMMITTEE ON CITIES OF THE FIRST CLASS, entitled: An act relating to eminent domain proceedings in cities and towns and amending sections 7768, 7789, 7790, 7797, 7798, 7799, 7801, 7802, 7814 and 7816 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and adding new sections thereto to be known as sections 7801A, 7814A, 7841B, 7814C, 7814D, 7814E, 7814F, 7814G, 7814H, 7814I and 7814J. Signed by the Governor.

S. S. B. No. 247—By JOINT COMMITTEE ON IRRIGATION AND ARID LANDS, entitled: An act relating to the organization and government of irrigation districts, and the sale of bonds thereof, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6417, 6419, 6426, 6427, 6428, 6430, 6431, 6432, 6433, 6436, 6437, 6438, 6439, 6440, 6444, 6450, 6452, 6456, 6457, 6462, 6466, 6475, 6479, 6480, 6481, 6489, 6490, 6491, 6492, 6493 and 6494 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Signed by the Governor.

S. B. No. 254—By Senator CAMPBELL of Snohomish county, entitled: An act relating to the hours and wages of women and minors and the conditions of labor thereof in the telephone industry in rural communities and cities of less than five thousand population, and declaring an emergency. Signed by the Governor.

S. B. No. 258—By Senator JONES of Pierce county (endorsed by Seattle Chamber of Commerce and Tacoma Commercial Club), entitled: An act relating to the suspension by the public service commission of increases in rates by public service companies and amending section 82, chapter 117, Session Laws of 1911. Signed by the Governor.

S. B. No. 264—By Senator METCALF of Pierce county, entitled: An act relating to the payment of premiums on surety bonds, and amending section 194 of chapter 49, Session Laws of 1913. Signed by the Governor.

S. B. No. 270—By Senator WELLS of Skagit county, entitled: An act relating to the leasing of harbor area of the state, and declaring an emergency. Signed by the Governor.

S. B. No. 272—By COMMITTEE ON PUBLIC REVENUE AND TAXATION, entitled: An act relating to the raising and expenditure of revenues by counties, cities, towns, port districts, school districts and metropolitan park districts, requiring the adoption of a budget by each of the same, limiting the manner of this expenditure of the revenues, prescribing the manner of paying claims filed
after the close of the fiscal year, providing penalties for the viola­tion thereof, and repealing section 5, chapter 151, Laws of 1913, and sections 9208 to 9211, inclusive, together with the conflicting parts of sections 4512, 4521, 4537, 9212 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Signed by the Governor.

S. B. No. 281—By Senator Chase (by request) of Spokane county, entitled: An act for the relief of the McGoldrick Lumber Company, a corporation, for material furnished the contractor for the administration building of the Northern Hospital for Insane, because of an error on the part of the state board of control in informing said corporation as to the time within which it could file its claim against the contractor and bondsmen.

Signed by the Governor.

S. B. No. 283—By Senator Scott of Franklin, Adams and Walla Walla counties, entitled: An act relating to negotiable instruments, amending sections 3475 1/2 and 3536 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

Signed by the Governor.

S. B. No. 290—By Senator Grove of Spokane county, entitled: An act relating to the relief of posts of the Grand Army of the Republic and of camps of the United Spanish War Veterans and amending section 8920 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

Signed by the Governor.

S. B. No. 297—By Senators Boner and Leonard of Chehalis and Lewis counties, entitled: An act changing the name of Chehalis county to Grays Harbor county.

Signed by the Governor.

S. B. No. 301—By Senator Jones of Pierce county (prepared by public service commission), entitled: An act amending chapter 117, Session Laws of 1911, being 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 appropriation and repealing certain acts," by adding an additional section thereto to be known as section 74-A.

Signed by the Governor.

S. B. No. 310—By Committee on Educational Institutions, entitled: An act relating to the support and maintenance of the University of Washington and fees and buildings thereat, and creating a building fund.

Signed by the Governor.
S. B. No. 324—By Senator Scott of Franklin, Adams and Walla Walla counties, entitled: An act granting to Keystone Water Users Association for public uses and purposes the right and privilege to overflow certain state lands.
Signed by the Governor.

S. B. No. 329—By Committee on Municipal Corporations, entitled: An act relating to levies, taxes and funds of cities of the third class.
Signed by the Governor.

S. B. No. 332—By Senator Wells of Skagit county, entitled: An act relating to the organization and management of private corporations and amending section 3679 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 337—By Joint Game Committee, entitled: An act relating to the propagation, introduction and protection of wild and game animals and birds and game fish, providing penalties and amending sections 5363½, 5395-4 and 5395-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, section 5 of chapter 134, Session Laws of 1903, sections 4 and 5, of chapter 90, Session Laws of 1911, and sections 2, 4, 24, 25, 26, 27, 28, 31, 33, 34, 41, 42, 44 and 50 of chapter 120, Session Laws of 1913.
Signed by the Governor.

S. B. No. 350—By Senator Davis of Pierce county (at request of department of public instruction), entitled: An act relating to teacher's examinations and amending sections 4641 and 4642 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 357—By Senator Landon of King county, entitled: An act relating to public utilities in cities and towns, and amending sections 1 and 2 of chapter 150 of the Session Laws of 1909, and validating all acts and things of cities and towns heretofore done or performed relating to such public-utilities.
Signed by the Governor.

S. B. No. 363—By Senator Ghent of King county, entitled: An act relating to filling of private property in the cities of the first and second class where necessary as a sanitary measure and amending section 5 of chapter 243, Laws of 1907.
Signed by the Governor.

S. B. No. 364—By Senator Chase of Spokane county (by request of industrial insurance commission), entitled: An act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death,
providing for the collection and disbursement of funds for such purpose, amending sections 4, 5, 8, 13 and 17, and repealing section 25 of and adding sections 12½, 21½ and 24½ to chapter 74 of the Laws of 1911.

Signed by the Governor.

S. B. No. 367—By Senator PALMER of King county, entitled: An act defining picketing, prohibiting the same, and providing a penalty for the violation thereof, and declaring that this act shall take effect immediately.

Signed by the Governor.

S. B. No. 374—By Senator METCALF of Pierce county, entitled: An act relating to and requiring that all warrants for the payment of claims against diking, ditch, drainage and irrigation districts shall be issued by the county auditor of the county wherein such district is located.

Signed by the Governor.

S. B. No. 379—By COMMITTEE ON COUNTIES AND COUNTY BOUNDARIES, entitled: An act relating to county road funds, validating certain obligations, authorizing the payment thereof, and declaring that this act shall take effect immediately.

Signed by the Governor.

S. B. No. 386 (Substitute for Bill No. 173)—By COMMITTEE ON MUNICIPAL CORPORATIONS, entitled: An act relating to the government, powers and duties of cities of the third class.

Signed by the Governor.

S. B. No. 387 (Substitute for Bill No. 86)—By COMMITTEE ON ELECTIONS AND PRIVILEGES, entitled: An act authorizing qualified electors absent from their resident precincts to vote at general elections, and providing the method and manner of casting and recording such vote.

Signed by the Governor.

S. B. No. 388 (Substitute for Bill No. 361)—By COMMITTEE ON CORPORATIONS OTHER THAN MUNICIPAL, entitled: An act defining port districts of the first class, providing a method for the government thereof, limiting the powers thereof, defining the powers and duties of the officers thereof, enacting certain other provisions relating thereto and amending chapter 92 of the Laws of 1911, being an act 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 pay-
ment therefor," approved March 14, 1911, as heretofore amended and now in force, by adding thereto certain sections to be known respectively as sections 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24.
Signed by the Governor.

S. B. No. 389—By COMMITTEE ON STATE, GRANTED, SCHOOL AND TIDE LANDS, entitled: An act relating to the sale and disposition of certain grain grown on section 36, township 18 north, range 32 east W. M., and validating certain acts of the commissioner of public lands in reference thereto.
Signed by the Governor.

S. B. No. 390—By COMMITTEE ON STATE, GRANTED, SCHOOL AND TIDE LANDS, entitled: An act authorizing the commissioner of public lands to sell grain grown on state lands, and providing for the disposition of the proceeds from such sales.
Signed by the Governor.

S. B. No. 392 (Substitute for Bills Nos. 167 and 168)—By COMMITTEE ON MUNICIPAL CORPORATIONS, entitled: An act relating to the hours of labor on public works and repealing chapter 101 of the Laws of 1899 and chapter 44 of the Laws of 1903.
Vetoed by the Governor.

S. B. No. 394—By COMMITTEE ON APPROPRIATIONS, entitled: An act appropriating the sum of twelve thousand dollars, or so much thereof as may be necessary, for the expenses of the fourteenth legislature.
Signed by the Governor.

S. B. No. 395—By COMMITTEE ON EDUCATION, entitled: An act relating to accrediting of institutions and amending paragraph 3 of section 4313 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 396 (Substitute for Bill No. 246)—By COMMITTEE ON CITIES OF THE FIRST CLASS, entitled: An act relating to the vacation of certain portions of the boulevards in section sixteen (16), township twenty-five (25) north, range four (4) east Willamette Meridian, the widening of other portions thereof, and for the exchange of certain lands in said section with the Northern Pacific Railway Company, a corporation.
Signed by the Governor.

S. B. No. 400—By JUDICIARY COMMITTEE, entitled: An act relating to the support of mothers, who by reason of destitution, insufficient property or income, or lack of earning capacity, are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, 8385-5 and 8385-6
LIST OF SENATE AND HOUSE BILLS

of Remington & Ballinger's Annotated Codes and Statutes of Washington.
Signed by the Governor.

S. B. No. 402—By COMMITTEE ON ROADS AND BRIDGES, entitled. An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads.
Signed by the Governor.

S. B. No. 405: An act creating a commission to make an educational survey, defining its powers and duties, appointing the members thereof and making an appropriation therefor.
Signed by the Governor.

S. B. No. 406—By JOINT SUB-COMMITTEE ON APPROPRIATIONS, entitled: An act making appropriations for the purchase of land for, the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for the sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1st, 1915, and ending March 31st, 1917, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers.
Signed by the Governor.

S. B. No. 407: An act relating to contractors and bonds upon public works and to the legal force, meaning, construction and effect of any and all bonds signed and given in conformity and in compliance with the provisions of that certain act, entitled: "An act relating to contractors and bonds upon public works, and amending sections 1159 and 1161 of Remington & Ballinger's Annotated Codes and Statutes of Washington," passed the House February 8, 1915, passed the Senate February 24, 1915, and passed, notwithstanding the Governor's veto, on March 3, 1915.
Signed by the Governor.
HOUSE BILLS PASSED BOTH HOUSES

H. B. No. 2—By Mr. McQUESTEN: To enlarge game preserve.
Passed the House March 1.
Vetoed.

H. B. No. 7—By Mr. BABCOCK: Relating to assessment and taxation;
defining personal property; fixing its situs for taxation; providing
for interest on unpaid personal taxes; providing methods of
collection and distraint.
Signed by the Governor.

H. B. No. 10—By Mr. GUIE: Empowering county commissioners to
acquire by donation, gift, purchase or dedication lands for parks
or park purposes.
Vetoed.

H. B. No. 13—By COMMITTEE ON BANKS AND BANKING: To change title
of state examiner to state bank examiner.
Signed by the Governor.

H. B. No. 15—By COMMITTEE ON BANKS AND BANKING: Relating to trust
companies, prohibiting certain acts by officers and agents and
fixing penalties.
Signed by the Governor.

H. B. No. 21—By Mr. GUIE: Relating to trust companies, amending an
act allowing foreign companies to loan money in the state.
Signed by the Governor.

H. B. No. 25—By Mr. HILL: Relating to school elections.
Signed by the Governor.

H. B. No. 27—By Mr. LUM: Relating to contractors and bonds upon
public work.

Sub. H. B. No. 27—By JUDICIARY COMMITTEE: Relating to contractors
and bonds upon public work.
Signed by the Governor.

H. B. No. 28—By Messrs. BARLOW, McQUESTEN, DAVIS, SCHUH, KELLY
(GUY E.): HEINLY, GILKEY, CROFT, HAWTHORNE and YOUNG: Re-
lating to state historical society.
Signed by the Governor.

H. B. No. 39—By COMMITTEE ON TIDELANDS: Relating to oyster lands.
Signed by the Governor.
H. B. No. 40—By Committee on Appropriations: Relating to insane aliens.
Signed by the Governor.

H. B. No. 42—By Mr. McCoy: Relating to the interstate bridge at Vancouver, Washington.
Signed by the Governor.

Signed by the Governor.

H. B. No. 44—By Mr. Marshall: Relating to false representation as to physical affliction.
Signed by the Governor.

H. B. No. 45—By Messrs. McQuesten, Schuh, Kelly (Guy E.), Heinly, Davis, Barlow, Gilkey, Croft, Hawthorne and Young: Relating to elections.
Signed by the Governor.

H. B. No. 48—By Mr. Halsey: Relating to the Snake river Interstate bridge.
Signed by the Governor.

H. B. No. 49—By Mr. Hull: Providing for the appropriation of money from the state shore land improvement fund for the construction and improvement of the Lake Washington canal.
Signed by the Governor.

H. B. No. 53—By Joint Committee on Privileges and Elections, and Committee on State, School and Granted Lands: To abolish state board of tax commissioners and create state tax commissioner.
Passed the House February 2.
Returned from the Senate with amendments February 20.
The House concurred in Senate amendments February 20.
Vetoed by the Governor February 25.
Referred to Rules Committee of the House.

H. B. No. 54—By Committee on Privileges and Elections: Relating to board of state land commissioners.
Passed the House February 2.
Returned from Senate with amendments February 10.
Senate amendments concurred in by the House February 10.
Vetoed by the Governor February 16.
Reconsidered February 17.
Passed the House over Governor's veto February 17.
H. B. No. 55—By Joint Committee on Privileges and Elections, and Committee on State, School and Granted Lands: Relating to state board of equalization.
Passed the House February 11.
Vetoed by the Governor February 16.
Reconsidered February 17.
Passed the House over Governor's veto February 17.

H. B. No. 56—By Mr. Wilson: Relating to contractors and bonds upon public works.
Reported back that Sub. H. B. No. 56 be substituted therefor and that the same do pass, February 2.

Sub. H. B. No. 56—By Judiciary Committee: Relating to contractors and bonds upon public works.
Governor approves sections one and two and vetoes section three March 2.
Passed the House over the Governor's veto March 3.

H. B. No. 59—By Judiciary Committee: Relating to adoption of official codes.—Emergency.
Signed by the Governor.

H. B. No. 65—By Committee on Municipal Corporations other than the First Class: To amend sections 6971 and 6974, Remington and Ballinger's Code.
Signed by the Governor.

H. B. No. 66—By Committee on Municipal Corporations other than the First Class: Relating to cities accepting gifts of property and annexing the same.
Signed by the Governor.

H. B. No. 70—By Joint Committee on Agriculture: Empowering the board of regents of state college to receive and expend certain monies appropriated by United States Congress.
Signed by the Governor.

H. B. No. 74—By Committee on Horticulture and Forestry: Relating to horticulture.
Signed by the Governor.

H. B. No. 76—By Mr. Rexick: Relating to cities of the first class and prohibiting the diversion of revenues secured for special purposes to other funds or uses.—Emergency.
Signed by the Governor.

H. B. No. 78—By Mr. Siler: Relating to consolidated school districts.
Sub. H. B. No. 78—By Committee on Education: Relating to consolidated school districts.
Signed by the Governor.

H. B. No. 81—By Committee on Water and Water Rights Other Than Irrigation: Establishing water districts.
Signed by the Governor.

H. B. No. 83—By Mr. Gilkey: Relating to hotels and lodging houses, providing for protection against fire, prescribing duties and compensation of hotel inspectors, etc.
Reported back that Substitute H. B. No. 83 be substituted and do pass February 17.

Sub. H. B. No. 83—By Committee on Commerce and Manufacturing: Relating to hotels and lodging houses, providing for protection against fire, prescribing duties and compensation of hotel inspectors, etc.
Signed by the Governor.

H. B. No. 84—By Joint Committee on Medicine, Surgery, Dentistry and Hygiene: Relating to system of registration and method of reporting births and deaths, issuance of permits for burial, and removal or transportation of bodies of deceased persons.
Signed by the Governor.

H. B. No. 85—By Mr. Sly: Relating to school houses and sites.
Signed by the Governor.

H. B. No. 86—By Committee on Banks and Banking: Relating to banks and examination thereof.
Signed by the Governor.

Sub. H. B. No. 89—By Committee on Banks and Banking: Relating to weighing and inspection of grain and creating the office of registrar of warehouse receipts.
Signed by the Governor.

H. B. No. 98—By Committee on Appropriations: Relating to state board of control.
Signed by the Governor.

H. B. No. 99—By Committee on Appropriations: Relating to tuberculosis hospitals.
Signed by the Governor.

H. B. No. 101—By Committee on Tide Lands: To donate to the city of Seattle certain tide lands for public park purposes.
Signed by the Governor.
H. B. No. 103—By Mr. Bradley: Relating to public highways.
Signed by the Governor.

H. B. No. 105—By Committee on Roads and Bridges: Relating to state roads.
Signed by the Governor.

H. B. No. 106—By Mr. Hogan: Authorizing incorporation of mutual savings banks.
Signed by the Governor.

H. B. No. 107—By Mr. Wilson: Authorizing county commissioners of counties of first class to pay expenses of certain river and harbor improvements.
Signed by the Governor.

H. B. No. 108—By Committee on Roads and Bridges: Providing for the protection and preservation of roads and highways.
Signed by the Governor.

H. B. No. 109—By Mr. Sawyer: Authorizing cities and towns to acquire water and water rights for irrigation and domestic purposes; to levy and collect special assessments and taxes to pay for same, etc.—Emergency.
Signed by the Governor.

H. B. No. 110—By Committee on Agriculture: Relating to sale and labeling of seeds.
Signed by the Governor.

H. B. No. 111—By Mr. Schuh: Making counties, cities, towns, school districts, and other municipal corporations subject to garnishment.

Sub. H. B. No. 111—By Committee on Judiciary: Making counties, cities, towns, school districts, and other municipal corporations subject to garnishment.
Signed by the Governor.

H. B. No. 113—By Mr. Hubbell: Amending section 4481 of Remington & Ballinger's Codes, relating to night schools.
Signed by the Governor.

H. B. No. 119—By Committee on Privileges and Elections: Relating to registration of voters.
Signed by the Governor.

H. B. No. 120—By Committee on Privileges and Elections: Relating to initiative and referendum.
Signed by the Governor.
LIST OF SENATE AND HOUSE BILLS

H. B. No. 121—By Committee on Roads and Bridges: Relating to public highways, and providing for the licensing of motor vehicles.
Signed by the Governor.

Sub. H. B. No. 121—By Committee on Roads and Bridges: Relating to public highways.
Signed by the Governor.

H. B. No. 122—By Committee on Insurance: Relating to insurance and requiring insurance adjusters to procure a license.
Signed by the Governor.

H. B. No. 124—By Mr. Hawthorne: Relating to hospitals for the insane.
Signed by the Governor.

H. B. No. 125—By Mr. Urquhart: Providing for an accounting of indebtedness and assets between the counties of Douglas and Grant and the collection of any indebtedness found due.
Vetoed.

H. B. No. 126—By Judiciary Committee: Abolishing the office of wreckmaster.
Signed by the Governor.

H. B. No. 130—By Committee on Dikes, Drains and Drainage: Authorizing construction of dam for diking and drainage purposes across Mill or McAllister creek, in Thurston county.
Signed by the Governor.

H. B. No. 132—By Committee on Roads and Bridges: To locate the Sunset highway between Snoqualmie Pass and Wenatchee.
Signed by the Governor.

H. B. No. 133—By Committee on Roads and Bridges: Relating to ferries in adjoining states and the power of counties to contribute to the construction and maintenance thereof.
Signed by the Governor.

H. B. No. 134—By Committee on Privileges and Elections: Relating to the printing, publication and distribution of the laws of the state.
Signed by the Governor.

H. B. No. 137—By Committee on Privileges and Elections: Providing for number of ballots which shall be furnished at elections.
Signed by the Governor.

H. B. No. 139—By Committee on Dairy and Livestock: Relating to tuberculosis in bovine animals.
Signed by the Governor.
H. B. No. 140—By Mr. STEWART (Z.): Relating to appointment of special police.
Signed by the Governor.

H. B. No. 143—By Mr. BUCKLIN: Relating to the State Soldiers' Home, and Washington Veterans' Home, and admission thereto; establishing the colony of the State Soldiers' Home.
Signed by the Governor.

H. B. No. 148—By Mr. MANOGUE: Relating to witnesses in criminal prosecutions.
Signed by the Governor.

H. B. No. 149—By COMMITTEE ON INSURANCE: Relating to insurance.
Signed by the Governor.

H. B. No. 150—By Mr. GRASS: Relating to local improvements in cities and towns and validating certain classes of ordinances.
Reported back that Sub. H. B. No. 150 be substituted therefor and do pass February 27.

Sub. H. B. No. 150—By COMMITTEE ON MUNICIPAL CORPORATIONS OF THE FIRST CLASS: Relating to local improvements in cities and towns.
Signed by the Governor.

H. B. No. 153—By Messrs. WINSTON, REEVES, WILSON, SMITH (M.) and McQUESTEN: Relating to control and disposition of property belonging to absentees.
Signed by the Governor.

H. B. No. 154—By COMMITTEE ON REVENUE AND TAXATION: Relating to revenue and taxation, providing for equalization of assessments and prohibiting boards of county commissioners from releasing or commuting taxes.
Signed by the Governor.

H. B. No. 155—By COMMITTEE ON ROADS AND BRIDGES: Appropriating $4,000,000 from permanent highway fund to complete construction work on permanent highways.
Signed by the Governor.

H. B. No. 156—By COMMITTEE ON ROADS AND BRIDGES: Authorizing boards of county commissioners to set apart and reserve parts of public roads and highways for the use of bicycles and pedestrians.
Signed by the Governor.

H. B. No. 157—By JUDICIARY COMMITTEE: Relating to civil actions in superior courts.
Signed by the Governor.
H. B. No. 158—By JUDICIARY COMMITTEE: Relating to jurisdiction of police courts.
Vetoed.

H. B. No. 160—By COMMITTEE ON APPROPRIATIONS: Making appropriation for transportation of incorrigibles, convicts, and insane, and expense of parole officers.
Signed by the Governor.

H. B. No. 162—By COMMITTEE ON HORTICULTURE AND FORESTRY: Providing for payment of claims for money and services of those who aided in eradicating fire blight in Yakima county.
Signed by the Governor.

H. B. No. 170—By JOINT COMMITTEE ON FISHERIES: To establish a fish code for the preservation, protection, and perpetuation of salmon and other food fishes, and maintenance of fish hatcheries.—Emergency.
Signed by the Governor.

H. B. No. 172—By JOINT COMMITTEE ON DIKES, DRAINS AND DRAINAGE: Relating to dikes and drains and enlarging the powers of diking districts.
Signed by the Governor.

H. B. No. 173—By COMMITTEE ON PRIVILEGES AND ELECTIONS: Relating to the filling of vacancies in the office of United States senator and representatives in Congress.
Signed by the Governor.

H. B. No. 177—By COMMITTEE ON PUBLIC MORALS: Relating to revenue and taxation.
Signed by the Governor.

H. B. No. 178—By COMMITTEE ON PRIVILEGES AND ELECTIONS: Relating to the recall of elective public officers.
Vetoed by the Governor March 10.
Passed notwithstanding the Governor's veto March 10.

H. B. No. 183—By Mr. CONNER: Relating to the construction of bridges and trestles.
Signed by the Governor.

H. B. No. 186—By JUDICIARY COMMITTEE: Relating to employment of clerks and providing supplies for justice courts.
Vetoed.

H. B. No. 187—By JUDICIARY COMMITTEE: Relating to costs in justice courts.
Signed by the Governor.
H. B. No. 192—By Committee on Roads and Bridges: Relating to and regulating common carriers of passengers upon public streets, roads and highways and providing for the issuing of permits. Sub. H. B. No. 192 was substituted therefor March 1.

Sub. H. B. No. 192—By Mr. McArdle: Relating to and regulating common carriers of passengers upon public streets, roads and highways and providing for the issuing of permits. Vetoed by the Governor March 11. Passed over veto March 11.

H. B. No. 198—By Mr. Kelly (Guy E.): Relating to the employment of honorably discharged soldiers and sailors of the United States upon all public works of the State of Washington. Signed by the Governor.

H. B. No. 199—By Sub-Committee on Justice Code of Judiciary Committee: Relating to the entry of default judgments by justices of the peace. Signed by the Governor.

H. B. No. 204—By Mr. Sly: To repeal chapter 114 of the Session Laws of 1913, relating to the employment of state convicts upon the construction and improvement of highways. Vetoed.

H. B. No. 208—By Joint Committee on Irrigation and Arid Lands: Relating to the issuance and sale of irrigation districts bonds. Signed by the Governor.

H. B. No. 211—By Committee on Privileges and Elections: Relating to elections and providing for the use of voting machines. Signed by the Governor.

H. B. No. 225—By Sub-Committee on Justice Code of Judiciary Committee: Relating to fees and compensation of justices of the peace. Signed by the Governor.

H. B. No. 226—By Sub-Committee of Judiciary Committee: Relating to divorce and alimony. Vetoed.

H. B. No. 229—By Committee on Dikes, Drains and Drainage: Relating to diking districts and the election of commissioners thereof. Signed by the Governor.

H. B. No. 234—By Mr. Smith (J. H. T.): For the prevention of fraud in the grain trade, and regulating warehousemen, millers, shippers and buyers of grain. Vetoed.
H. B. No. 235—By Mr. Heinly: Legalizing and validating the organization, establishment and creation of diking districts.—Emergency. Reported back that Sub. H. B. No. 235 be substituted therefor and do pass February 27.

Sub. H. B. No. 235—By Committee on Dikes and Drains: Legalizing and validating the organization, establishment and creation of diking districts.
Signed by the Governor.

H. B. No. 236—By Committee on Municipal Corporations other than the First Class: Relating to the validation of certain warrants and other evidence of indebtedness on the part of counties, cities and towns other than the first class.—Emergency.
Signed by the Governor.

H. B. No. 239—By Committee on Dairy and Livestock: Relating to the registration of marks on cans, tubs, and bottles used in the manufacture, bottling, sale or transportation of milk, cream, ice cream or other dairy products.
Signed by the Governor.

H. B. No. 244—By Mr. Wilson: Relating to insurance.
Signed by the Governor.

H. B. No. 249—By Mr. Zednick: To provide for the redemption of real estate sold for taxes or assessments by any city or town.
Signed by the Governor.

H. B. No. 258—By Mr. Davis: Relating to insurance.
Signed by the Governor.

H. B. No. 263—By Judiciary Committee: Relating to crimes and punishments.
Signed by the Governor.

H. B. No. 264—By Judiciary Committee: Relating to procedure in civil actions.
Vetoed.

H. B. No. 268—By Judiciary Committee: Providing for a physical examination of plaintiffs in actions to recover damages.
Signed by the Governor.

H. B. No. 269—By Committee on Roads and Bridges: Reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining highways that have been established and constructed.
Signed by the Governor.
H. B. No. 273—By Joint Committee on Appropriations: Making appropriations for construction of buildings, 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.

Second reading considered the third and passed the House under suspension of the rules March 2.

Returned from the Senate with amendments March 3.

Senate amendments concurred in by the House March 3.

Certain sections vetoed by the Governor March 11.

Certain sections vetoed sustained March 11.

Certain section relating to relief of Morrison passed notwithstanding veto March 11.

H. B. No. 274—By Committee on Roads and Bridges: Relating to the appointment of road supervisors.

Signed by the Governor.

H. B. No. 276—By Joint Fisheries Committee: For the protection of fish and shell fish.

Signed by the Governor.