HOUSE JOURNAL

OF THE

Nineteenth Session

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

Olympia, the State Capital

January 12, 1925

Adjourned Sine Die, February 13, 1925

F. B. DANSKIN, Speaker
C. R. MAYBURY, Chief Clerk
A. W. CALDER, Asst. Chief Clerk  GEO. L. HARRIGAN, Minute Clerk

OLYMPIA

JAY THOMAS, PUBLIC PRINTER

1925
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 nineteenth session in the representative hall at Olympia at 12:00 o'clock noon, and was called to order by Charles R. Maybury, chief clerk of the eighteenth session.

Prayer was offered by Rev. J. M. Canse, of the First Methodist Episcopal Church, Olympia.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY.
OLYMPIA, WASHINGTON, January 12, 1925.

To the Honorable Speaker of the House of Representatives,

Sir: I, J. Grant Hinkle, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of persons elected to the office of State Representative at the General Election held in the several voting precincts of the State of Washington on the fourth day of November, 1924, as taken from the official returns of said election now on file in this office, and that the same are entitled to seats in the House of Representatives of the Legislature of the State of Washington, at its nineteenth biennial session, commencing on the twelfth day of January, A. D. 1925.

<table>
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<tr>
<th>District No.</th>
<th>Name</th>
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<td>J. M. Glasgow</td>
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FIRST DAY, JANUARY 12, 1925

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<td>Grant</td>
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<td>Pend Oreille</td>
<td>W. B. Weaver</td>
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In testimony whereof, I have hereunto set my hand, and affixed the Seal of the State, at Olympia, this twelfth day of January, 1925.

J. GRANT HINKLE,
Secretary of State.

Roll call showed all members present; except Mr. Brislawn.

Hon. O. R. Holcomb, Justice of the Supreme Court of the State of Washington, administered the oath of office to the members present.

Charles R. Maybury, chief clerk of the eighteenth session, called for nominations for speaker.

Mr. Olsen (Olaf L.), nominated Mr. Floyd B. Danskin, of Spokane County, for speaker.

The nomination was seconded by Messrs. Voss, Allen, Banker and Jacobs.

There being no other nomination for speaker, the clerk called the roll, and Mr. Danskin was elected speaker by the following vote: Those voting for Mr. Danskin were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McColl, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Norlie, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—95.

Those absent or not voting were: Representatives Brislawn and Danskin—2.

Mr. Maybury appointed Mr. Olsen of Spokane County, and Mrs. Reeves, of Chelan County, to escort the speaker-elect to the rostrum.

Mr. Danskin was thereupon escorted to the rostrum by Mr. Olsen and Mrs. Reeves.
Hon. O. R. Holcomb, Justice of the Supreme Court of the State of Washington, administered the oath of office to the Speaker.

The speaker expressed his thanks and appreciation to the House for the honor bestowed upon him.

Mr. Charles R. Maybury was nominated for chief clerk of the House by Mr. Reed.

There being no further nominations, the clerk called the roll, and Mr. Maybury was elected chief clerk by the following vote:

Those voting for Mr. Maybury were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Danskis, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson, (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Joesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Rychard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—95.

Those absent or not voting were: Representatives Brislawn and Tripple—2.

Mr. William Price was nominated for sergeant-at-arms of the House by Mr. Hanks.

There being no other nominations, the clerk called the roll, and Mr. Price was elected sergeant-at-arms by the following vote:

Those voting for Mr. Price were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Danskis, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Joesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Rychard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—96.

Those absent or not voting were: Representative Brislawn—1.

Justice O. R. Holcomb administered the oath of office to Mr. Maybury and Mr. Price.

RESOLUTIONS.

Resolved: That the rules which governed the House of Representatives for the session of 1923 be adopted by this House until permanent rules be adopted, with certain amendments, and that the Committee on Rules and Order be authorized and directed to formulate rules for the House for the present session and to act with a like committee from the Senate in formulating joint rules.
No. of Committee | Name of Committee |
--- | --- |
1 | Agriculture |
2 | Appropriations |
3 | Banks and Banking |
4 | Claims and Auditing |
5 | Cities of the First Class |
6 | Commerce and Manufacture |
7 | Compensation and Fees for State and County Officers |
8 | Congressional Apportionment |
9 | Constitutional Revision |
10 | Corporations other than Municipal |
11 | Counties and County Boundaries |
12 | Dairy and Live Stock |
13 | Dikes, Drains and Ditches |
14 | Education |
15 | Educational Institutions |
16 | Elections and Privileges |
17 | Engrossment |
18 | Enrollment |
19 | Federal Relations and Immigration |
20 | Fisheries |
21 | Forestry and Logged Off Lands |
22 | Game and Game Fish |
23 | Harbors and Waterways |
24 | Horticulture |
25 | Industrial Insurance |
26 | Insurance |
27 | Judiciary |
28 | Labor and Labor Statistics |
29 | Legislative Apportionment |
30 | Medicine, Dentistry, Pure Foods and Drugs |
31 | Memorials |
32 | Military |
33 | Mines and Mining |
34 | Municipal Corporations other than the First Class |
35 | Parks and Playgrounds |
36 | Printing |
37 | Public Buildings and Grounds |
38 | Public Morals |
39 | Public Utilities |
40 | Railroads and Transportation |
41 | Reclamation and Irrigation |
42 | Revenue and Taxation |
43 | Roads and Bridges |
44 | Rules and Order |
45 | Rural Credits and Agricultural Development |
46 | State Charitable Institutions |
47 | State Library |
48 | State Penal and Reformatory Institutions |
49 | State Granted, School and Tide Lands |

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

On motion of Mr. Jones (Roy), the following resolution was adopted:

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

The speaker thereupon appointed Mr. Jones (Roy), Mrs. Sweetman and Mr. Northup as a committee to act in accordance with the resolution.
MESSAGE FROM THE SECRETARY OF STATE.

To the Honorable Speaker of the House of Representatives,

Sir: As required by Section 4 of Article III of the State Constitution, I do hereby certify that I am the duly appointed and qualified Secretary of State of the State of Washington, and custodian of the Seal of said State; that the returns I now submit to your Honorable Body purporting to be the returns of the General Election, held November fourth, nineteen twenty-four, of the several counties in this state as to the votes cast in the said counties for the office of Governor, Lieutenant Governor, Secretary of State, Treasurer, Auditor, Attorney General, Superintendent of Public Instruction and Commissioner of Public Lands, are the true and correct copies as sent to this office by the various county auditors of the thirty-nine counties in this state.

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

In testimony whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, at the Capitol in Olympia, this 12th day of January, 1925.

J. Grant Hinkle,
Secretary of State.

Mr. Jones (Roy) reported that the committee appointed to notify the Senate that the House was organized and ready to proceed to business had performed that duty.

CONCURRENT RESOLUTIONS.

House concurrent resolution No. 1, by Mrs. Miller:

Be It Resolved, By the House, the Senate concurring, that a committee of three members on the part of the House, to be named by the Speaker, and two members on the part of the Senate, to be named by the President of the Senate, be appointed to notify the Governor that the Legislature is organized, in session, and ready to receive any communication he may have to make.

On motion of Mrs. Miller, the rules were suspended and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mrs. Miller, the rules were suspended, the second reading considered the third, and the resolution was adopted.

House concurrent resolution No. 2, by Mr. Jacobs:

Be It Resolved, By the House, the Senate concurring, that the House meet the Senate in joint session on Tuesday, January 13, 1925, at 10:00 o'clock A. M., in the House Chamber, for the purpose of canvassing the vote of the constitutional elective state officers.

On motion of Mr. Jacobs, the rules were suspended and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, and the resolution was adopted.

RESOLUTIONS.

On motion of Mr. Westover, the following resolution was adopted:

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 Post Office, and deliver same to the members and Chief Clerk as soon as possible.

On motion of Mr. Zent, the following resolution was adopted:

Resolved, That the State Auditor be, and is hereby directed to draw his warrant for the payment of the members and employees of the House every seventh day of
the session, upon pay rolls, which shall be signed by the members and employees, and
certified to by the Speaker and Chief Clerk of the House, and he is hereby authorized
and directed to deliver his warrants, so issued, to the Chief Clerk of the House, taking
his signature therefore.

Mr. Reed moved that the rules be suspended and that all concurrent
resolutions passed by the House be ordered transmitted to the Senate upon
the re-convening of that body this afternoon.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASHINGTON, JANUARY 12, 1925.

MR. SPEAKER:
The Senate has passed
Senate Bill No. 1, relating to an appropriation for legislative expenses, also
Senate Bill No. 2, relating to an appropriation for legislative printing, and the
same are herewith transmitted.

VICTOR ZEDNICK,
Secretary.

The House took up the consideration of Senate Bills.

FIRST READING OF SENATE BILLS.

Senate Bill No. 1, by Senator Landon, relating to an appropriation for legislative expenses:

On Motion of Mr. Olsen (Olaf L.), the rules were suspended and the bill
was advanced to second reading.

The bill was read the second time by sections.

On motion of Mr. Olsen (Olaf L.), the rules were suspended, the second
reading considered the third, the bill was placed on final passage, and it
passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Allen, Anderson, Aspinwall,
Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron,
Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson,
Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy,
Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson
(Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp,
Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean,
Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup,
Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan,
Rychard, Saunders, Scales, Schwartzke, Shipley, Siler, Sims, Sisson, Shields,
Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman,
Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple,
True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr.
Speaker—96.

Those absent or not voting were: Representative Brislaw—1.

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

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

Senate Bill No. 2, by Senator Landon: Relating to an appropriation
for legislative printing.
On motion of Mr. Olsen (Olaf L.), the rules were suspended and the bill was advanced to second reading.

The bill was read the second time by sections.

On motion of Mr. Olsen (Olaf L.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—96.

Those absent or not voting were: Representative Brislawn—1.

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

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

DEPARTMENT OF STATE
OLYMPIA, WASHINGTON, JANUARY 12, 1925.

Charles R. Maybury, Chief Clerk, House of Representatives, Olympia, Washington:

SIR: I am forwarding to you House Bills, Nos. 64, 112, 231, 218, 107 and 98, which were vetoed by the Chief Executive following the close of the 1923 legislative session.

The letters of transmission from the Chief Executive are attached in each instance and show the reason for vetoing the measure.

Very truly yours,

J. Grant Hinkle,
Secretary of State.

On motion of Mr. Allen, the message, together with the governor’s veto messages and the vetoed bills, were made a special order of business for Thursday, January 15, 1925, at 2:00 p.m.

RESOLUTION.

Messrs. Goldsworthy, Jones (Roy) and Hemp proposed the following resolution:

WHEREAS, Word has just been received of the untimely death of the eighteen-year-old son of Representative A. E. Olson, of Whitman County;

Therefore, Be It Resolved, By this House, that we hereby express our deepest sympathy to the bereaved family in their affliction, and that a copy of this resolution be spread upon the minutes of the House.

On motion of Mr. Goldsworthy, the resolution was adopted.
FIRST DAY, JANUARY 12, 1925

MESSAGE FROM THE SENATE.

Senate Chamber, Olympia, Washington, January 12, 1925.

Mr. Speaker:
The Senate has adopted House Concurrent Resolution No. 1, also House Concurrent Resolution No. 2, and the same are herewith transmitted.

Victor Zednick, Secretary.

The Speaker appointed as members of the committee provided for in House Concurrent Resolution No. 1 to notify the governor that the House was organized and in session and ready to receive any communication that the governor might care to make to the House, Mrs. Miller and Messrs. Dunn and Nolte.

MESSAGES FROM THE SENATE.

Mr. Speaker:
The President has appointed, as members of the committee under House Concurrent Resolution No. 1, Senators Hurn and McCauley, and the same is herewith transmitted.

Victor Zednick, Secretary.

Senator Chamber, Olympia, Washington, January 12, 1925.

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

Victor Zednick, Secretary.

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

Mrs. Miller reported that the committee appointed to notify the governor as provided in House Concurrent Resolution No. 1 had performed that duty, and that the governor declared that he would be ready to address the House on the following day at 1:30 p.m.

CONCURRENT RESOLUTION.

House Concurrent Resolution No. 3, by Mr. Shields:

Be It Resolved by the House, the Senate concurring, that the House meet the Senate in joint session on Tuesday, January 13, 1925, at 1:30 o'clock, p. m., in the House Chamber, for the purpose of receiving Governor Hart's message.

On motion of Mr. Shields, the rules were suspended and the resolution advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Shields, the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Allen, the House adjourned.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.
SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 13, 1925.

The Speaker called the House to order at 10:00 a.m.
Roll call showed all members present, except Messrs. Brislawn, Cohen, Meacham, Reed, Rychard and Sims, all of whom were excused.
Prayer was offered by Rev. John Martin Canse, of the First Methodist Episcopal church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASHINGTON, January 12, 1925.

MR. SPEAKER:
The Senate has adopted House Concurrent Resolution No. 3, and the same is herewith transmitted.

VICTOR ZEDNICK,
Secretary.

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the Senate at the door of the House.
The Speaker invited the senators to seats within the House, and the President of the Senate to a seat at the Speaker's desk.
The joint session was called to order at 10:30 a.m.
The President of the Senate presided.
Roll call of the Senate showed all Senators present, except Senators Grass, Groff, Hall, Landon and Morris, all of whom were excused.
Roll call of the House showed all members present, except Messrs. Brislawn, Meacham, Olson (A. E.) and Reed, all of whom were excused.
The President announced that this joint session is called for the purpose of canvassing the vote of the constitutionally elective officers of the State of Washington.
The clerk read the following message from the secretary of state and the recapitulation of votes cast for various state officers:

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY
OLYMPIA, WASHINGTON, January 12, 1925.

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

Sir: I have the honor of herewith submitting a recapitulation of the votes cast at the General Election, held throughout the state on November fourth, nineteen
Second day, January 13, 1925

Twenty-four, as canvassed by me from the returns made to this department by the several County Auditors of the State.

Respectfully,

J. Grant Hinkle,
Secretary of State.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roland H. Hartley</td>
<td>220,162</td>
<td>Republican</td>
</tr>
<tr>
<td>Ben F. Hill</td>
<td>126,447</td>
<td>Democrat</td>
</tr>
<tr>
<td>J. R. Oman</td>
<td>40,073</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>David Burgess</td>
<td>770</td>
<td>Socialist Labor</td>
</tr>
<tr>
<td>Emil Hermann</td>
<td>888</td>
<td>Socialist</td>
</tr>
<tr>
<td>William A. Gilmore</td>
<td>1,854</td>
<td>State</td>
</tr>
</tbody>
</table>

Lieutenant Governor.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. Lon Johnson</td>
<td>224,523</td>
<td>Republican</td>
</tr>
<tr>
<td>William R. Lee</td>
<td>92,318</td>
<td>Democrat</td>
</tr>
<tr>
<td>Elihu Bowles</td>
<td>35,159</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>Robert F. Howarth</td>
<td>942</td>
<td>Socialist</td>
</tr>
<tr>
<td>J. J. Falkner</td>
<td>1,421</td>
<td>State</td>
</tr>
</tbody>
</table>

Secretary of State.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. Grant Hinkle</td>
<td>244,959</td>
<td>Republican</td>
</tr>
<tr>
<td>Roy Erford</td>
<td>66,869</td>
<td>Democrat</td>
</tr>
<tr>
<td>John C. Kennedy</td>
<td>36,317</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>May L. Williams</td>
<td>1,478</td>
<td>State</td>
</tr>
</tbody>
</table>

State Treasurer.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. G. Potts</td>
<td>227,523</td>
<td>Republican</td>
</tr>
<tr>
<td>A. A. Lewis</td>
<td>80,873</td>
<td>Democrat</td>
</tr>
<tr>
<td>Joel Shomaker</td>
<td>36,279</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>Ole Granrud</td>
<td>1,235</td>
<td>State</td>
</tr>
</tbody>
</table>

State Auditor.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. W. Clausen</td>
<td>235,673</td>
<td>Republican</td>
</tr>
<tr>
<td>W. W. Kinsey</td>
<td>73,615</td>
<td>Democrat</td>
</tr>
<tr>
<td>Wiley M. Scott</td>
<td>35,035</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>Oscar McBride</td>
<td>1,346</td>
<td>State</td>
</tr>
</tbody>
</table>

Attorney General.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>John H. Dunbar</td>
<td>235,702</td>
<td>Republican</td>
</tr>
<tr>
<td>Harry L. Parr</td>
<td>69,776</td>
<td>Democrat</td>
</tr>
<tr>
<td>G. W. Louttit</td>
<td>34,766</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>A. Joseph Allen</td>
<td>1,254</td>
<td>State</td>
</tr>
</tbody>
</table>

Commissioner of Public Lands.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clark V. Savidge</td>
<td>242,606</td>
<td>Republican</td>
</tr>
<tr>
<td>S. S. Beggs</td>
<td>64,530</td>
<td>Democrat</td>
</tr>
<tr>
<td>Charles A. Johnson</td>
<td>35,917</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>John E. Reese</td>
<td>1,187</td>
<td>State</td>
</tr>
</tbody>
</table>

Superintendent of Public Instruction.

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote Received</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Josephine Corliss Preston</td>
<td>222,611</td>
<td>Republican</td>
</tr>
<tr>
<td>D. O. Dean</td>
<td>97,471</td>
<td>Democrat</td>
</tr>
<tr>
<td>Laura S. Bouck</td>
<td>34,788</td>
<td>Farmer-Labor</td>
</tr>
<tr>
<td>Herman Pfiffer</td>
<td>1,163</td>
<td>State</td>
</tr>
</tbody>
</table>

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington, this 12th day of January, 1925.

J. Grant Hinkle,
Secretary of State.

The President announced that he was about to sign the certificates of election of the following constitutional state officers: Roland H. Hartley, governor; W. Lon Johnson, lieutenant governor; J. Grant Hinkle, secretary.
of state; W. G. Potts, state treasurer; C. W. Clausen, state auditor; J. H. Dunbar, attorney general; Clark V. Savidge, commissioner of public lands, and Josephine Corliss Preston, superintendent of public instruction.

The Speaker announced that he was about to sign the certificates of election of the above named state officers.

The Speaker declared the following elected: Governor, Roland H. Hartley; Lieutenant Governor, W. Lon Johnson; Secretary of State, J. Grant Hinkle; State Treasurer, W. G. Potts; State Auditor, C. W. Clausen; Attorney General, J. H. Dunbar; Commissioner of Public Lands, Clark V. Savidge; Superintendent of Public Instruction, Josephine Corliss Preston.

On motion of Senator Conner, the joint session dissolved at 10:45 a.m. The House resumed its session at 10:50 a.m.

The Speaker announced that he was about to sign House Concurrent Resolutions Nos. 1 and 2.

CONCURRENT RESOLUTIONS.

House Concurrent Resolution No. 4, by Mr. Allen: Relating to a joint session of the House and Senate for the purpose of receiving the message of Governor Roland H. Hartley.

The resolution was read the first time.

On motion of Mr. Allen, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Allen, the rules were suspended, the second reading considered the third, the resolution was placed on final passage and adopted.

On motion of Mr. Olsen (Olaf L.), the House recessed until 1:00 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:00 p.m.

Roll call showed all members present, except Messrs. Brislawn, Cohen, Hemp, Meacham, Olson (A. E.), Reed and Sims, all of whom were excused, except Mr. Hemp.

JOINT SESSION.

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

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

The joint session was called to order at 1:28 p.m.

The president of the Senate presided.

Roll call of the Senate showed all Senators present, except Senators Hall, Hastings, Metcalf, and Morris, all of whom were excused.

Roll call of the House showed all members present, except Messrs. Brislawn, Burlingame, Cohen, Meacham, Olson (A. E.), Reed and Sims, all of whom were excused.

The President announced that this joint session is for the purpose of hearing the message of the Governor, Louis F. Hart.

Senator Conner moved that a committee of five, consisting of two mem-
bers of the Senate and three members of the House, be appointed to notify the governor that the joint session is ready to receive his message.

The motion was carried, and the President appointed as members of such committee Senators Conner and Cleary and announced that the Speaker had appointed as House members of such committee Messrs. Trunkey, Weik and Banker.

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

The committee appointed for that purpose escorted the governor to a seat beside the President.

Rev. John Martin Canse, of the First Methodist Episcopal church of Olympia, invoked the divine blessing.

The governor addressed the joint session as follows:

Mr. President and Members of the Legislature of the State of Washington:

May I ask your indulgence for a few moments to read to the people of the State of Washington, through you, its representatives, a message which I sent to a large number of my friends as a New Year's greeting January 1, 1915?

WE BELIEVE in the Evergreen State; in the glory of her Mountains, the Richness of her Valleys, in the Power of her Streams and the Wealth of her Waters.

WE BELIEVE in the People of Washington, in their Honor and their Vigor; in their Desire to Begin and their Steadfast Purpose to Successfully Finish and Manage Large Affairs.

WE BELIEVE in the name "Washington," Revered Throughout the World, Forever Symbol of the Best—Best in Fruit of Field, in Arts of Shop, in Gifts of Mine, in Men and the Deeds Men Do.

WE PLEDGE that by Thought and Act We will Magnify our State and the Life of our People; Bind our Valleys with Easy Roads and Lure our Friends o'er Delightful Trails through Mountain Fastnesses; Open up our Farms and put Water on Arid Lands that our Sons may Work at Home; Aid Nature with such Wise Skill that far distant Peoples may share her Bounties; Open wide with Welcoming Hospitality the Pleasures of our Land to all who Seek new Life in Body and Mind.

WE PLEDGE that as the Father of his Country won Freedom and the Admiration of Mankind so we and our Children will win Love, Peace and Happiness, for the People of our State; make the Common Life ever Richer in its Rewards, and Render ever Larger Service to the Nation with Whose History the Name WASHINGTON plays so Large a Part.

The governor then proceeded to read his written message as follows:

The conditions generally throughout our state were never more promising than at the opening of this, the Nineteenth Session of the Legislature of the State of Washington.

Complying with the constitutional provision which requires the Governor to "communicate at every session by message to the Legislature the condition of the affairs of the state." I desire to submit to you the following:

STATE FINANCE.

The Treasurer's report shows that the condition of the General Fund on December 31st was as follows:

1920 Overdraft .................. $1,016,860.79
1922 Cash ......................... $2,484,525.81
1924 Cash ......................... 4,511,676.97

The total cash in all funds in the treasury on December 31st of the several years was as follows:

1920 ........................................ $3,688,766.12
1922 ........................................ 8,058,374.96
1924 ........................................ 11,347,273.11
In 1920 there was a General Fund tax levy of four and one-half mills, in 1922 there was a General Fund tax levy of two and a quarter mills, in 1924 there is no tax levy for General Fund purposes.

There are no outstanding bonds against the state, except the Veterans' Compensation bonds of $11,000,000 and reforestation bonds of $10,439.03.

INVESTED FUNDS.

The following is a history of the investments of the permanent funds from the proceeds of land grants as of the close of business at the end of 1920, 1922 and 1924:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Dec. 31, 1920</th>
<th>Dec. 31, 1922</th>
<th>Dec. 31, 1924</th>
</tr>
</thead>
<tbody>
<tr>
<td>School Fund</td>
<td>$15,679,901 75</td>
<td>$16,257,863 75</td>
<td>$18,634,167 75</td>
</tr>
<tr>
<td>University</td>
<td>207,750 00</td>
<td>212,610 00</td>
<td>209,510 00</td>
</tr>
<tr>
<td>Scientific School</td>
<td>658,800 00</td>
<td>696,900 00</td>
<td>1,041,025 33</td>
</tr>
<tr>
<td>Agricultural College</td>
<td>499,927 85</td>
<td>564,127 85</td>
<td>709,017 14</td>
</tr>
<tr>
<td>C. E. P. and R. I.</td>
<td>544,713 23</td>
<td>549,013 23</td>
<td>560,473 23</td>
</tr>
<tr>
<td>Normal School</td>
<td>560,789 52</td>
<td>615,989 52</td>
<td>723,239 52</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$18,145,882 35</strong></td>
<td><strong>$18,896,504 35</strong></td>
<td><strong>$21,877,432 97</strong></td>
</tr>
</tbody>
</table>

This record of the invested funds taken in connection with the report of the Commissioner of the Public Lands is a history evidencing the careful and business like method of handling our land grant, in which every citizen of the state may take a just pride; and in a monument to the zeal, integrity and wisdom of our Commissioner of Public Lands.

CAPITOL BUILDING.

Governor Hay, in his message to the Legislature of 1913 used the following language:

"Besides caring for the present indebtedness, the Capitol grant, if properly handled, will provide sufficient funds to construct as fine a group of Capitol buildings as adorn the seat of government of any state in the Union."

With the rapid advancement in the price of stumpage, and with the limited amount of timber sold from the Capitol grant, this statement is doubly true.

The old Capitol building cannot be depended upon many more years to house any part of the state government without tearing out the interior and rebuilding with steel construction. The decaying of the old wooden construction and the hazard from fire will necessitate the vacating of this building in a few years.

STATE INSTITUTIONS.

The following table shows the growth of the population of the several state institutions. This table does not show the highest number of enrollment at any institution for any one year, but shows for each biennium the

<table>
<thead>
<tr>
<th>Institution</th>
<th>1918-1920</th>
<th>1920-1922</th>
<th>1922-1924</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western State Hospital</td>
<td>1,314.97</td>
<td>1,386.20</td>
<td>1,367.19</td>
</tr>
<tr>
<td>Eastern State Hospital</td>
<td>1,171.85</td>
<td>1,257.72</td>
<td>1,285.16</td>
</tr>
<tr>
<td>Northern State Hospital</td>
<td>876.93</td>
<td>973.68</td>
<td>1,063.79</td>
</tr>
<tr>
<td>State Custodial School</td>
<td>594.96</td>
<td>713.25</td>
<td>810.83</td>
</tr>
<tr>
<td>State Soldiers' Home</td>
<td>214.50</td>
<td>193.00</td>
<td>178.63</td>
</tr>
<tr>
<td>State Soldiers' Colony</td>
<td>135.33</td>
<td>144.41</td>
<td>133.25</td>
</tr>
<tr>
<td>Washington Veterans' Home</td>
<td>459.33</td>
<td>416.00</td>
<td>459.54</td>
</tr>
<tr>
<td>State School for Deaf</td>
<td>101.58</td>
<td>76.31</td>
<td>114.78</td>
</tr>
<tr>
<td>State School for Blind</td>
<td>41.91</td>
<td>36.72</td>
<td>64.36</td>
</tr>
<tr>
<td>State Penitentiary</td>
<td>608.28</td>
<td>706.45</td>
<td>759.48</td>
</tr>
<tr>
<td>State Training School</td>
<td>237.85</td>
<td>205.00</td>
<td>257.00</td>
</tr>
<tr>
<td>State School for Girls</td>
<td>107.35</td>
<td>129.60</td>
<td>139.10</td>
</tr>
<tr>
<td>State Reformatory</td>
<td>327.43</td>
<td>376.50</td>
<td>375.80</td>
</tr>
<tr>
<td><strong>Total Average Daily Population</strong></td>
<td><strong>6,221.57</strong></td>
<td><strong>6,615.72</strong></td>
<td><strong>7,266.53</strong></td>
</tr>
</tbody>
</table>

Increase over 1920..............1,045.16 or 16.7 %
Increase over 1922..............659.81 or 9.84%
Average yearly increase........261.29 or 4.18%
From this table you will note that four years ago we had only two institutions, the Western and the Eastern State Hospitals, with a population as great as the increase since that time. In other words, to house the increased population would require new buildings in excess of any one institution other than the two hospitals named.

**STATE HOSPITALS.**

The custodial care in each of our state hospitals ranks at the top with all the hospitals in the United States. No better, more scientific, or humane treatment is given anywhere in the world than at our state institutions.

Politics in the management of these institutions has been unknown. At the Western State Hospital, Dr. Keller, who was in charge under Governor Lister, was retained as long as he would stay and when he insisted upon resuming private practice, I was successful in being able to draft Dr. David Livingstone, who has proven a worthy successor to Dr. Wm. N. Keller.

Dr. A. S. Oliver, Jr., at the Eastern State Hospital, and Dr. J. W. Doughty, at the Northern State Hospital, served as superintendents of these institutions under my predecessor. Their learning and ability have been demonstrated in their work and I have been glad to be able to retain them, and their continued experience increases their value to the state.

Governor Albert E. Mead, in his message to the Legislature in 1909, used the following language:

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

In 1923, the Legislature enacted a law providing for the payment of a limited sum from the estate or family or county. The law went into effect on the 9th of June, 1923, and since that time, up to the 31st of December, 1924, there had been collected for the support of patients in the several hospitals, the sum of $242,552.71.

Some of the counties declined to contribute under this law, which necessitated a law suit which has just been terminated by the Supreme Court holding the law valid and constitutional, and the sums thus held up will be paid into the treasury in a few days.

I think that these collections under the new law, during the organization of the official machinery necessary to make the collections, show the justification for such an act.

**WESTERN WASHINGTON HOSPITAL.**

This is not only the largest and most populous institution caring for the wards of the state, but is also the oldest.

While on a trip to Washington City last September I received a telegram reporting a fire in one of the buildings at Fort Steilacoom which did a very considerable damage to the interior of that building and required an expenditure of some $60,000, but fortunately no lives were lost, all of our wards being safely cared for.

Two days later I read an editorial in one of the leading papers of an eastern state based upon a report of the official architect of that state, in which he said that $150,000,000 would be required to fireproof the buildings and make them safe for the housing of the unfortunate wards of that commonwealth. You will recall that a few years ago a horrible disaster fell upon that state in the destruction by fire of one of its large hospitals for the insane in which some hundreds of unfortunates were cremated. I hope that no such disaster as that will be necessary to arouse the people of Washington to the importance of making safe the wards for whose care we are responsible.

Some of the old buildings at Fort Steilacoom have been there many years and the old wooden construction ought to be torn out and replaced with modern fireproof steel
EASTERN STATE HOSPITAL.

This institution continues to grow and its business management like each of the others is quite satisfactory.

NORTHERN STATE HOSPITAL.

As in the case of the other hospitals the business management as shown by the Superintendent is splendid.

Drainage has been a very serious problem at this institution, with every indication that it is now solved.

STATE PENITENTIARY.

As shown by the foregoing table, the average daily population of this institution for the two years ending December 31, 1924, was 759.48, but the population at the close of the year 1924 was 829 actually present in the institution.

Repeated recommendations for the purchase of additional ground for this institution have been fruitless and while we have been able to employ a few of the inmates on the limited amount of farm land we have and in the plate shop, the work is of necessity very unsatisfactory and will be so as long as the institution is so restricted in the area of its farm land. I feel that under the condition existing and the limited employment for the inmates, the results have been quite satisfactory.

WASHINGTON STATE REFORMATORY.

The average daily enrollment at this institution for the biennium shows 375.80, while the actual enrollment at the institution on the 31st of December, 1924, was 485. During the present biennium 603 have been paroled from the Reformatory and 345 have received suspended sentences, making a total of 948. During the same time the same number, 603, were paroled from the Penitentiary. Of these paroled from the Penitentiary, 31 were returned for violation of their paroles and 15 were returned for the commission of other crimes, thus indicating that less than eight percent of those paroled from the penitentiary have violated their paroles. And it might be of interest to you to know that so far as the records of this office disclose, no person convicted of murder and sentenced to the Penitentiary for life and pardoned has ever again been arrested for the commission of any crime committed subsequent to his release.

BOYS' TRAINING SCHOOL.

With the limited amount of land available this school is doing as well in training as is possible. We have a good tailor shop, a boot and shoe shop, a furniture factory, a printing office, and are endeavoring to get the boys started in such lines of industrial work as appeal most strongly to them. I have been somewhat disappointed in this institution in that I have not been able to get the fruit production or the canning plant for fruit and vegetables as I had hoped. I believed four years ago, and still believe, that a large amount of the canned vegetables and fruit used by the other institutions could be profitably raised and canned at the Boys' Training School.

The boys are, in addition to the training above mentioned, receiving the proper school education and training, so far as is possible with the equipment at our disposal and most of the boys go out from there ready to take their place in society and become good citizens.

The overcrowded condition has made it necessary to use tentage and new buildings are badly needed.

STATE SCHOOL FOR GIRLS.

Under the present management this institution is doing a splendid work. Early in my administration I decided that cleaning out barns and taking care of cows was not an essential work for girls, nor a proper part of their curricula. I therefore caused the cows at this institution to be transferred to the Boys' Training School, which institution delivers milk, cream and butter daily to the School for Girls.

A number of girl graduates from this school are holding positions of honor and trust, especially where we are able to keep from the general public the knowledge that they are graduates of the State School.

We never place a girl in a position of trust without fully advising her employer of her record. This is appreciated by the employer and so long as the general public does not find it out the girl is able to make good, but it is pretty hard on one to have to fight public sentiment when the newspapers begin publishing the fact that
any of our former wards were inmates of a penal or reformatory institution, or even a training school.

STATE CUSTODIAL SCHOOL.

This institution, improperly located, with an enrollment far beyond its capacity, and with a waiting list almost equal to its present enrollment, awaits your action. With cots in hallways and overcrowded conditions everywhere, the superintendent is doing as well as anyone could. With imbeciles, idiots, subnormal and some almost normal, it is difficult to render any real service to any of the wards. The low mentality of the wards is such that they are unfit to take care of, or render any valuable assistance in the care of cows. The herd for this institution was transferred to the Eastern State Hospital which institution supplies the Custodial School with milk and butter.

STATE SOLDIERS' HOME AND COLONY.

This institution appears to be getting along reasonably well with a slight decrease in enrollment by reason of the dying off of the old Civil War Veterans and few of the veterans of the Spanish-American War and the World War needing the care of this institution.

WASHINGTON VETERANS' HOME.

The average daily enrollment for the last biennium was practically the same as that of 1918 and 1920. This institution is under splendid management and is doing well, but I cannot refrain from calling your attention to the terrible fire hazard incident to the buildings at this institution.

STATE SCHOOL FOR DEAF.

No institution in my opinion is better managed and no school anywhere for unfortunates of this class ranks higher in educational work than does our school at Vancouver.

STATE SCHOOL FOR BLIND.

This school is reaching near its capacity and if more of our unfortunates are to be cared for, additional facilities will have to be provided.

FARM AND DAIRY PRODUCTS.

At most of the institutional farms the production of fruit, vegetables and cereals is carried on quite successfully. Our herds and flocks are being improved and supplying ample eggs, poultry, milk, butter and cheese to meet the requirements of the several institutions.

STATE PURCHASING DEPARTMENT.

Perhaps no division of state government shows such a financial profit to the state as does our Purchasing Department over the old hap-hazard way of allowing everybody and anybody to order goods and supplies and the state pay for whatever bill is presented.

Some criticism has been made against this Division by people who had been in the habit of furnishing supplies to the state at whatever price they might see fit to charge, but I believe that the general business man who has dealings with this department prefers to have the purchasing of the state's supplies conducted in a business-like method.

It is true that once in a while some person who is not awarded a contract that he thinks he ought to have complains, but on thorough investigation it is generally found that his disappointment at not getting the business is the principal ground of complaint.

I believe that the departments and institutions of the state under the Department of Business Control have been as economically and efficiently directed as could reasonably expected from anyone.

LICENSE DEPARTMENT.

The State Finance Committee's recommendation for appropriation for the License Department was not followed by the Legislature two years ago.
With an appropriation materially below the amount required to operate the Department during the preceding biennium, it is impossible to function to the end of this biennium with an increase of thirty per cent in the volume of business.

Your attention is specially directed to the report of the Director of Licenses.

DEPARTMENT OF LABOR AND INDUSTRIES.

The Eighteenth Legislature increased the amount of awards for accidents and to widows and orphans about thirty per cent above the sums formerly allowed; at the same time the appropriation from the Accident Fund was made $1,000,000 less than recommended by the State Finance Committee.

I refer you to the report from this Department for careful consideration.

GASOLINE TAX REBATE.

The last Legislature provided for certain rebates of gasoline tax and authorized the State Treasurer to pay such sums as might become due but failed to make an appropriation from which to make such payments.

A detailed statement of these sums will be found in the report of the State Treasurer.

ADMINISTRATIVE CODE.

All Departments under the Code are functioning efficiently and economically. During the biennium 1921-1923 we reverted nearly two million dollars of the funds appropriated for the operation of these Departments.

The condition of our finances as of November 30, 1924, indicates that on March 31, 1925, there will be more than $1,500,000 of the 1923 session's appropriations unexpended, notwithstanding the 1923 appropriations were $1,400,000 less than those of 1921.

With this record and this financial showing I have no desire to see the state systems of government changed from one of direct responsibility.

MILITARY DEPARTMENT.

Perhaps no other state in the Union retains the war time pay of its National Guard.

Our Guardsmen do not desire it and it appears that this $25,000 or $30,000 could be expended in a more beneficial manner.

Your attention is directed to this subject in the report of the Adjutant General.

On April 8, 1923, during the range drill of the 41st Tank Company, an innocent bystander, John Leuenbusky, age 18 years, the support of his widowed mother, was accidentally killed.

A relief measure granting to the aged mother $2,000 from the Military Fund would be an act of justice.

HIGHWAYS.

I desire to quote with my approval the statement of Governor M. E. Hay in his message to the Thirteenth Session of the Legislature:

"I do wish to impress upon you the necessity of adhering to a consistent and comprehensive program in the adoption of any road policy. Only in this way can satisfactory results be attained. Any hap-hazard, pork-barrel or grab-bag method of appropriating road funds is certain to end in disaster to the good roads cause."

The governor departed from the reading of the printed message and spoke as follows:

"You will note that I have endeavored not to infringe upon the prerogatives of my successor, and, therefore, have not made any recommendations."

The governor then resumed the reading of the printed message as follows:

IN CONCLUSION.

Our agricultural, industrial and commercial interests are bright with promise of better conditions than have prevailed for some years. The general health of our people good, and our death rate lower than elsewhere and the social and economic future of the state depending largely upon your work.

To my successor, zealous and conscientious, I bespeak your earnest support.

With a full consciousness of having for nearly six years served the people to the best of my ability, with good will for all who believe in representative government,
and sincere wishes for your success in behalf of the people, I turn over the duties of Governor to him whom the people have elected to succeed me.

Louis F. Hart,  
Governor of Washington.

On motion of Senator Metcalf, the joint session dissolved at 2:15 p. m. The House resumed its session at 2:20 p. m.

The Speaker announced that he was about to sign House Concurrent Resolutions Nos. 3 and 4.

Mrs. Miller moved that the use of the House chamber be given over to a discussion of the child labor amendment by both proponents and opponents of the amendment on Monday evening, January 19, 1925.

The motion was carried.

On motion of Mr. Allen, the House adjourned until 11:30 a. m., Wednesday, January 14, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.

THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., WEDNESDAY, JANUARY 14, 1925.

The Speaker called the House to order at 11:30 a. m.

Roll call showed all members present, except Messrs. Brislawn, Chamberlain, Olson (A. E.), Reed, and Sims, all of whom were excused.

Prayer was offered by Rev. John Martin Canse, of the First Methodist Episcopal church, of Olympia.

The reading clerk proceeded to read the Journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,  
OLYMPIA, WASHINGTON, JANUARY 13, 1925.

The Senate has adopted House Concurrent Resolution No. 4, and The President has signed House Concurrent Resolution No. 1, also House Concurrent Resolution No. 2, and the same are herewith transmitted.

Victor Zednick,  
Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 1, by Mr. Totten: An act relating to the prevention of cruelty to animals and amending Sections 3185, 3195 and 3196 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 2, by Mr. Egbert: An act amending Section 10366 of Remington's Compiled Statutes (Pierce's Code Section 5557), relating to gas, electrical and water companies.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 3, by Mr. Egbert: An act relating to the public highways, providing for the public safety, and regulating the operation of street cars upon the public streets and highways, and providing a penalty for violation of its provisions.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 4, by Mr. Egbert: An act to prohibit the use of any picture, or reproduction of any picture of the President, or any ex-President of the United States for advertising purposes, and fixing the penalty for the violation thereof.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 5, by Mr. Thompson (Geo. W.): An act authorizing cities of the first class to provide for separate designations for councilmen and for their election to and filing for office under such separate designations.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 6, by Mr. Collin: An act relating to elections amending section 5144 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 7, by Mr. Thompson (Geo. W.): An act relating to the public lands of the state, granting rights of way thereon, and amending section 7686 Pierce's Code.

Ordered printed and referred to Committee on State Granted, School and Tide Lands.

The sergeant-at-arms of the Senate announced that the Senate was ready to proceed with the House to the Liberty theatre, Olympia, to receive the message of Governor-elect Roland H. Hartley.

**JOINT SESSION.**

The President of the Senate called the joint session to order at 12:00 o'clock, noon.

Roll call of the Senate showed all senators present, except Senator Hall, who was excused.

Roll call of the House showed all members present, except Representatives Brislaw, Chamberlain, Olson (A. E.), Reed and Sims, all of whom were excused.

The President announced the appointment of the following committee to escort Governor Louis F. Hart to a seat beside the President, and notify Governor-elect Roland H. Hartley that the joint session was prepared to receive his message: Senators Condon and Sutton and Representatives Allen, Dunn and Westover.

The committee retired.

The President announced the arrival of Governor Louis F. Hart and Governor-elect Roland H. Hartley.
Rev. R. Franklin Hart invoked the divine blessing.
The President presented to the joint session Governor Louis F. Hart.
Chief Justice Tolman, of the Supreme Court of the State of Washington administered the oath of office to Governor Roland H. Hartley.
Ex-Governor Louis F. Hart presented Governor Roland H. Hartley to the joint session.

The Governor delivered his message to the joint session as follows:

To the Members of the Legislature of the State of Washington:

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

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

We may as well face the fact, and face it squarely, that we are too much governed. The agencies of government have been multiplied, their ramifications extended, their powers enlarged, and their sphere widened, until the whole system is top-heavy. We are drifting into a dangerous and insidious paternalism, submerging the self-reliance of the citizen, and weakening the responsibility and stifling the initiative of the individual. We suffer not from too little legislation, but from too much. We need fewer enactments and more repeals. We need to call a halt until the majority's pocketbook catches up with the desires and clamor of minorities for more government and increased appropriations.

The tax burden constitutes the gravest problem which today confronts the state and the nation. So much so that taxation is the great unsolved problem of government. Shiftiing the burden by no means lightens it. Finding new sources of revenue is ever fraught with the danger of opening up new avenues of expenditure. In dealing with the tax question, our first task is to reduce the cost of conducting the public's business, not to devise new ways and means of raising revenue to meet the mounting cost of government. This can be accomplished only by curtailing and simplifying the functions of government and by the practice of hard-headed, close-fisted economy in meeting the requirements of essential public service. Such practice will be in vogue during the next four years in those departments under the governor's control.

STATE HIGHWAYS.

The pay-as-you-go state highway construction policy, reaching all sections of our state and paid for largely by the users of such highways, should be continued under a building schedule as liberal as an economical construction policy permits. A too rapid construction may mean increased unit cost and add to the difficulty of proper supervision.

A construction program involving the expenditure of five million dollars per annum would meet this situation and such a plan would permit the abandonment of the last of the direct taxes on account of road work.

I therefore favor that the permanent highway tax, formerly 1½ mills, be not levied, the counties to be compensated for this loss of revenue through apportionment of the gasoline tax on the same basis as under the permanent highway levy distribution. This plan would be in harmony with the policy of using all of the revenue arising from the use of roads for road construction and maintenance purposes.

The increasing regular use of the highways for public transport suggests those so using should pay a commensurate and fair sum for such privilege and use.

BUDGET LAW.

As a means to greater economy this state needs more stringent budget requirements. The making of a budget should not be left to expending officials nor to an ex-officio board of cursory and perfunctory review. Neither should it be thrust upon
the over-worked, time-pressed, appropriations committee of the Legislature. Budget-making should be mandatory upon some official whose duty it is to study the needs of government and whose purpose it is to reduce the cost of government.

Unexpended balances in the various funds at the close of a year or biennium do not necessarily reflect economy. Such balances are evidence that those responsible for the estimates guessed poorly rather than expended wisely. The true measure of economy is the sum total taken from the people in taxes, fees and assessments, for the purposes of government. The needs of the state can never be paramount to the citizens’ ability to pay. The welfare of the individual should never be lost sight of in making a budget. The taxpayer’s money should be left in his own pocket for his own use rather than piled up, unused and inert in the State Treasury.

I recommend an executive budget to be prepared by the State Director of Efficiency for submission to the Governor, for his approval and later presented to the Legislature for consideration and action. A budget so prepared will show, in complete detail, every contemplated expenditure of every department and activity of the state, to every member of the Legislature, prior to its meeting, and would be an earnest of greater economy and a long step forward in sound public administration.

Those states most advanced in modern business methods are now using a budget so prepared, and a bill to provide such a budget will be drawn and submitted to your early consideration.

TAXATION.

Taxation and public expenditure are inseparable. Relief in the former can be had only by spending less and confining the state’s activities as far as possible to the essentials of government.

Fair financial provision must always be made for the growth of our necessary institutions and functions, but I am opposed to any expansion or extension of the state’s other activities, and purpose making a critical survey of some now performed that might in the public interest be abandoned.

Before greatly modifying or considering important changes of our revenue laws, the present system, the result of years of legislative and administrative experience, should be perfected through the functioning of a State Board of Tax Commissioners, exercising ample supervisory powers over original assessments and authority to reassess, if necessary. Without complete and central authority and control, state uniformity in assessment under our present, or any tax law, is impossible.

To exercise the authority now granted under the code to the Director of Taxation, I would suggest a state Board of Tax Commissioners, consisting of three members with the added powers as above, and who shall be further charged with the duty of studying the whole subject of the state’s taxation policy, and to report from time to time, with suggestions and recommendations to the Governor.

It is with the greatest reluctance I suggest an addition to the number of state officials, but this function with its semi-judicial and wide powers necessary to be conferred and exercised, would seem to demand a commission, for a time at least, as our assessment rolls need thorough revision and equalization.

Your attention is also directed to the conditions under which bonds are now voted for various purposes by the different governmental units.

It is recommended that any and all such future bond issues shall require the direct recorded approval of the citizenship as confirmed by their appearance at the polls and voting a number at least equal to a majority of the total voting at the last general state election. No general indebtedness of any kind should be created by the action of a small minority, since if the improvement under discussion is of public interest and a public demand, those concerned should and will manifest their approval by appearing at the polls and voting to approve the necessary bonds, which otherwise should not be issued.

EDUCATION.

The disproportionate and alarming growth in the cost of public education makes this subject that of the very first importance. No plan for state economies can omit a very careful consideration of the education budget. I believe economy
is practicable here without lessening the efficiency of our state institutions, par-
ticularly if the number of the student body is limited to those earnestly seeking
and benefiting through its advantages.

Higher education at the expense of the state is a very great privilege,
properly at the command of all our children, and that it may be profited by, and
the opportunity maintained without burdensome or prohibitive taxation, de-
mands entrance requirements and educational standards such as will eliminate
those unprepared, unable or unwilling to conform to such standards of appli-
cation and scholarship.

A more intimate relationship of the different educational activities of the
state, and a revision of the state's general policy of development of its educa-
tional plant is advisable and necessary in the best interests, both of education
and the taxpayer. To this end, it is recommended the State Board of Higher
Curricula, as at present constituted, be abolished, and a lay board of five be
constituted and charged with the duty of thoroughly investigating the entire
state system of higher education and recommending to the next Legislature a
plan for its coordination and future business control.

Being assured there is no need or necessity from an educational standpoint,
I recommend no levy be made for the Centralla Normal School.

REFORESTATION.

In this state reforestation is a normal and natural process. It only requires
time and protection from outside dangers to regrow our forests. Each year
finds a rapidly mounting, aggregate In the acreage of cut-over and unproductive
timber lands, most of which have their greatest economic value In reforestation
and should be so used.

My fear is the certain reforestation of such lands can only be carried on in
state or national ownership, but a sound state policy of reforestation should be
developed and should offer every fair inducement and encouragement for private
ownership to engage in regrowing timber. Means must be found without
further loss of time to put these unproductive lands to economic use.

ADMINISTRATIVE CODE.

I am of the opinion that modifications can be made in the Administrative
Code so as to effect new economies without impairing efficiency. What these
modifications should be I am not now qualified definitely to say. I am prepared
to take the code as it exists and to cut operating costs to the bone. Wherever
practicable and possible, consolidation of departments and of duties within
departments will be effected, expenditures will be eliminated and the public
payroll, both as to men and money, will be reduced to the end that the taxpayer
may have a breathing spell, and the individual citizen, in his own business, may
enjoy a respite from governmental regulation, inspection, interference, dictation
and domination.

CHILD LABOR.

There is another matter of vital importance not only to the people of this
state but to every soul in America, concerning which I wish briefly to speak.

You will early have submitted to you the proposed 20th Amendment to the
Federal Constitution, the popularly and appealingly but wholly erroneously
so-called Child Labor Amendment, "to limit, regulate and prohibit the labor of
all persons under 18 years of age."

If adopted it means a radical and revolutionary departure from the principles
on which our Federal government is founded; It would subordinate the control
of the state over its youth to Congress, operating through a Federal bureau;
and further will deprive parents of primary control over the occupation and
training of their children.

"To limit and to regulate" means the control of all of their activities;
while "to prohibit" carries with it a menace for the complete demoralization of
youth through possible idleness and a relaxation or perhaps entire freedom of
parental authority.

Labor of children under fourteen years should not exist in our great country
and happily is rapidly disappearing through the action of the respective states,
all of which now prohibit child labor and have enacted ample and progressive
school laws as well. This is a normal American, and entirely reassuring de-
velopment. The last instances of child labor will completely and finally dis-
appear only when local sentiment, local responsibility and local control end it.
No bureaucratic control will, or ever can do so.
To consider ratification indicates a willingness to give away the rights of
our citizens and to endow Congress with a power our own people have never yet
entrusted to this, their own state government; and a willingness to deprive our
citizenship of its historic self-government and exclusive control over its greatest
possession, the youth of the state. There is no condition, nor crisis, that de-
mands or suggests any such surrender of the people's fundamental rights, the
essence of democracy.
My unshakable conviction is the control of the youth is properly and safely
a subject for exclusive state jurisdiction, meaning largely their own fathers
and mothers, and I am utterly opposed to and protest against the possibility of
interference of any kind, in the home or in normal family relationship by any
Federal agent or emissary of any political bureau.
The people of our state will never permit its youth being made the victims
of a nationalization or federalization policy, that no modern government but
Russia has ever attempted to exercise and since the entire proposal is wholly
socialistic and wholly opposed to American ideals, it should be promptly re-
jected.
As Governor of Washington, I most earnestly object to a surrender of its
complete and exclusive jurisdiction over its youth. And certainly with my ap-
proval, no youth of the State of Washington between the ages of 14 and 18 will
have his or her most valued right, born in every American child—the inalienable
right to work for a living, to further his own education and advancement, to
aid his parents and family and to enjoy the fruits of his labor—taken away or
denied him, nor shall it be exercised subject to the control of anybody, other
than the parents and the youth himself.
If at any time, anywhere in this commonwealth, child exploitation in any
form should be attempted, public sentiment would forthwith terminate it and
at all times the Legislature can be depended upon to enact any and all neces-
sary legislation, changing conditions may ever require.

IN CONCLUSION.

We have a great state, peopled by a forward-looking, industrious people—
a people who at the last election went splendidly on record in favor of sound,
common sense government. Let's not fail them, but get to work. You here, I
over there. If at any time I can render any assistance, my services are yours
and I shall hope for your cooperation to the end that our several pledges to
those who have placed us here may be made good.

ROLAND H. HARTLEY.

OLYMPIA, WASHINGTON, January 14, 1925.

On motion of Senator Conner, the joint session dissolved.
The House resumed its session at 1:15 p. m.
On motion of Mr. Allen, the House adjourned until 1:30 p. m., Thurs-
day, January 15, 1925.

C. R. MAYBURY, Chief Clerk.
FOURTH DAY, JANUARY 15, 1925

FOURTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 15, 1925.

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

Roll call showed all members present, except Representatives Brislawn, Chamberlain, Olson (A. E.), Reed, Sims, Shields and Templeton, all of whom were excused.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss further reading was dispensed with and the journal was approved.

STANDING COMMITTEES OF THE HOUSE.

The Speaker announced the appointment of the following standing committees of the House:

Agriculture—Aspinwall, chairman; Collin, Jones (John R.), Knutzen, Siler, Baldwin, Dunn, Peterson, Brislawn, Custer, Lindsay, Van Horn, Welk, Hemp, Jones (Roy), Chamberlain, Olson (A. E.).

Appropriations—Olsen (Olaf L.), chairman; Aspinwall, Capron, Johnson (Lee H.), Totten, Jacobs, Siler, Willhite, Knutzen, Knapp, Murray, Shipley, Brockman, Beatty, Cross, Northup, Hanks, Dunn, Danielson, Anderson, Reeves, Glasgow, Brislawn, True, Lent, Goldsworthy, Cohen, Stewart (M. M.).

Banks and Banking—Knapp, chairman; Reed, Barlow, Ryan, Dale, Nolte, Falknor, Cross, Olson (A. E.), Voss, Glasgow, Cohen.

Cities of the First Class—Voss, chairman; Trunkey, Nolte, Loveberry, Moran, McCall, Murray, Miller, Morton.

Claims and Auditing—Scales, chairman; Sisson, Stephens, Burlingame, Jones (John R.).

Commerce and Manufacture—Barlow, chairman; Moran, Davis, McLean, Johnson (Levy).

Compensation and Fees for State and County Offices—Shipley, chairman; Crosby, Siler, Behrens, Willhite, Stewart (Grant), Knapp.

Congressional Apportionment—Stephens, chairman; Tripple, Josefsky, Hall, Northup.

Constitutional Revision—Hall, chairman; Soule, Mess, Cutting, Zent, Morton, Tripple.

Corporations Other Than Municipal and Railroad—Soule, chairman; Egbert, Thompson (Geo. W.), Stewart (M. M.), True.

Counties and County Boundaries—Jones (Roy), chairman; Chamberlain, Collin, Thompson (Richard), Van Horn, Lindsay, Shipley.

Dairy and Livestock—Mess, chairman; Custer, Danielson, Gray, Knutzen, Willhite, Aspinwall, Dale, Banker, Hemp, Peterson.

Dikes, Drains and Ditches—Dale, chairman; Knutzen, Johnson (Lee H.), Willhite, Chamberlain.

Education—Goldsworthy, chairman; Halsey, Rychard, Overmeyer, Baldwin, Collin, Reeves, Schwartz, Beatty, Chamberlain, Gray, Johnson (Levy).

Educational Institutions—Hanks, chairman; Scales, Soule, Capron, Johnson (Lee H.), Sweetman, Stephens, Brislawn, Huffman, Olson (A. E.), Dunn.

Elections and Privileges—Shields, chairman; Anderson, Douglas, Hall, Moran, Zent, Murray, Cutting, Welk, Durrant, Davis, Egbert.
Engrossment—Tripple, chairman; Davis, Sweetman.
Enrollment—Anderson, chairman; Welk, Schwartz, Murray, Sisson.
Federal Relations and Immigration—Willhite, chairman; Totten, True, Burlingame, Templeton.
Fisheries—Sims, chairman; Capron, Crosby, McDonough, Thompson (Richard), Templeton, Sisson, Van Horn, Stratton, Loveberry, Nolte.
Forestry and Logged-off Lands—Saunders, chairman; Stratton, Trunkey, Weaver, Templeton, Crosby, Douglas, Morton, Johnson (Levy).
Game and Game Fish—Sisson, chairman; Meacham, Barlow, Rychard, Northup, Lent, Weaver, Banker, Baldwin, Hubbell, Stephens, Dunn.
Harbors and Waterways—Douglas, chairman; Behrens, McDonough, Stewart (M. M.), McDean, Nolte.
Horticulture—Collin, chairman; Schwartz, Jones (John R.), Reeves, Gray.
Industrial Insurance—Allen, chairman; Reed, Trunkey, Westover, Capron, Egbert, Lent, Stratton, Hanks, Weaver, Overmeyer.
Insurance—Long, chairman; Voss, Moran, Rychard, Tripple, Falknor, Davis, Huffman, Cutting, Johnson (Lee H.), Allen.
Judiciary—Moulton, chairman; Cohen, Falknor, Shields, Soule, Totten, Glasgow, Hall, Lindsay, Morton, Zent, Long, Cutting, Knapp.
Labor and Labor Statistics—Thompson (Geo. W.), chairman; Sweetman, Westover, McCall, Shields, Weaver, Stewart (Grant A.), Stephens, Jones (John R.), Egbert.
Legislative Apportionment—Brislawn, chairman; Totten, Sims, Jacobs, Jones (Roy), McDean, Aspinwall.
Medicine, Dentistry, Pure Food and Drugs—Capron, chairman; Brockman, Overmeyer, Durrant, Sweetman, Jones (Roy), Glasgow.
Memorials—Murray, chairman; Hemp, Hanks, Saunders, Shields.
Military—Josefsky, chairman; Crosby, Davis, Durrant, Falknor, Scales, Totten.
Mines and Mining—Stewart (Grant A.), chairman; Behrens, Jacobs, Barlow, Glasgow, Zent, Danielson.
Municipal Corporations Other Than First Class—Gray, chairman; Danielson, Durrant, Stewart (M. M.), Soule, Cross.
Parks and Playgrounds—Miller, chairman; Custer, Olsen (Olaf L.), Lent, Saunders, Shipley, Overmeyer.
Printing—Welk, chairman; Allen, Tripple, Anderson.
Public Buildings and Grounds—Johnson (Levy), chairman; Saunders, True, Van Horn, Reed.
Public Morals—Reeves, chairman; Anderson, Olson (A. E.), Moran, Miller, Brockman, Johnson (Levy).
Railroads—True, chairman; Saunders, Northup, Loveberry, McCall, Long, Mclean, Hanks.
Reclamation and Irrigation—Banker, chairman; Josefsky, Hanks, Schwartz, Lindsay, Huffman, Moulton, Long.
Revenue and Taxation—Meacham, chairman; Sims, Cohen, Goldsworthy, Huffman, Cutting, Hubbell, Jones (Roy), Lindsay, Jones (John R.), Zent, Westover, Miller, Thompson (Geo. W.), Thompson (Roy).
Roads and Bridges—Ryan, chairman; Sisson, Templeton, Mess, Mclean, Crosby, Reed, Sims, Dale, Scales, Rychard, Hubbell, Moulton, Schwartz, Burlingame, Baldwin, Halsey, Olson (A. E.), Collin, Josefsky, Stewart (Grant A.), Banker, Nolte, Behrens, Long, Stratton, Welk, Peterson, McDonough, Weaver.
Rules and Order—Danskin, chairman; Reed, Sims, Allen, Trunkey, Barlow, Halsey, Long, Banker, Dunn, Hubbell.
Rural Credits and Agriculture Development—Burlingame, chairman; Thompson (Roy), Chamberlain, Huffman, Peterson.
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State Charitable Institutions—Peterson, chairman; Lent, McCall, Burlingame, Aspinwall, Hall, Loveberry.

State Library—Beatty, chairman; Tripple, Brislaw, Custer.

State Penal and Reformatory Institutions—Siler, chairman; Miller, Beatty, Allen, Morton, Cross, Thompson (Geo. W.).

State Granted School and Tide Lands—Jacobs, chairman; Rychard, Knapp, Brockman, Northup.

On motion of Mr. Allen, the use of the House chamber on Wednesday evening, January 28, was accorded the Exchange Club, of Seattle.

DEPARTMENT OF STATE,
OLYMPIA, WASHINGTON, JANUARY 13TH, 1925.


DEAR SIR: I am enclosing herewith letter of transmittal concerning the permit of the Administrative Board authorizing emergency expenditure beyond the appropriation made for the Department of Licenses.

Very truly yours,

J. Grant Hinkle,
Secretary of State.

The message and papers enclosed were referred to the Committee on Appropriations.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASHINGTON, JANUARY 14TH, 1925.

Mr. Speaker:

The President has signed House Concurrent Resolution No. 3, also House Concurrent Resolution No. 4, and the same are herewith transmitted.

Victor Zednick,
Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 8, by Mr. Lindsay: An act to authorize and control the deposit in banks of money belonging to or in the custody of the State and to repeal all acts and parts of acts in conflict with this act.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 9, by Mr. Morton: An act relating to revenue and taxation and amending Section 11237 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 10, by Mr. Dale: An act relating to the Superior Court of the counties of Cowlitz, Klickitat and Skamania and the appointment and election of judge therein.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 11, by Mr. Falknor: An act relating to the filing of plats of land located within certain distances of certain cities and towns.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 12, by Mr. Morton: An act to provide indemnity to persons injured in motor vehicle accidents and the establishment of a state automobile fund.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 13, by Mr. Zent: An act to prohibit judges of the Superior Court from commenting upon any subject of litigation at the time of passing upon the qualification of the jurors, or at any other time.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 14, by Mr. Zent: An act relating to writs of garnishment issued by justices of the peace and providing for the release of the garnishee defendant.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 15, by Mr. Zent: An act relating to jury service and amending section 100 of Remington's Compiled Statutes of Washington, being Section 7 of Chapter 57, Laws 1911.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 16, by Mr. Zent: An act to amend Section 681 of Remington's Compiled Statutes of Washington relating to bonds in garnishment.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 17, by Mr. Zent: An act relating to the vacation of judgments and amending Section 467 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 18, by Mr. Zent: An act relating to the discharge of garnishee, and amending Section 691 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 19, by Mr. Zent: An act defining general and special verdicts in civil actions or proceedings and defining the proceedings to be had with relation thereto.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 20; by Mr. Zent: An act to amend Section 1722 of Remington's Compiled Statutes of Washington relating to appeal and supersedeas bonds.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 21, by Mr. Zent: An act to abolish the doctrine of contributory negligence as a defense in civil actions.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 22, by Mr. Zent: An act to suppress mob violence, defining certain terms in connection therewith, defining the duties of certain public officers, and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 23, by Mr. Zent: An act limiting prosecutions for the same offense.

Ordered printed and referred to Committee on Judiciary.

SPECIAL ORDER.

The hour having arrived, the House took up the consideration of veto messages of former Governor Louis F. Hart.

DEPARTMENT OF STATE,
OLYMPIA, WASHINGTON, January 12, 1925.


Sir: I herewith forward certified copies of the original letters when House Bills Nos. 154 and 143 were filed in this office by the Chief Executive.

House Bill No. 154 is chapter 127 of the session laws of 1923 and the letter of transmission follows showing the sections vetoed and the reason therefor.
House Bill No. 143 is chapter 148 of the session laws of 1923 and the letter of transmission from the Chief Executive shows the section vetoed:

March 16, 1923.

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

(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House of Representatives at the next regular Session of the Legislature, House Bill No. 154, entitled, "An act relating to the welfare and hygiene of maternity, infancy and childhood and making an appropriation."

Sections 3, 4 and 5 of this bill are vetoed and the remainder of the bill, namely, Sections 1, 2 and 6 are approved.

Sections 1 and 2 of this bill accept the terms of the Sheppard-Towner Act of Congress, known as the "Maternity Act," and create a division of child hygiene in the Department of Health, and authorize the administration of the provisions or said act.

Section 4 of the Sheppard-Towner Act provides that the Legislature of the State shall designate, or authorize the creation of "a State agency with which the Children's Bureau shall have all necessary powers to cooperate as herein provided in the administration of the provisions of this Act." It further provides that the State agency of health shall administer the provisions of the act through the Division of Child Hygiene:

Section 2 of House Bill No. 154 establishes the Division of Child Hygiene and authorizes the administration of the act under the provisions of the act of Congress.

It appears to me that the limitations placed upon the Department of Health, or Director of Health, and also the Division of Child Hygiene is not only superfluous, but is of doubtful legality when construed in connection with the act of Congress. Furthermore, a principle of grave and doubtful propriety is established in limiting the selection of appointees to offices of voluntary organizations. While possible injury might not arise in this case, and it probably would not, yet, the establishment of such a principle by legislation is fraught with much danger as a precedent for future legislative enactment.

Everything authorized or required to be done under Section 3, which is not in conflict with the Federal act, may be done under the broad powers granted in Section 2.

Some of the added powers and duties enumerated in Section 4 are in direct conflict with the Federal act and might render void the entire bill.

Section 5 was undoubtedly copied from the act of the Legislature of some other state that has not the same safeguard of public funds as our constitution throws around the funds of this state.

Section 4 of article 8 of the constitution reads as follows:

"No moneys shall ever be paid out of the treasury of this state, or any of its funds, or any of the funds under its management, except in pursuance of any appropriation by law; * * * and every such law making a new appropriation, or continuing or reviving an appropriation, shall distinctly specify the sum appropriated, and the object to which it is to be applied, and it shall not be sufficient for such law to refer to any other law to fix such sum."

I cannot approve a provision authorizing an appointee to receive and disburse public funds.

The State Treasurer is the one authorized by our constitution to receive, receipt for, and expend public monies.

For the reasons above given, sections 3, 4, and 5 of House Bill No. 154 are vetoed.

I feel that I ought to approve this bill without calling attention to section 6, which appropriates $10,000.00 to carry out the provisions of the bill.

Under the appropriation made by Congress, there is available in Federal Funds, if matched by similar appropriation by the state, $3,060.58 for the Federal fiscal year ending June 30, 1923. And a further sum of $14,149.55 for the Federal year ending June 30, 1924, with the expectation that a similar amount will be available for the following year, making a total sum to be matched in the next biennium of $31,359.68.
Just how much work we may be able to do, and what results we may be able
to accomplish with the appropriation of $10,000.00, I do not know, but I trust
that in our report to the Legislature two years hence, we will be able to show
results satisfactory for the amount at our disposal.

Excepting sections 3, 4, and 5, which are vetoed, House Bill No. 154 is ap­

proved.

Very truly yours,

LOUIS F. HART,
Governor.

March 17, 1923.

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

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House
of Representatives at the next regular session of the Legislature, House Bill No. 143,
entitled, "An act relating to appropriations and making an appropriation for the direc­
tor of agriculture for supplies, material and services in the division of agriculture for
the inspection of hay, grain and other commodities, and making a further appropria­
tion to the director of business control for the purpose of industrial aid to the adult
blind, amending chapter 3 of Title LXVII of Remington's Compiled Statutes, and pro­
viding that this act shall take effect immediately."

Section 2 of this bill is vetoed and the remainder of the bill is approved.

This is another one of those unfortunate jumbles that came out of the
multiplicity of free conferences in the later hours of the last session.

The constitutional prohibition against two or more subjects in the same
bill could hardly be more strongly emphasized than attempt­ing to appropriate
money to carry on the work of inspection of hay and grain by the Department of
Agriculture on the one hand and transferring the supervision of the adult blind
from the Department of Labor and Industries to the Department of Business
Control.

This act is clearly unconstitutional.

For this reason, section 2 of House Bill No. 143 is vetoed. The remainder
of the act, is approved.

Very truly yours,

LOUIS F. HART,
Governor.

IN WITNESS WHEREOF, I have hereunto attached my hand and affixed the Seal of
the State of Washington this 12th day of January, A. D. 1925.

J. GRANT HINKLE,
Secretary of State.

Mr. Allen moved that the rules be suspended and that the entire vetoed
sections of House Bill No. 154 and House Bill No. 143 be read and con­
sidered at once.

The motion was carried.

The vetoed sections of House Bill No. 154 were read by the clerk, and, on motion of Mr. Allen, the vetoed sections, together with the message re­
lating to the same, were referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

The vetoed sections of House Bill No. 143 were read by the clerk.

Mr. Allen moved that the vetoed sections, together with the message relating to the same, be referred to the Committee on State Charitable In­
stitutions.

Mr. Hanks moved that the vetoed sections be laid on the table.

The motion was lost.

The motion made by Mr. Allen was carried.

March 14, 1923.

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

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House
of Representatives at the next convening of the Legislature, House Bill No. 98, entitled,
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"An act providing for an investigation, survey and exploration of lands belonging to the state to determine the petroleum and gas resources thereof, providing for the reservation of state lands from sale or lease, and the leasing of such lands for petroleum and gas purposes, and making an appropriation," which bill is disapproved.

This purports to be an act to authorize the Department of Conservation and Development to prospect for oil and gas on state lands.

The last section in the bill, namely, section 5, clearly shows that this is not the object of the act, whatever may have been the intent of the individual members of the Legislature.

Section 5 makes an appropriation of $15,000.00 to make investigations, surveys, and explorations by drilling wells for the purpose of determining whether or not there are deposits of oils or gases in commercial quantities in or under lands belonging to the State of Washington.

I am advised, and I think reliably so, that the average cost of drilling oil wells on the Pacific Coast is in excess of $100,000.00 per well. This being so, it seems ridiculous to assume that any benefit could be derived by the state from the expenditure of $15,000.00.

A careful study of the provisions of section 3 of this bill brings out more clearly the real object of this proposed legislation.

Authorizing the Director to enter into contracts and share the expense of such operations not only with the owner of lease hold interest in public lands, but with any other person or corporation, irrespective of their interest in any state lands, throws open the doors for fraud, by which such other persons or corporations may take advantage of the declaration required to be filed concerning the possibility of oil and gas deposits being discovered in the neighborhood.

This would undoubtedly result in all kinds of literature and advertising under the name of the State of Washington and the activities of its officers and employers and employees in prospecting for oil and throw open the doors for fraudulent sales of wild cat oil stocks to a greater degree than any other legislation that I can imagine.

As soon as times and conditions are opportune, the state ought, by every legitimate means, to induce and encourage the discovery and development of our oil fields, but until that time, the fair name of this state should not be smirched by having it heralded in the advertising and literature of wild cat oil stock vendors.

For the foregoing reasons, House Bill No. 98 is vetoed.

Very truly yours,

LOUIS F. HART,
Governor.

HOUSE BILL NO. 98.

"An act providing for an investigation, survey and exploration of lands belonging to the state to determine the petroleum and gas resources thereof, providing for the reservation of state lands from sale or lease, and the leasing of such lands for petroleum and gas purposes, and making an appropriation."

Be It Enacted by the Legislature of the State of Washington:

Section 1. It shall be the duty of the director of conservation and development through and by means of the division of geology to make investigation, survey and exploration, by drilling or otherwise, of the lands belonging to the State of Washington for the purpose of determining whether structural and geological conditions are favorable to the presence or accumulation of petroleum or natural gas in commercial quantities.

Sec. 2. Before the director of conservation and development shall undertake such investigation, survey or exploration, by drilling or otherwise, he shall file with the commissioner of public lands written notice of his intention so to do, which notice shall contain a description of the lands upon which such investigation, survey or exploration is proposed, together with a description of the area of land likely to be affected by any discovery of petroleum or natural gas. Upon receipt of such notice the commissioner of public lands shall reserve the lands under investigation from sale or lease until the director of conservation and development shall have filed his report of the result thereof with the commissioner of public lands. Provided that the commissioner of public lands
may, if he deems it advisable, reserve other lands than those included in the list filed with him as aforesaid.

Sec. 3. With the consent of the owner of any leasehold of lands of the state, the director of conversation and development may enter upon such lands under lease for the purpose of investigation, or exploration and may drill test wells or do other prospecting for petroleum or gas thereon, and may in his discretion agree with such owner of leasehold or any other person or corporation concerning the sharing of the expense of any such work.

Sec. 4. Upon the conclusion of his investigation of any tract or tracts of land under the provisions of this act, the director of conservation and development shall file with the commissioner of public lands a report of the result of such investigation. If he shall find that lands under investigation are not deemed favorable to the accumulation of petroleum or gas in commercial quantities, the reservations provided in section 2 of this act shall be terminated, and such lands shall again be open to sale or lease in the manner specified by law.

Sec. 5. If the Director of Conservation and Development shall find that the geological and structural conditions are favorable to the accumulation of petroleum or natural gas in commercial quantities, such lands shall be reserved from sale, but the commissioner of public lands may lease such lands for petroleum or gas purposes. Leases of such lands and the right to extract petroleum and natural gas therefrom shall be made only after advertisement in the manner provided by law in the case of sales of school lands of the state, and shall be issued only to the bidder offering the highest cash bonus for such lease at the royalty and for the term specified by the commissioner of public lands and stated in the advertisement for such lease. Such leases shall be in the form and upon the terms and conditions as near as may be as are provided by law for leases of lands for petroleum and natural gas purposes.

Sec. 6. For the purpose of carrying out the provisions of this act, the sum of Fifteen Thousand Dollars ($15,000) or so much thereof as may be necessary is hereby appropriated from the general fund, and for the purpose of carrying out the provisions of this act. There is hereby further appropriated from the general fund the additional sum of thirty-five thousand dollars ($35,000). Provided, however, that none of such additional appropriation shall be expended unless and until there shall have been realized and paid into the state treasury to the credit of the various funds entitled thereto, as receipts from oil or gas leases on state school or granted lands, sufficient moneys to meet such expenditures.

Passed the House, February 28, 1923.

Passed the Senate, March 5, 1923.

Vetoed, March 14, 1923.

Mr. Allen moved that the vetoed bill, together with the message relating thereto, be referred to the Committee on Mines and Mining.

On motion of Mr. Goldsworthy, the vetoed bill and the message relating thereto were laid on the table.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASHINGTON, March 19, 1923.

To the Honorable, the House of Representatives of the State of Washington, Olympia.
(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House of Representatives at the next regular session of th Legislature, House Bill No. 64, entitled, "An act relating to taxation and amending Section 11104 of Remington's Compiled Statutes," which bill is disapproved.

The only change of any consequence in this bill from the present law is to limit the personal property exempt from taxes.
If there is any one thing upon which the constitution of this state has insisted, it is in uniformity of taxation. Classes and classifications of property and class interests are absolutely prohibited.

The fifth paragraph of this bill attempts to limit the personal property exemptions to certain classes or classifications of property and is therefore unconstitutional.

If it were not for the unconstitutional feature of this bill, which is intended to compel the laboring man to pay further taxes upon the "flivver" which he uses to carry him to and from his work, I would say that he is as much entitled to exemption on his $200.00 "flivver" as a man who sits back and lives on an exempt income is upon his $1,000.00 piano.

By reason of its unconstitutionality, House Bill No. 64 is vetoed.

Very truly yours,

LOUIS F. HART,
Governor.

HOUSE BILL NO. 64.

An act relating to taxation and amending section 11104 of Remington's Compiled Statutes.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That section 11104 of Remington's Compiled Statutes be and is hereby amended to read as follows:

Section 11104. All property described in this section, to the extent herein limited, shall be exempt from taxation, that is to say:

First. All lands used exclusively for public burying grounds or cemeteries, all churches built and supported by donations whose seats are free to all, and the grounds whereon such churches are built, not exceeding one hundred and twenty feet by two hundred feet in quantity, together with a parsonage; Provided, that in any case the area exempted shall include all ground covered by such churches and parsonages and the structures and ground necessary for street access, light and ventilation, but the area of unoccupied ground exempted in connection with both church and parsonage under this proviso shall not exceed the equivalent of one hundred and twenty by one hundred and twenty feet. The parsonage need not be on land contiguous to the church property if the total area exempted does not exceed the area above designated: Provided, that such grounds are used wholly for church purposes and not otherwise; also the property of other nonsectarian organisations or associations, organized and conducted primarily and chiefly for religious purposes and not for profit, which shall be wholly used, or to the extent solely used for the religious purposes of such associations, or for the educational, benevolent, protective or social departments growing out of, or related to, the religious work of such associations: Provided such purposes are for the general public good and such properties are devoted to the general public benefit; also all art, scientific or historical collections of associations, maintaining and exhibiting such collections for the benefit of the general public and not for profit.

Second. All property, whether real or personal, belonging exclusively to any school district, county, municipal corporation, the state, or the United States.

Third. All fire-engines and other implements used for the extinguishment of fires, with the building used exclusively for the safekeeping thereof, and for the meetings of fire companies, providing that such belongs to any town or fire company organized therein.

Fourth. All free public libraries, orphanages, orphan asylums, institutions for the reformation of fallen women, homes for the aged and infirm, and hospitals for the care of the sick, when such institutions are supported in whole or in part by the public donations or private charity, and all of the income and profits of such institutions are devoted, after paying the expenses thereof, to the purposes of such institutions, and the grounds, whenever such libraries, orphanages, institutions, homes and hospitals are built and when used exclusively and not otherwise for the purposes in this subdivision enumerated. In order to determine whether such libraries, orphanages, institutions, homes and hospitals are exempt from taxes, within the true intent of this chapter, the state board of health, the county and city authorities of the county and city wherein such institutions are respectively situated, shall have access to the books of such insti-
tutions, and the institution claiming exemption shall provide by its articles of
corporation that the mayor of the city and the chairman of the board of county
commissioners wherein such institution is located shall be ex-officio trustees
thereof, and shall be notified of each and every meeting thereof, and shall have
the same powers as a trustee of such institution. And the superintendent or
manager of the library, orphanage, institution, home or hospital claiming exemp-
tion from taxation under this chapter shall make oath before the assessor that
the income and the receipts thereof including donations to it, have been ap-
p lied to the actual expenses of maintaining it, and to no other purpose. He
shall also, under oath make annual report to the state board of health of its
receipts and disbursements, specifying in detail the sources from which the
receipts have been derived and the object to which disbursements have been
applied, and shall furnish in the said report full and complete vital statistics
for the use and information of the state board of health, who may publish
the same in its annual report.

Fifth. The household goods and wearing apparel, live stock and tools
used in his business or trade, of each head of a family, or widow, liable to
assessment and taxation, of which such individual is the actual and bona fide
owner, to an amount of three hundred dollars.

Passed the House, February 16, 1923.

Passed the Senate, February 28, 1923.

On motion of Mr. Allen, the bill was laid on the table and the message
relating thereto referred to the Committee on Rules and Order.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASHINGTON, March 17, 1923.

To the Honorable, the House of Representatives of the State of Washington, Olympia.
(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House
of Representatives at the next regular session of the Legislature, House Bill No. 231,
etitled, "An act relating to associations for marketing agricultural products and
amending section 17, chapter 115, of the Laws of 1921," which is disapproved.

This is amending the statute concerning official examination and audit
of the affairs of certain associations within this state and attempts to provide
for such amendment, among other things, that the officers of the corporation or
association may employ any certified public accountant to make such examina-
tion and that the same shall be official.

I am of the opinion that any official examination authorized and directed
by this state for the benefit of the public or the stockholders of a corporation
should be done under official authority and by officials authorized by law for such
purpose.

Therefore House Bill No. 231 is vetoed.

Very truly yours,

Louis F. Hart,
Governor.

HOUSE BILL NO. 231.

An act relating to associations for marketing agricultural products and
amending section 17, chapter 115, of the Laws of 1921.
Be It Enacted by the Legislature of the State of Washington:

Section 1. That section 17, chapter 115, of the Laws of 1921 be amended
to read as follows:

Section 17. Each association formed under this act shall prepare and file
in the office of the director of agriculture an annual report on forms furnished
by the director of agriculture, containing the name of the association, its princi-
pal place of business and a general statement of its business operations during
the fiscal year, showing the amount of capital stock paid up and the number of
stockholders of a stock association or the number of members and amount of
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Membership fees received, if a non-stock association; the total expenses of operations; the amount of indebtedness or liability, and its balance sheets. An annual examination and audit of the affairs of all associations incorporated under this act shall be provided for in its bylaws, or otherwise, and shall be made at the expense of and under the direction of said association, either by certified public accountant or by the department of taxation and examination, through and by means of the division of municipal corporations, at the option of the association. Whenever it is desired to have such examination made by the department of taxation and examination, a written request shall be made for such examination, for which a charge of not more than ten dollars ($10) per day and expenses for each examiner working under the department shall be made to the association. One copy of such examination and audit shall be filed with the director of agriculture, one copy shall be kept on file by the secretary of the association and one shall be furnished to the president of the association.

Passed the House, March 2, 1923.

Passed the Senate, March 6, 1923.

Vetoed, March 17, 1923.

Mark E. Reed,
Speaker of the House.

Wm. J. Coyle,
President of the Senate.

Louis F. Hart,
Governor of Washington.

On motion of Mr. Allen, the bill and the message relating thereto were referred to the Committee on Agriculture.

March 17, 1923.

To the Honorable, the House of Representatives of the State of Washington, Olympia. (Through the Secretary of State.)

Gentlemen: I am filing with the Secretary of State, to be presented to the House of Representatives at the next regular session of the Legislature, House Bill No. 112, entitled, "An act relating to certificates of delinquent local improvement assessments, and amending sections 9251 and 9379 of Remington's Compiled Statutes," which is dis-approved.

This is practically the same bill I vetoed two years ago and its provisions could only result in litigation over questionable real estate titles.

I believe that any legislation weakening or tending to cloud the title of real estate is not in the interest of the public.

I appreciate the strength of the argument in favor of this measure, namely, that it will save the city treasuries the expense incident to recording their evidence of title, but even if there was no objection as above noted, still this argument would lose much of its weight by reason of the fact that it is merely the transferring of one public fund to another public fund.

I can see no possible gain in allowing this bill to become a law and the same is therefore vetoed.

Very truly yours,
Louis F. Hart,
Governor.

House Bill No. 112.

An act relating to certificates of delinquent local improvement assessments, and amending sections 9251 and 9379 of Remington's Compiled Statutes.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That section 9251 of Remington's Compiled Statutes be amended to read as follows:

Section 9251. All lots and parcels of land sold for delinquent improvement assessments, shall be sold to the person at such sale offering to pay the amount due on each tract or lot for the least quantity thereof to be taken from the east side of such tract or lot, and the remainder thereof shall be discharged from the lien. After receiving the amount of the assessment, penalty, cost and charges, the treasurer shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner as given on the assessment-roll,
a description of the land sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the name of the street or other brief designation of the improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed in two years from the date of sale unless redemption thereof be made. Such certificate shall be signed by the treasurer, and shall be delivered to the purchaser, and, except in cities of the first class, shall be by such purchaser recorded in the office of the county auditor of the county in which the lands are situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claim of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded.

In cities of the first class the issuance of such certificate shall be notice to subsequent purchasers and incumbrancers.

Sec. 2. That section 9379 of Remington's Compiled Statutes be amended to read as follows:

Section 9379. After receiving the amount of the assessment, penalty, interest, costs and charges, the treasurer shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner as given on the assessment roll, a description of the land or other property sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the names of the streets, or other brief description of the improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed two years from the date of sale, unless redemption thereof be made. Such certificate shall be signed by the treasurer, and shall be delivered to the purchaser, and, except in cities of the first class, shall be by such purchaser recorded in the office of the county auditor of the county in which the lands or other property is situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded. In cities of the first class, the issuance of such certificate shall be notice to subsequent purchasers and incumbrancers.

The city or town comptroller, if there be such officer, and if not then the city or town clerk, shall be the custodian of all certificates for property sold to the city or town and shall at any time within two years from the date of such certificate, and before redemption of the property therein described, sell and transfer any such certificate to any person who will present to him the treasurer's receipt evidencing payment to the treasurer of the amount for which the property therein described was stricken off to the city, with interest subsequently accrued to date of such payment thereon, and such comptroller or clerk may, if so authorized by the council, sell and transfer any such certificate in like manner, after the expiration of such period of two years from the date of the certificate.

Passed the House, February 28, 1923.

Passed the Senate, March 7, 1923.

Vetoed, March 17, 1923.

On motion of Mr. Allen, the bill, together with the message relating thereto, were referred to the Committee on Revenue and Taxation.
This bill provides for the creation of a State Printing Committee consisting of the Secretary of State, State Auditor and Director of Efficiency, and requires each of them to pass on and approve or reject and personally sign every requisition for state printing, and gives them authority to dictate the quantity and quality and form of all printed matter required by the state, any of its departments, institutions, or offices.

Existing statutes direct the Auditor and the Department of Efficiency and the Bureau of Municipal Corporations to provide certain forms for the different departments and institutions and I believe that the existing statute is far superior in this respect to the proposed bill.

This bill also provides for the editing, revising and preparation for the printer of all reports required to be made by state officers and employees, not later than the first day of November, preceding the meeting of the Legislature.

Different statutes require the several officers and departments to make printed reports to the Legislature of the business in their office or department for the two years, some ending the first of September, some the 30th of September, some the 30th of November, and others at various dates. There is no attempt in this bill to amend any of these several statutes and provide for the ordinary working of the various departments of the state.

In other words, the bill is not workable and is in direct conflict with numerous sections of existing law.

This bill also provides that this committee, and especially a majority thereof, shall audit every voucher for state printing, taking this duty away from the state printing expert, and placing in the same hands the approval of a requisition and the auditing of the claim.

I am of the opinion that this bill is neither workable, desirable, or beneficial, and therefore House Bill No. 218 is vetoed.

Very truly yours,

Louis F. Hart
Governor.

HOUSE BILL NO. 218.

An act relating to state printing.

Be it enacted by the Legislature of the State of Washington:

Section 1. There is hereby created a committee to be known as the State Printing Committee, to consist of, ex officio, the secretary of state, state auditor and director of efficiency. The secretary of state shall be chairman of said committee which shall have power, and whose duty it shall be:

1. To exercise all the powers and perform all the duties now vested in, and required to be performed by, the secretary of state with respect to state printing:

2. To pass upon all requisitions required for all state printing, and to approve or reject such requisitions as it may deem advisable:

3. To prescribe and direct the quantity, quality and form of all printed matter required by the state government, or any department, institution, officer, or employee thereof;

4. To prescribe the form, style, quantity, and contents of any report, or publication authorized or required by law of any state department, institution, officer or employee;

5. To exercise such other powers and perform such other duties as may be imposed by law; and to make reasonable rules and regulations for carrying out the provisions of this act.

Sec. 2. Whenever any report or publication is required to be made to or for the use of the state legislature, the proposed report or publication shall be submitted to the state printing committee not later than November 1st, next preceding the convening of the legislature.

Sec. 3. No bill or claim or any printing done for the state government, or any department, institution, officer or employee thereof, shall ever be audited,
paid or allowed unless the voucher and requisition covering the same is approved by said committee, or a majority of the members thereof.

Passed the House, February 28, 1923.

Passed the Senate, March 6, 1923.

Vetoed, March 17, 1923.

On motion of Mr. Allen, the bill, together with the message relating thereto, were referred to the Committee on Printing.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, WASHINGTON, March 17, 1923.

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

(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next regular session of the Legislature, House Bill No. 107, entitled, "An act relating to the collection of taxes and amending section 11252 of Remington's Compiled Statutes," which is disapproved.

As stated in my veto message of Senate Bill No. 87, of which this appears to be a companion measure, for a number of the last years under territorial government and the first six or seven years under State government, nearly all of our counties, cities, towns and school districts, were allowing their warrants to run for several months and in some instances for years, by reason of their inability to collect current revenues to take care of current expenditures.

These bills (there were three in the series, two of which were consolidated in free conference at the closing hours of the session) are all directed to one end, namely, the delay in collecting taxes and thus giving opportunity for long time outstanding warrants issued for current expenses.

It is argued that the 3% discount is taken advantage of prior to the 15th of March by the large concerns, as they can control ready money.

This is true and is equivalent to about 6½% interest per annum on the money thus advanced over what it would be if one-half of the taxes were paid the 31st day of May and the other half the 30th day of November.

It may be that money is not worth 6½% interest per annum, but it will cost the counties and school districts and the cities and towns a great deal more than 6½% interest if they go on a so-called warrant basis.

This discount induces the payment of taxes by the heavy tax payers at a time when our county and city treasuries are generally quite low in funds.

The interest and penalty on taxes and the discount for prompt payment was absolutely necessary in order to get our counties, cities, towns and school districts in a condition where their current expenses could be paid from their current revenues.

This effort, as shown by these measures, to return to the depleted treasuries and outstanding warrants, is not to the best interests of the people of this state.

For the foregoing reasons, House Bill No. 107 is vetoed.

Very truly yours,

LOUIS F. HART,
Governor of Washington.

HOUSE BILL NO. 107.

An act relating to the collection of taxes and amending section 11252 of Remington's Compiled Statutes.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That section 11252 of Remington's Compiled Statutes be amended to read as follows:

Section 11252. The county treasurer shall be the receiver and collector of all taxes extended upon the tax-books of the county, whether levied for state, county, school, bridge, road, municipal or other purposes, and also of all fines,
forfeitures or penalties received by any person or officer for the use of his county. All taxes upon real property made payable by the provisions of this act shall be due and payable to the treasurer as aforesaid on or before the thirty-first day of May in each year, after which date they shall become delinquent, and interest at the rate of twelve per cent per annum shall be charged upon such unpaid taxes from the date of delinquency until paid: Provided, however, when the total amount of tax payable by one person is two dollars or more, then if one-half of such taxes be paid on or before said thirty-first day of May, then the time of payment of the remainder thereof shall be extended and said remainder shall be due and payable on or before the thirtieth day of November following but if the remaining one-half of such taxes be not paid on or before the thirtieth day of November, then such remaining one-half shall be delinquent and interest at the rate of twelve per cent per annum shall be charged thereon from the first day of June preceding until paid.

Passed the House, February 17, 1923.

Passed the Senate, March 2, 1923.

Vetoed, March 17, 1923.

On motion of Mr. Allen, the bill, together with the message relating thereto, were referred to the Committee on Revenue and Taxation.

Dr. Capron moved that House Bill No. 98 and the message relating thereto be taken from the table.

Mr. Banker asked for a division.

The motion was carried by a rising vote.

On motion of Mr. Allen, the bill, together with the message relating thereto, were referred to the Committee on Mines and Mining.

On motion of Mr. Allen, the House adjourned.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

FIFTH DAY.  

MORNING SESSION.  

HOUSE OF REPRESENTATIVES,  
OLYMPIA, WASH., Friday, January 16, 1925.

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

Roll call showed all members present, except Representatives Brislawn, Chamberlain, Lent, McLean, Meacham, Olson (A. E.), Reed, Shields, Totten and Westover, all of whom were excused.

Prayer was offered by Rev. John Martin Canse, of the First Methodist Episcopal church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
Mr. Speaker: We, your committee on Claims and Auditing, 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 Nineteenth session of the Legislature, and recommend that these amounts be allowed:

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FIFTH DAY, JANUARY 16, 1925

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<th>Miles</th>
<th>Amount</th>
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On motion of Mr. Scales, the report was adopted.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 24, by Mr. Capron: An act relating to fees collected from motor vehicle licenses and excise tax on liquid fuel from residents of counties composed entirely of islands and amending section 6826 of Remington's Compiled Statutes, as amended by Chapter 98 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 25, by Mr. Falknor: An act relating to solicitation of employment for the purpose of collecting compensation for certain claims and demands and providing penalty.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 26, by Mr. Hall: An act to provide a limitation on liens for inheritance taxes.

Ordered printed and referred to Committee on Judiciary.

RESOLUTIONS.

By Mr. Dunn:

Resolved, That the Chief Clerk of the House, by and with the approval of the Speaker, be and is hereby directed to fix the salary of the employees of the House.

And Be It Further Resolved, That the compensation of the Chief Clerk be $15.00 per day; that the compensation of the Sergeant-at-arms be $8.00 per day.

On motion of Mr. Dunn, the resolution was adopted.
Resolved, That the Chief Clerk of the House, be, and he is hereby, authorized to sign the payroll for the representatives in their absence.

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

On motion of Mr. Allen, the House adjourned until 12:00 o'clock noon, Monday, January 19, 1925.

C. R. Maybury, Chief Clerk.

EIGHTH DAY.

NOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 19, 1925.

The Speaker called the House to order at 12:00 o'clock noon.

Roll call showed all members present except Representatives Miller, McLean, Reed, Totten, Trunkey and Van Horn, all of whom were excused.

Prayer was offered by Rev. W. J. Gilbert, of Olympia.

The Speaker called Mr. Brislawn, Representative from Lincoln county, before the bar of the House and administered to him the oath of office.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

Mr. Allen moved that the message of the governor to the legislature be referred to the Committee on Rules and Order with instructions to segregate the various subjects and refer the same to the appropriate committees.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 27, by Mr. Schwartz: An act relating to the publication of notices of elections and amending sections 5157 and 5185 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 28, by Mr. Cross: An act providing for disincorporation in certain cases of cities of the fourth class.

Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

On motion of Mr. Sims, the House adjourned until 12:00 o'clock noon, Tuesday, January 20, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.
NINTH DAY.  

NOON SESSION.  

HOUSE OF REPRESENTATIVES, 
Olympia, Wash., Tuesday, January 20, 1925.

The Speaker called the House to order at 12:00 o'clock noon.

Roll call showed all members present except Representative Van Horn, who was excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church, of Olympia.

The clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF STANDING COMMITTEE.

We, your Committee on Rules and Order, beg leave to report that the subject matter embraced within the following headings of the Governor’s message should be referred to the committees stated as follows:

“State Highways,” Roads and Bridges Committee.

“Budget Law,” Revenue and Taxation Committee.

“Taxation,” Revenue and Taxation Committee.

“Reforestation,” Forestry and Logged-Off Lands Committee.

“Education”—The subject matter embraced within the first four lines under this heading should be referred to the committee on Education, and the remainder of the subject matter under this heading should be referred to the committee on Educational Institutions.

That portion of the Governor’s message dealing with the Child Labor Amendment should be referred to the Committee on Labor and Labor Statistics.

Respectfully submitted,

F. B. Danskin,  
E. F. Banker,  
Mark E. Reed,  
D. F. Trunkey,  
E. A. Sims,  
J. C. Hubbell,  
A. D. Dunn,  
G. C. Barlow,  
Pliny L. Allen,  
Logan L. Long.

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

House Bill No. 15: Do pass as amended.

House Bill No. 16: Do pass as amended.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 29, by Mr. Hall: An act to make uniform the law of sales of goods, and repealing Section 5826 of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 30, by Messrs. Moran and Douglas: An act relating to and regulating boxing, sparring and wrestling matches, creating a state athletic commission, defining its powers and duties, providing penalties for violations thereof, and making an appropriation of five thousand dollars ($5,000) to establish office.

Ordered printed and referred to Committee on Public Morals.

House Bill No. 31, by Mr. Thompson (Geo. W.): An act providing for the amendment of Section 23 of Article II, of the Constitution of the State of Washington, relating to the compensation of members of the legislature.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 32, by Mr. Capron: An act relating to agricultural and vegetable seeds, and amending Section 2827 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 33, by Mr. Danielson: An act relating to port districts, providing for the election and fixing the term of office of port commissioners in certain cases, and repealing acts in conflict herewith.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 34, by Mr. Willhite: An act relating to the naming of farms, and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Agriculture.

House Bill No. 35, by Mr. Durrant: An act relating to adoption and amending Section 1696 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

On motion of Mr. Moran, 200 additional copies of House Bill No. 30 were ordered printed.

On motion of Mr. Allen, the House adjourned until 11:00 a.m. Wednesday, January 21, 1925.

C. R. Maybury, Chief Clerk.

TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, JANUARY 21, 1925.

The Speaker called the House to order at 11 a.m.

Roll call showed all members present except Representatives Banker and Mess, who were excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
TENTH DAY, JANUARY 21, 1925

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASH., JANUARY 21, 1925.

To the Members of the Senate and the House of Representatives:

I hereby request that the Senate and the House of Representatives convene in joint session at 11:30 A.M. today for the purpose of receiving a message from the Governor.

Respectfully yours,

ROLAND H. HARTLEY,
Governor.

Mr. Sims moved that the rules be suspended and that the House take up for immediate consideration House Concurrent Resolution No. 5.

The motion was carried.

CONCURRENT RESOLUTION.

House Concurrent Resolution No. 5, by Committee on Rules and Order: Relating to a joint session of the House and Senate for the purpose of receiving a message from the Governor.

The resolution was read the first time by title and, on motion of Mr. Sims, the rules were suspended and the resolution was advanced to second reading.

The resolution was read the second time in full.

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

On motion of Mr. Sims, 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., JANUARY 21, 1925.

Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

VICTOR ZEDNICK,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 36, by Messrs. Thompson (Geo. W.), Egbert, McCall, Barlow, Jacobs, Murray, Gray, McLean, Crosby and Johnson (Lee H.): An act for the relief of Edith Meath and making an appropriation therefor. Ordered printed and referred to Committee on Appropriations.

House Bill No. 37, by the Committee on Counties and County Boundaries: An act relating to the compensation of township treasurers and amending Section 11433 of Remington's Compiled Statutes. Ordered printed and passed to second reading.

House Bill No. 38, by the Committee on Counties and County Boundaries: An act relating to the equalization of assessments and amending Section 11219 of Remington's Compiled Statutes. Ordered printed and passed to second reading.
House Joint Memorial No. 1, by Messrs. Hall and Ryan: Petitioning Congress of the United States to pass House Resolution No. 9241, Senate Resolution No. 3317, and House Resolution No. 10472, relating to the commemoration of the one-hundredth anniversary of the founding of Fort Vancouver, Washington.

Ordered printed and referred to Committee on Memorials.

Mr. Hall moved that the use of the House chamber be extended the Senate Committee on Federal Relations and Immigration on Thursday evening, January 22, 1925.

Mr. Allen moved as an amendment that the use of the House chamber be granted to the Senate Committee on Federal Relations and Immigration and the House Committee on Labor and Labor Statistics.

Mr. Hall accepted the amendment.

The motion as amended was carried.

The Speaker declared that the House would be at ease for fifteen minutes.

The Speaker called the House to order at 11:25.

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MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 21, 1925.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 5, and the same is here-with transmitted.

VICTOR ZEDNICK,
Secretary of the Senate.

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JOINT SESSION.

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

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

The joint session was called to order at 11:30 a.m.

The President of the Senate presided.

Roll call of the Senate showed all Senators present except Senators Hall and Lunn, both of whom were excused.

Roll call of the House showed all members present except Representatives Banker and Mess, both of whom were excused.

The President announced that the purpose of the joint session was to receive a message from the Governor.

Senator Conner moved that a committee consisting of three members of the Senate and three members of the House be appointed to notify the Governor that the House and the Senate were assembled in joint session awaiting his message.
The motion was carried, and the President appointed as members of such committee Senators Conner, Condon and Metcalf, and announced that the Speaker of the House had appointed as House members of such committee Representatives Hubbell, Crosby and Davis.

The committee retired and returned, escorting the Governor to the Speaker's rostrum.

The Governor addressed the joint session as follows:

To the Members of the Legislature of the State of Washington:

LADIES AND GENTLEMEN:

In my former message to the Legislature I emphasized the fact that my sole endeavor as Governor of the State of Washington would be to organize the state's affairs upon a sound business basis and to reduce the cost of government.

Business, industry and agriculture in this state are now overregulated and too much governed by a surplus of law, while labor and private activities of all classes of citizens are sufficiently regulated and protected by existing statutes.

The people are not asking for more laws. Their insistent demand is for as little legislation as possible. The only kind of legislation they want and need at this time is such enactments as will effect a reduction in taxation and economies in expenditures.

It is self-evident that if you and I are to fulfill our promises to the people and relieve them of the present burden of taxation there must be complete cooperation between the governor and the Legislature, with a carefully planned constructive program as a basis of legislation. Such a plan cannot be evolved hastily or haphazardly but must come as the result of careful study of the state's affairs.

I propose to make a business survey of every department and division of state government and shall ask the other elective state officers to cooperate with me to the end that I may present a program of legislation to you which, when enacted into law, will effect economies and the reduction in taxation demanded by the people.

Such a survey cannot be completed in the brief available time while you are now in session. Nothing hasty nor ill-considered should be offered. Thorough investigation of all the activities and functions of each and every department and division of government, followed by mature deliberation, will give us the necessary information upon which to base sound economical conduct of the state affairs in the future.

I therefore recommend that you proceed, forthwith, to the consideration and enactment of such appropriation measures as are necessary for the maintenance and operation of all state departments and institutions for one year only; to carry all road construction during the biennium; and capitol building construction so that the Administrative Building may be ready to house the 1927 session of the Legislature; and further that you consider the economy measures definitely suggested in my first message, together with the proposed Twentieth Amendment to the Federal Constitution; and that no other legislation be considered at this session but that you adjourn not later than February 14th.

If this recommendation meets with your approval I promise you that I will call the Legislature in special session early in November this year and at that time will present to you the results of my survey together with a program of legislation that will effect a substantial saving to the taxpayers of this state and will include a plan of business operation for the departments and divisions of government.

In conclusion, may I say we are all here to work for the best interests of our great commonwealth. I have no other thought in view and I feel that every member of this Legislature is of the same mind. We all want to accomplish the results demanded by the overburdened taxpayer and if you adopt the recommendations herein set forth you will have taken the first long step in solving the greatest problem confronting the people of the State of Washington.

Mr. President, ladies and gentlemen, when you convene in session in November, if that is your pleasure, we may arrange to only remain in session twenty-six days, if you please. That would confine the whole session to the sixty days as it now exists.

On motion of Senator Palmer, the joint session dissolved at 11:48 a.m. The House resumed session at 11:51 a.m.
The Speaker announced that he was about to sign House Concurrent Resolution No. 5. On motion of Mr. Allen, the House adjourned until 11:00 a.m. Thursday, January 22, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.

ELEVENTH DAY.

MORNING SESSION.

House of Representatives, Olympia, Wash., Thursday, January 22, 1925.

The Speaker called the House to order at 11:00 a.m. Roll call showed all members present except Representatives Banker and Cross, both of whom were excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

House Bill No. 6: Do pass as amended.

MESSAGE FROM THE SENATE.

Senate Chamber, Olympia, Wash., January 22, 1925.

Mr. Speaker:

The Senate has passed Senate Joint Resolution No. 3, and the same is herewith transmitted.

Victor Zednick, Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 39, by Committee on Agriculture: An act relating to the assessment and taxation of farm and orchard products, and amending Chapter III, title LXXVII, of Remington's Compiled Statutes by adding a new section to be known as section 11130-1.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 40, by Committee on Agriculture: An act providing for the conservation and development of agricultural resources of the state, authorizing the director of conservation and development to furnish seed grain to indigent farmers in the drought devastated areas of the state, making an appropriation and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.
House Bill No. 41, by Messrs. Durrant and Willhite: An act making it a crime for a person while intoxicated to drive a motor vehicle, providing penalties and repealing all acts and parts of acts in conflict herewith.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 42, by Mr. Totten: An act relating to the selection of text books and the teaching of American history and civil government in the public schools, providing for its enforcement and fixing penalties for violation thereof;
Ordered printed and referred to Committee on Judiciary.

House Bill No. 43, by Mr. Loveberry: An act authorizing the payment of money to a person who is sixty-five years of age, who has served as a judge of the Superior Court of any county in this state for twenty-four consecutive years and who has ceased to be such judge and whose health is impaired, creating a fund from which such payments shall be made, fixing the periods when such payments are to be made, providing that such person shall act as a special judge, declaring an emergency exists, and that this act shall take effect immediately.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 44, by Committee on Banks and Banking: An act relating to false statements and making the same a gross misdemeanor and amending section 2432-1 of Remington's Compiled Statutes.
Ordered printed and passed to second reading.

Senate Joint Resolution No. 3, by Committee on Rules and Joint Rules: Relating to the matters to be considered during the nineteenth session of the legislature and the date of adjournment thereof.
On motion of Mr. Sims, the rules were suspended and Senate Joint Resolution No. 3 was advanced to second reading.
The resolution was read the second time in full.
Mr. Hall moved the adoption of the following amendment:
Amend by adding the following: "it being understood, however, that the work of putting other legislation into final form may go forward as usual."
The amendment was lost.
On motion of Mr. Sims, the rules were suspended, the second reading of the resolution was considered the third, and it was placed on final passage.
After debate, on motion of Mr. Shields, the previous question was ordered.
The clerk called the roll, and Senate Joint Resolution No. 3 was passed by the following vote: Yeas, 88; nays, 6; absent or not voting, 3.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McLean, Meacham, Mess, Moran, Moulton, Murray, Noite, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—88.
Those voting nay were: Representatives Hall, Josefsky, McDonough, Miller, Morton, Schwartz—6.

Those absent or not voting were: Representatives Banker, Cross, Glasgow—3.

The resolution having received the constitutional majority was declared passed.

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

On motion of Mr. Sims, the House returned to the fourth order of business.

RESOLUTIONS.

By the Committee on Rules and Order:

WHEREAS, The Rules Committees of the Senate and House have come to an understanding as to the scope of legislation to be considered by the Nineteenth Session of the Legislature, as set forth in the interpretation placed before the members of the House this morning.

Now, Therefore, Be It Resolved, That the House hereby endorse the interpretation of the Governor's messages as set forth in said interpretation.

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

By the Committee on Rules and Order:

Resolved by the House that the further printing of bills by the House be dispensed with unless so ordered.

Mr. Reed moved that the resolution be adopted.

Mr. True raised the point of order that no interpretations had been placed before the members of the House.

The Speaker stated that the point of order related to the resolution just adopted, and held the point of order not well taken.

The resolution was adopted.

Mr. Allen moved that the interpretations placed upon the desks of the members be made a part of the records of the House and incorporated in the journal.

The motion was carried.

The interpretations follow:

INTERPRETATIONS OF THE GOVERNOR'S MESSAGES BY SUB-COMMITTEES OF THE RULES COMMITTEE OF THE HOUSE AND SENATE.

It is the understanding of the sub-committees after a conference with the Governor that the scope of legislation for the nineteenth session of the legislature shall be limited to the following subjects:

(1) General appropriation bill for the operation and the maintenance of all state departments and institutions for one year, not to include capital outlay for buildings.

(2) The general road budget for the biennium including methods of raising revenues. Note: The above includes legislation relative to taxation of stages and trucks.

(3) Consideration of the repeal of permanent highway levy of 1½ mill. Note: This includes consideration of additional gas tax and other means of supplying needed revenue.

(4) For the construction of the administration building of the capitol group sufficient to house the 1927 session of the legislature. Note: This work is to go forward at the rate originally contemplated and planned by the Capitol Building Commission, but does not contemplate the completion of the dome, within the biennium.

(5) Repealing the law establishing Centralia Normal School, Chapter 147. Laws of 1919.

(6) Creating a State Board of Tax Commissioners.

(7) The State Budget Law.

(8) Repealing the law creating the joint board of higher curricula and creating a lay board.
(9) Passage of a bill providing that all future bond issues shall require an affirmative vote thereon at least equal in number to a majority of the total voting at last general state election in the governmental unit under which such bonds are proposed.

(10) Consideration of the twentieth amendment.

Note: Bills are being prepared for Tax Commission, Budget Bill, Higher Curricula and Bond Issue.

Mr. Sims moved that the House adjourn until 9:00 a.m., Friday, January 23, 1925.

Mr. Allen moved as a substitute that the House adjourn until 10:00 a.m. The substitute motion prevailed.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

TWELFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 23, 1925.

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

Roll call showed all members present except Representatives Banker, Cross, Danielson, Knutzen, Meacham, Rychard, Siler, Totten and Tripple, all of whom were excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF STANDING COMMITTEE.

HOUSE CHAMBER,
OLYMPIA, WASH., January 23, 1925.

Your committee on rules and order, authorized and directed to confer with a similar committee from the Senate, respectfully report that after such conference we recommend that the joint rules of the 1923 session of the Legislature as printed in the manual for that year be adopted as the joint rules of the 1925 session of the Senate and House of Representatives, with the following amendments:

In Rule 1, in Line 7, after the word "thereof" strike the colon (:) and insert a comma (,) and add "except in the case of the joint session held for the purpose of canvassing the votes of the constitutional elective state officers, when the Speaker shall preside over such joint session."

In Rule 2, in Line 3, after the word "resolution" insert the following, "to be introduced by the house in which such joint session is to be held."

Strike Rule 26-A and insert in lieu thereof a new rule to be known as Rule 27, to read as follows:

"Rule 27. A committee bill may be originated in either House provided the entire committee unanimously favor the introduction of such bill at a regularly called meeting of the committee. Each member of the committee shall endorse his name thereon. No bill shall be introduced as a joint committee bill."

Renumber Rules 27, 28, 29 and 30 to read Rules 28, 29, 30 and 31, respectively.

Add a new rule to be known as Rule 32, to read as follows:
"Rule 32. The permanent joint rules adopted at the regular session shall govern any special session called during the same legislative biennium."

F. B. DANSKIN, Chairman.
MARK E. REED,
E. A. SIMS,
P. L. ALLEN,
D. F. TRUNKET,
G. C. BARLOW,
E. E. HALSEY,
LOGAN LONG,
DUNCAN DUNN,
J. C. HUBBELL.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 21, 1925.

MR. SPEAKER:
The President has signed House Concurrent Resolution No. 5, and the same is herewith transmitted.

VICTOR ZEDNICK,
Secretary of the Senate.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 45, by Mr. Hall: An act relating to indemnifying bonds in service of civil process and amending section 4172 of Remington's Compiled Statutes.
Ordered not printed and referred to Committee on Judiciary.

House Bill No. 46, by Mr. Brislawn: An act relating to motor vehicle license fees and amending section 6328 of Remington's Compiled Statutes as amended by section 2, chapter 181, Laws of 1923.
Ordered not printed and referred to Committee on Roads and Bridges.

House Bill No. 47, by Mr. Loveberry: An act relating to fees and services of county auditors and amending section 4105 of Remington's Compiled Statutes.
Ordered not printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 48, by Messrs. Shields, Behrens and Soule: An act to provide for the incorporation of associations composed of the members of certain fraternal organizations.
Ordered not printed and referred to Committee on Corporations Other Than Municipal.

House Concurrent Resolution No. 6, by Committee on Printing: Relating to the printing of additional copies of advance sheets of the Session Laws of 1925.
Ordered not printed and passed to second reading.

On motion of Mr. Allen, the House adjourned until 11:30 a.m. Monday, January 26, 1925.

C. R. MAYBURY, Chief Clerk.
FIFTEENTH DAY,

MORNING SESSION.

FIFTEENTH DAY, JANUARY 26, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 26, 1925.

The Speaker called the House to order at 11:30 a.m.
Roll call showed all members present except Representatives Johnson (Levy) and Van Horn, Mr. Van Horn being excused.
Prayer was offered by Rev. T. H. Simpson, of the Presbyterian Church of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

House Bill No. 31: Do pass as amended.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 49, by Mr. J. R. Jones: An act relating to banks, providing for the security of deposits thereof, prescribing the powers and duties of certain officers with reference thereto, and providing penalties for violations thereof, and repealing sections 3293 and 3312, inclusive, Remington's Compiled Statutes.
Referred to Committee on Banks and Banking.

On motion of Mr. Allen, the House adjourned until 11:00 a.m. Tuesday, January 27, 1925.

F. R. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.
SIXTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., TUESDAY, JANUARY 27, 1925.

The Speaker called the House to order at 11:00 a.m.
Roll call showed all members present, except Representatives Reeves, Thompson (Richard) and Van Horn, Mrs. Reeves being excused.
Prayer was offered by Rev. T. H. Simpson, of the Presbyterian church, of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day.
Mr. Voss interrupted the reading of the journal and moved that further reading be dispensed with and that the journal stand approved.
The motion was lost.
The reading clerk concluded the reading of the journal.
There being no corrections, alterations or amendments, the Speaker declared the journal approved.
Mr. Sims moved that the House Chamber be given over to the third house on the evening of Thursday, January 29, 1925.
The motion was carried.

REPORT OF STANDING COMMITTEE.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 5, entitled "An Act authorizing cities of the first class to provide for separate designations for councilmen and for their election to and filing for office under such separate designations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES H. Voss, Chairman.


Passed to second reading.
The Speaker declared that the reading clerk would read a report of the Committee on Rules and Order recommending the adoption of permanent rules of the House with certain amendments.
The reading clerk proceeded to read the report, and was interrupted by Mr. Sims, who moved that consideration of the report be laid over until the following day.
The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 26, 1925.

Mr. Speaker:
The Senate has adopted the report of the Committee on Rules and Joint Rules formulating joint rules of the Senate and House, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 3, and the same is here-with transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

Senate Concurrent Resolution No. 3, by Committee on Printing: Relating to the printing of the Legislative Manual.

On motion of Mr. Sims, the rules were suspended, and Senate Concurrent Resolution No. 3 was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage and adopted.

SECOND READING OF BILLS.

House Bill No. 40, by Committee on Agriculture: An act providing for the conservation and development of agricultural resources of the state, authorizing the director of conservation and development to furnish seed grain to indigent farmers in the drought devastated areas of the state, making an appropriation and declaring that this act shall take effect immediately.

The bill was read the second time by sections.

On motion of Mr. Long, the following amendment was adopted:

Strike the letter “e” at the end of the word “therefore” in line 5.

Mr. Aspinwall moved that the rules be suspended, the second reading of the bill be considered the third, and the bill placed on final passage.

The motion was lost.

The bill was passed to third reading.

On motion of Mr. Sims, the House adjourned until 11:00 a. m., Wednesday, January 28, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.

SEVENTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, January 28, 1925.

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

Roll call showed all members present except Representatives Douglas, Moran and Totten.

Prayer was offered by Rev. T. H. Simpson of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
JOURNAL OF THE HOUSE

REPORTS OF STANDING COMMITTEES.

House Bill No. 28: Do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1925.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bill No. 40, has compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

We concur in this report:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 27, 1925.

MR. SPEAKER:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 1, entitled "An Act petitioning Congress of the United States to pass House Resolution No. 9241, Senate Resolution No. 3317, and House Resolution No. 10472, relating to the commemoration of the one-hundredth anniversary of the founding of Fort Vancouver, Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEO. F. MURRAY, Chairman.

We concur in this report: Charles W. Saunders, E. E. Shields, J. Hanks, Thos. W. Hemp.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 27, 1925.

The Senate has passed Engrossed Senate Bill No. 21; also The President has signed Senate Joint Resolution No. 3; also Senate Concurrent Resolution No. 3; also The Senate has passed Senate Joint Resolution No. 2, and the same are herewith transmitted, together with the letter of the Governor accompanying the certified copy of the joint resolution passed the Senate and the House of Representatives of the United States on June 2nd, 1924, proposing an amendment to the Constitution of the United States which shall give the Congress the power to limit, regulate and prohibit the labor of persons under eighteen years of age.

VICTOR ZEDNICK, Secretary.

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, WASH., JANUARY 13, 1925.

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

GENTLEMEN: There is herewith transmitted at the request of the Honorable, the Secretary of State of the United States, a certified copy of a Joint Resolution passed by the Senate and House of Representatives on June 2, 1924, proposing an amendment to the Constitution of the United States which shall give the Congress the power to limit, regulate and prohibit the labor of persons under eighteen years of age.

The Secretary of State requests that the Legislature take such action as it may be pleased to take with respect to this Joint Resolution and that a certified statement of the result of such action be communicated to the Secretary of State of the United States, in accordance with Section 205, Revised Statutes of the United States.

Respectfully submitted,

(Signed) LOUIS F. HART,
Governor.

No. 2702.

UNITED STATES OF AMERICA, DEPARTMENT OF STATE.

To All to Whom These Presents Shall Come, Greetings:

I certify that the copy hereto attached is a true copy of a Resolution of Congress, entitled "Joint Resolution Proposing an amendment to the Constitution of the United States," the original of which is on file in this Department.
In Testimony Whereof, I, CHARLES E. HUGHES, Secretary of State, have hereunto caused the Seal of the Department of State to be affixed and my name subscribed by the Chief Clerk of the said Department, at the City of Washington, this sixth day of June, 1924.

(Signed) CHARLES E. HUGHES, Secretary of State.
By (Signed) EDWIN C. WILSON, Acting Chief Clerk.

H. J. Res. 184.

SIXTY-EIGHTH CONGRESS OF THE UNITED STATES OF AMERICA
At the First Session.
Begun and held at the City of Washington on Monday, the third day of December, one thousand nine hundred and twenty-three.

JOINT RESOLUTION.
Proposing an amendment to the Constitution of the United States.
Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which, when ratified by the legislatures of three-fourths of the several States, shall be valid to all intents and purposes as a part of the Constitution:

"ARTICLE ———.

"Section 1. The Congress shall have power to limit, regulate, and prohibit the labor of persons under eighteen years of age.

"Sec. 2. The power of the several States is unimpaired by this article except that the operation of State laws shall be suspended to the extent necessary to give effect to legislation enacted by the Congress."

F. H. GILLETT,
Speaker of the House of Representatives.

ALBERT B. CUMMINS,
President pro tem, of the Senate.

I certify that this Joint Resolution originated in the House of Representatives.

WM. TYLER PAGE,
Clerk.

Mrs. Miller moved that the rules be suspended and that the Governor's letter addressed to the Secretary of State which was a part of the message from the Senate be read.
The motion was lost.

INTRODUCTION AND FIRST READING OF BILLS.
The following bills were introduced, read first time by title, and acted upon as indicated:

House Bill No. 50, by Messrs. Schwartze, Welk, Mess, Templeton, Burlin-game, Peterson and Crosby: An act relating to the ownership, use, operation, registration, regulation, and numbering of, the equipment, devices and supplies on or used in connection with, private, public and common carrier motor vehicles and other vehicles, the issuance of certificates of public convenience and necessity, the licensing of operators and dealers, the use of the public highways and the rights and remedies of persons thereon, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, making appropriations, and repealing conflicting acts and parts of acts.
On motion of Mr. Schwartze, the bill was ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 51, by Committee on Banks and Banking: An act relating to the deposit of state moneys by the state treasurer and amending section 5551 of Remington's Compiled Statutes, and providing that this act shall take effect immediately.

Passed to second reading.

Louis F. Hart, former governor of the State of Washington, being within the bar of the House was invited to a seat at the Speaker's desk and was escorted to the rostrum by Representatives Reeves and Josefsky.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 21, by Senator Westfall: An act to facilitate the exercise of the right of the people to petition the legislature, providing for their advice at the general state election in November, 1926, as to the desirability of ratifying an amendment to the Constitution of the United States authorizing congress to limit, regulate and prohibit the labor of persons under eighteen years of age, and prescribing the duties of certain officers in relation thereto.

Mr. Reed moved that Engrossed Senate Bill No. 21 be laid on the table.

Mrs. Miller demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors, the roll was called, and the following absentees were noted: Representatives Douglas, Moran and Totten, Mr. Douglas being excused.

The sergeant-at-arms reported the arrival of Representatives Moran and Totten within the bar of the House.

On motion of Mr. Cohen, the House proceeded with the business under the call of the House.

Mr. Moulton moved that the House grant Mr. Reed the privilege to withdraw his motion to lay Engrossed Senate Bill No. 21 on the table.

The motion was carried and Mr. Reed was allowed to withdraw his motion to lay on the table.

Mr. Reed moved to indefinitely postpone Engrossed Senate Bill No. 21.

Mr. Olsen (Olaf L.) moved the previous question.

The motion was carried.

The Speaker announced that the question before the House was the indefinite postponement of Engrossed Senate Bill No. 21.

Mr. Johnson (Levy) demanded a roll call on the indefinite postponement of Engrossed Senate Bill No. 21.

The clerk called the roll and the motion to indefinitely postpone was carried by the following vote: Yeas, 69; nays, 27; absent or not voting, 1.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Collin, Crosby, Cross, Custer, Cutting, Dale, Davis, Dunn, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson, (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knutzen, McCall, McDonough, McLean, Meacham, Mess, Morton, Moulton, Murray, Nolte, Olsen (Olaf L.), Peterson, Reed, Reeves, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stewart
(M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—69.

Those voting nay were: Representatives Behrens, Chamberlain, Cohen, Danielson, Durrant, Egbert, Falknor, Hall, Johnson (Levy), Knapp, Lent, Lindsay, Long, Loveberry, Miller, Moran, Northup, Olson (A. E.), Overmeyer, Ryan, Saunders, Soule, Sweetman, Totten, Tripple, True, Zent—27.

Senate Joint Resolution No. 2, by Senators Myers and Cleary: Joint Resolution rejecting a proposed amendment to the Constitution of the United States of America.

Referred to Committee on Labor and Labor Statistics.

On motion of Mr. Barlow, further proceedings under the call of the House were dispensed with.

On motion of Mr. Sims, the House was declared at recess until 2:00 o'clock p. m. this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:00 o'clock p. m.

Roll call showed all members present, except Representatives Douglas, Miller, Ryan and Stewart (M. M.), all of whom were excused.

Mr. Willis E. Mahoney, former member from Whitman County, being within the bar of the House was invited to a seat at the Speaker's desk and was escorted to the rostrum by Representatives Brisawn and Jones (Roy).

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., JANUARY 26, 1925.

We, the whole of your Committee on State Granted Tide and School Lands, to whom was referred House Bill No. 7, entitled "An Act relating to the public lands of the State, granting rights of way thereon, and amending section 7686 Pierce's Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended,

Amend title by striking "Section 7686 Pierce's Code" and inserting the words "Section 8103 Remington's Compiled Statutes of Washington."

Amend Section 1, line 1, of the original bill, by striking the words "Section 7686 Pierce's Code (Laws 1919, Chapter 97)" and insert the words "Section 8103 Remington's Compiled Statutes of Washington."

B. F. JACOBS, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.

On motion of Mr. Jacobs, the following amendment was adopted:

Amend Section No. 1, line 3 of said section, by striking the figures 7686 and inserting in lieu thereof the figures 8103.

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

HOUSE BILL NO. 40, by Committee on Agriculture: An act providing for the conservation and development of agricultural resources of the state, authorizing the director of conservation and development to furnish seed grain
to indigent farmers in the drought devastated areas of the state, making an appropriation and declaring that this act shall take effect immediately.

On motion of Mr. Long, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 90; nays, 4; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—90.

Those voting nay were: Representatives Barlow, Dunn, Morton, Westover—4.

Those absent or not voting were: Representatives Douglas, Olsen (Olaf L.), Ryan—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. Weik, the rules were suspended and the chief clerk directed to immediately transmit the bill to the senate.

Mr. Morton gave notice that on the following day he would move to reconsider the vote by which Engrossed Senate Bill No. 21 was indefinitely postponed.

Mr. Sims moved that the House take up for consideration the amendments to House Rules proposed by the Committee on Rules and Order.

The motion was carried.

REPORT OF RULES AND ORDER COMMITTEE.

OLYMPIA, WASHINGTON, January 26, 1925.

MR. SPEAKER:

We, your Committee on Rules and Order, hereby recommend that the temporary House Rules of the 1925 Session be adopted as the permanent rules of the 1925 Session, with the following exceptions and amendments:

Rule 9.

Amend Rule 9 by striking the Eleventh Order of Business. Strike the word "Twelfth" and insert in lieu thereof the word "Eleventh." Strike the word "Thirteenth" and in set in lieu thereof the word "Twelfth."

Amended rule to read as follows:

Rule 9.

Business shall be disposed of in the following order:
First—Call of the roll.
Second—Reading the journal of the preceding day.
Third—Presentation of petitions, memorials and remonstrances addressed to the legislature.
Fourth—Propositions and motions.
Fifth—Reports of standing committees.
Sixth—Reports of special committees.
Seventh—Messages from the Senate.
Eighth—Introduction and first reading of bills, memorials and resolutions.
Ninth—Second reading of bills.
Tenth—Third reading of bills.
Eleventh—Other business to be considered.
Twelfth—Announcements of committee meetings.

Rule 10.

Amend Rule 10 as follows:
Strike all of paragraph (a) and insert in lieu thereof the following:
“(a) A bill may be advanced, or placed on the calendar by a vote of two-thirds of all members present voting in the affirmative.”

Amended rule to read as follows:

Rule 10.
The committee on rules and order shall have charge of the daily calendar of the House and direct the chief clerk the order in which the business of the house shall be transacted.
(a) A bill may be advanced or placed on the calendar by a vote of two-thirds of all members present voting in the affirmative.
(b) Messages from the governor or senate or any communication from any state officer, may be read at any time.

Rule 11.

Amend rule 11 by striking all the words after the word “order” in the fourth line, and inserting in lieu thereof the following: “unless the previous question has been ordered on such unfinished business prior to said adjournment. (See Rule 45.)”

Amended rule to read as follows:

Rule 11.
The unfinished business at which the house was engaged preceding adjournment shall not be taken up until reached in regular order, unless the previous question has been ordered on such unfinished business prior to said adjournment. (See Rule 45.)

Rule 16.

Amend rule 16 by adding two paragraphs as follows:
“After the fiftieth day no member shall speak more than once on the same question, without leave of the house, except the chairman of the committee or the mover of the question, who may close the debate; Provided, No member shall speak more than three minutes without the consent of the house.
“When the previous question has been ordered no further debate shall be in order. (See Rule 44.).”

Amended rule to read as follows:

Rule 16.
No member shall speak more than twice on the same question without leave of the house except the chairman of the committee, or the mover of the question, who may close the debate; Provided, That no member shall speak longer than ten minutes without consent of the house.
After the fiftieth day no member shall speak more than once on the same question, without leave of the house, except the chairman of the committee or the mover of the question, who may close the debate; Provided, No member shall speak more than three minutes without the consent of the house.
When the previous question has been ordered no further debate shall be in order (See Rule 44.).

Rule 20.

Amend Rule 20 by striking all after the word “chamber” and insert in lieu thereof “while the house is sitting.”

Amended rule to read as follows:
Rule 20.
No person shall be allowed to smoke in the house chamber while the house is sitting.

Rule 28.
Strike rule 28 and insert in lieu thereof the following:
"Notice of a motion for reconsideration on the final passage of bills may be made on the day the vote to be reconsidered was taken. A motion to reconsider can only be made by a member voting on the prevailing side. An affirmative or negative vote on the final passage of bills may be reconsidered only on the next working day after such vote has been taken; Provided, That after the fiftieth day reconsideration can only be had on the day the vote to be reconsidered was taken.
"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 33.
Amend rule 33 as follows:
Strike the words "two members" and insert in lieu thereof the word "member."
Amended rule to read as follows:

Rule 33.
The decision of the chair may be appealed from by any member, on which appeal no member shall speak more than once, unless by leave of the house.

Rule 42.
This rule was amended after the printing of the House Rules of 1923, the amendment was printed on an insert which is not included in many of the 1923 manuals.
To avoid confusion, house rule 42 as amended by the last session is as follows:

Rule 42.
While the house is under a call, no business shall be transacted except to receive and act on the report of the sergeant-at-arms; and no other motion shall be in order except a motion to suspend further proceedings under the call or to excuse absentees, which motions shall be determined by yeas and nays; and the motion to suspend further proceedings under the call or to excuse members shall not be adopted unless a majority of all members elect vote in favor thereof.

Rule 54.
Amend rule 54 by adding new paragraph, as follows:
"Upon being reported back by committee, all bills shall go to second reading, unless there shall be an unanimous report against a bill, in which case a vote shall be immediately called for upon the indefinite postponement of the bill. The chairman of any committee recommending an unanimous report against a bill shall notify the author of said measure, in writing, of the committee's recommendation not later than before the convening of the house on the day before the report is read."
Amended rule to read as follows:

Rule 54.
The first reading of a bill shall be by title only, unless a majority of the members present demand a reading in full. After the first reading, bills are referred to committees, unless they are committee bills in which event they go direct to second reading.
Upon being reported back by committee, all bills shall go to second reading, unless there shall be an unanimous report against a bill, in which case a vote shall be immediately called for upon the indefinite postponement of the bill. The chairman of any committee recommending an unanimous report against a bill shall notify the author of said measure, in writing, of the committee's recommendation not later than before the convening of the house on the day before the report is read.

Rule 55.
Amend rule 55 by adding a paragraph, as follows:
"A motion for the substitution shall not be in order until the second reading of the original bill."
Amended rule to read as follows:
Rule 55.
When a committee reports a substitute, for an original bill, with the recommendation that the substitute pass, it shall be in order to read the substitute the first time and have the same printed.
A motion for the substitution shall not be in order until the second reading of the original bill.

Rule 73.
Amend rule 73, by striking after the word "leave" in the third line balance of the section, and adding thereto the following: "Provided, however, That after the fiftieth day committee on rules and order may sit at any time."
Amended rule to read as follows:

Rule 73.
No committee shall sit while the house is in session without special leave: Provided, however, That after the fiftieth day the committee on rules and order may sit at any time.

Rule 74.
(New Rule.)
"All writs, warrants and subpoenas issued by the order of the house shall be under the hand and seal of the speaker, attested by the chief clerk."
Re-number rules 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, and 87, to read 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87 and 88, respectively.

F. B. DANSKIN, Chairman.
E. F. BANKER,
GEORGE C. BARLOW,
A. D. DUNN,
ELMER E. HALSEY,
JULIUS C. HUBBELL,
LOGAN L. LONG,
E. A. SIMS,
DAVID F. TRUNKY.

On motion of Mr. Hall, the following amendment was adopted:
Strike all of paragraph (a) and insert in lieu thereof the following: Rule 10:
(a) "A bill may be placed on the calendar by a vote of a majority of all members present voting in the affirmative."

On motion of Mr. Reed, the following amendment was adopted: Rule 54:
Strike second "before" in last line of rule.

Mr. Tripple moved the adoption of the following amendment, Rule 4:
Amend Section (b) after the word "kept" in the second line insert the following: "and display the same upon his desk for the benefit of the members every working day for at least 30 minutes just prior to the convening of the House."
The amendment was lost.

On motion of Mr. Sims, the Committee amendments as amended were adopted.
On motion of Mr. Sims, the temporary rules as amended became the permanent rules of this session.
The Speaker announced that he was about to sign Senate Joint Resolution No. 3 and Senate Concurrent Resolution No. 3.
On motion of Mr. Allen the House adjourned until 11:00 o'clock a. m., Thursday, January 29, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

3—H
The Speaker called the House to order at 11:00 o'clock a.m.

Roll call showed all members present, except Representatives Barlow and McLean, who were excused.

Prayer was offered by Rev. T. H. Simpson of the United Churches of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

On motion of Mr. Meacham, the use of the House chamber was extended to the Committee on Revenue and Taxation, Monday, February 1, at 7:30 p.m.

On motion of Mr. Knapp, House Bill No. 51 was ordered printed.

On motion of Mr. Saunders, the use of the House chamber was extended to the committee on Forestry and Logged-off Lands, Tuesday, February 2, at 8:00 p.m.

Mr. Morton moved that the rules be suspended and that the House reconsider the vote by which Engrossed Senate Bill No. 21 was indefinitely postponed.

Mr. Sims moved that the motion be laid on the table. The motion was carried.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 7, has compared same with the original bill and find it correctly engrossed.

We concur in this report:

Passed to second reading.

MR. SPEAKER:

We, a part of your Committee on Labor and Labor Statistics, to whom was referred Senate Joint Resolution No. 2, entitled "Joint Resolution rejecting a proposed amendment to the Constitution of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: E. E. Shields, W. B. Weaver, John R. Jones, Grant A. Stewart, W. S. Westover.
amendment to the Constitution of the United States of America, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

GEO. W. THOMPSON, Chairman.

We concur in this report: O. F. McCall, Maude Sweetman, P. B. Eggbert, I. N. Stephens.

Passed to second reading.

House Joint Resolution No. 1, by Mrs. Miller: Joint Resolution ratifying a proposed amendment to the Constitution of the United States of America.

On motion of Mrs. Miller, the rules were suspended and the resolution was advanced to second reading.

The Resolution was read the second time by sections.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, the resolution was placed on final passage.

On motion of Mr. Knapp, extra time was allotted to Mrs. Miller to be heard on the resolution.

Hon. Fred Adams, former speaker of the House of Representatives, being within the bar of the House, was invited to a seat beside the Speaker and was escorted to the rostrum by Representatives Trunkey and Weaver.

On motion of Mr. Banker, extra time was allotted to Mrs. Reeves to be heard on the Resolution.

Mr. Glasgow moved the previous question. The motion was lost. On motion of Mr. Allen, the House took a recess until 2:00 o'clock p. m., this date.

\[
\text{AFTERNOON SESSION.}
\]

The Speaker called the House to order at 2:00 o'clock p. m.

Roll call showed all members present except Representative Glasgow, who was excused.

The House resumed consideration of House Joint Resolution No. 1.
CALL OF THE HOUSE.

Mrs. Reeves demanded a call of the House, and the demand was sustained. The sergeant-at-arms was instructed to lock the doors, the roll was called, all members being present.

Mr. Josefsky moved that the House proceed with the business under the call of the House.

The motion was carried.

After extended debate, the roll was called on the final passage of House Joint Resolution No. 1, and the resolution was lost by the following vote: Yeas, 30; nays, 67; absent or not voting, 0.

Those voting yea were: Representatives Behrens, Chamberlain, Custer, Dale, Danielson, Egbert, Falknor, Hall, Johnson (Levy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McLean, Miller, Moran, Morton, Northup, Olson (A. E.), Overmeyer, Saunders, Soule, Stephens, Sweetman, Thompson (Geo. W.), Totten, True, Zent—30.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Cohen, Collin, Crosby, Cross, Cutting, Davis, Douglas, Dunn, Durrant, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Jones (Roy), Jones (John R.), Josefsky, Knutzen, McDonough, Meacham, Mess, Moulton, Murray, Nolte, Olsen (Olaf L.), Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Stewart (M. M.), Stratton, Templeton, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—67.

On motion of Mr. Ryan, further proceedings under the call of the House were dispensed with.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 52, by Committee on Roads and Bridges: An act authorizing the state highway department to cooperate with the highway departments of the several states and the Federal government in numbering and marking the roads of interstate character.

House Bill No. 53, by Committee on Roads and Bridges: An act appropriating a certain sum from the permanent highway fund for the construction and maintenance of permanent highways and declaring that this act shall take effect immediately.

House Bill No. 54, by Committee on Roads and Bridges: An act relating to revenue and taxation for the construction, improvement and maintenance of highways, providing for the disposition, transfer, distribution and expenditure of certain funds and amending section 6819 of Remington's Compiled Statutes.

House Bill No. 55, by Mr. Stewart (M. M.): An act relating to and authorizing certain districts to levy for dredging purposes.

House Bill No. 56, by Mr. Meacham (by request): An act relating to the administration of the government of the state, prescribing the powers and duties of certain state officers and creating and establishing certain offices and departments, providing penalties, and declaring that this act shall take effect immediately.
On motion of Mr. Meacham, 1,000 extra copies of House Bill No. 56 were ordered printed.

On motion of Mr. Sims, all bills introduced on this day were ordered printed.

SECOND READING OF BILLS.

Senate Joint Resolution No. 2, by Senators Myers and Cleary: Rejecting a proposed amendment to the constitution of the United States of America.

Mr. Tompson (Geo. W.), moved that Senate Joint Resolution No. 2 be laid on the table.

The motion was carried.

House Concurrent Resolution No. 6, by Committee on Printing: Relating to the printing of additional copies of advance sheets of the Session Laws of 1925.

On motion of Mr. Allen, the rules were suspended, the third reading dispensed with, and the resolution was adopted.

THIRD READING OF BILLS.

House Bill No. 7, by Mr. Thompson (Geo. W.): An act relating to the public lands of the state, granting rights of way thereon, and amending section 7686 Pierce's Code.

The bill was read the third time in full, the roll was called and the bill passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.),Josefsky, Knapp, Knutzen, Lent, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Behrens, Collin, Dale, Jones (Roy), Lindsay, Long, Nolte, Reed, Ryan, Stewart (Grant A.)—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. Allen, the House adjourned until 9:00 o'clock a. m., Friday, January 30, 1925.

C. R. Maybury, Chief Clerk.
The Speaker called the House to order at 9:00 o'clock a. m.

Roll Call showed all members present except Representatives Miller and Schwartz.

Prayer was offered by Rev. John Hanks, member from Kittitas county.

The reading clerk proceeded to read the journal of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

**PROPOSITIONS, MOTIONS AND RESOLUTIONS.**

On motion of Dr. Capron, Substitute House Bill No. 24, was ordered printed.

**REPORT OF STANDING COMMITTEE.**

_HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1925._

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 55 entitled, "An Act relating to and authorizing certain districts to levy for dredging purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

RALPH DOUGLAS, Chairman.

We concur in this report: Phil McDonough, C. F. Nolte, M. M. Stewart, Dean C. McLean, Adolph Behrens.

Passed to second reading.

**MESSAGE FROM THE SENATE.**

_SENATE CHAMBER,
OLYMPIA, WASH., January 29, 1925._

Mr. Speaker:

The Senate has passed Senate Bill No. 40; also Senate Joint Memorial No. 2; also Engrossed Senate Bill No. 53, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

**FIRST READING OF SENATE BILLS.**

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

Senate Bill No. 40, by Senator Groff: An act relating to the militia and amending Sections 8491 and 8504, of Remington's Compiled Statutes of the State of Washington, the same being Sections 3765-37 and 3765-50 of Pierce's Code.

Referred to Committee on Military.

Senate Bill No. 53, by Committee on Appropriations: An act making appropriations for the departments of the State Government and for the sev-
eral institutions hereinafter named, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.

Senate Joint Memorial No. 2, by Committee on Forestry and Logged-Off Lands: Requesting Congress to pass legislation making provision for the adequate fire protection of the unreserved forest lands, and for the forest lands in Indian Reservations within the State of Washington.

Referred to Committee on Forestry and Logged-Off Lands.

SECOND READING OF BILLS.

House Bill No. 24, by Mr. Capron: Relating to vehicle license fees and excise tax on liquid fuels.

Mr. Capron moved that Substitute House Bill No. 24 be substituted for House Bill No. 24.

On motion of Mr. Sims, the committee report was read as follows:

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 28, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 24 entitled, "An Act relating to fees collected from motor vehicle licensees and excise tax on liquid fuel from residents of counties composed entirely of islands and amending Section 6326 of Remington's Compiled Statutes, as amended by Chapter 98 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor; that it be printed, and that it do pass, and that the same is an emergency measure.

C. W. RYAN, Chairman.


The motion to substitute was carried.

Substitute House Bill No. 24, was read the second time by sections and passed to third reading.

House Bill No. 51, by Committee on Banks and Banking: Relating to the deposit of state moneys.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Allen, the House adjourned until 11:30 a. m., Monday, February 2, 1925.

C. R. MAYBURY, Chief Clerk.
TWENTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 2, 1925.

The Speaker called the House to order at 11:30 a.m.
Roll call showed all members present.
Prayer was offered by Rev. Robert H. Edmonds, of the Westminster United Presbyterian church, of Olympia.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF STANDING COMMITTEE.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 30, 1925.

We, your Committee on Appropriations, to whom was referred Engrossed Senate Bill No. 53, entitled "An Act making appropriations for the departments of the State Government and for the several institutions hereinafter named, 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.

OLAF L. OLSEN, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 30, 1925.

MR. SPEAKER:

The Senate has passed:
Senate Bill No. 25, also
Senate Bill No. 47, also
Senate Bill No. 49, also
Senate Bill No. 49, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 57, by Committee on Educational Institutions: An act repealing section 4543 of Remington's Compiled Statutes establishing a joint board of higher curricula for higher educational institutions.
On motion of Mr. Hanks, the bill was ordered printed.
The bill was passed to second reading.
TWENTY-SECOND DAY, FEBRUARY 2, 1925

FIRST READING OF SENATE BILLS.

Senate Bill No. 25, by Senator Smith: An act relating to the organization and government of irrigation districts and providing for the method of canceling and correcting assessments levied by such districts as are or may be under contract with the United States, and amending sections 7442 and 7442-1 of Remington's Compiled Statutes by adding thereto a new section known as section 7442-2, and declaring this act shall take effect immediately.

Referred to Committee on Reclamation and Irrigation.

Senate Bill No. 47, by Committee on Roads and Bridges: An act appropriating certain sums from the motor vehicle fund for the purpose of constructing and maintaining certain highways that have been established and constructed and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Senate Bill No. 48, by Committee on Roads and Bridges: An act making an appropriation from the motor vehicle fund, creating a revolving fund, to be applied in payment of federal proportion of cost of federal aid road construction, providing for the payment of federal contributions into the motor vehicle fund, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Senate Bill No. 49, by Committee on Roads and Bridges: An act making an appropriation for the construction and maintenance of permanent highways, and declaring this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

House Bill No. 52, by Roads and Bridges Committee: Authorizing the state highway department to cooperate with the highway departments of the several states and the Federal government in numbering and marking the roads of interstate character.

The bill was read the second time by sections and passed to third reading.

House Bill No. 53, by Roads and Bridges Committee: Relating to permanent highway maintenance and making an appropriation.

The bill was read the second time by sections and passed to third reading.

House Bill No. 54, by Roads and Bridges Committee: Relating to revenue and taxation for the construction, improvement and maintenance of highways; providing for the disposition, transfer, distribution and expenditure of certain funds and amending section 6819 Remington's Compiled Statutes.

The bill was read the second time by sections.

On motion of Mr. Hubbell the following amendment was adopted:

Amend Section No. 2, in line 3, after the comma, following the word "respectively" strike everything to and including the word "reported" in line 4.

After the word "State" in line 5, strike the words "as so determined."

On motion of Mr. Ryan, the following amendments were adopted:

Amend by adding another section to be known as Section 3, as follows:

Sec. 3. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately.

Amend title by adding thereto the following:

"And declaring this act shall take effect immediately."

The bill was passed to third reading and ordered engrossed.
THIRD READING OF BILLS.

House Bill No. 51, by Committee on Banks and Banking: Relating to the deposit of state moneys.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totton, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—96.

Those absent or not voting were: Representatives Olsen (Olaf L.)—1.

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

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

Sub. House Bill No. 24, by Mr. Capron: Relating to vehicle license fees and excise tax on liquid fuels.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 96; nays, 0; absent or not voting, 1.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totton, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—96.

Those absent or not voting were: Representative Olsen (Olaf L.)—1.

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

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

There being no objection, the House returned to messages from the Senate.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 2nd, 1925.

The Senate has passed:
Engrossed Senate Bill No. 45, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

There being no objection, the House returned to first reading of Senate Bills.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 45, by Senator Shaw: An act relating to forest protection, providing penalties for violations, amending section 5785 of Remington's Compiled Statutes as amended by section 2, chapter 184 of the Laws of 1923; section 5787 of Remington's Compiled Statutes as amended by section 3, chapter 184 of the Laws of 1923; sections 5788 and 5791 of Remington's Compiled Statutes; section 5795-2 of Remington's Compiled Statutes, as enacted in section 7, Chapter 184 of the Laws of 1923; section 5804 of Remington's Compiled Statutes, and section 5805 of Remington's Compiled Statutes, as amended by section 10, chapter 184 of the Laws of 1923, and amending Remington's Compiled Statutes by adding to Chapter 1, Title XXXVI thereof, three new sections to be known as sections 5782-1, 5787-1, and 5811-1, and declaring an emergency.

Referred to Committee on Forestry and Logged-Off Lands.

On motion of Mr. Allen, the House adjourned.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

TWENTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, February 3, 1925.

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

Roll call showed all members present.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1925.

We, your Committee on Engrossment to whom was referred House Bill No. 54, have compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPLE, Chairman.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, your Committee on Roads and Bridges to whom was referred Senate Bill No. 48, entitled "An Act making an appropriation from the motor vehicle fund, creating a revolving fund, to be applied in payment of federal proportion of cost of federal aid road construction, providing for the payment of federal contributions into the motor vehicle fund 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.

C. W. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, your Committee on Roads and Bridges to whom was referred Senate Bill No. 47, entitled "An Act reappropriating certain sums from the motor vehicle fund for the purpose of constructing and maintaining certain highways that have been established and constructed 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.

C. W. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, your Committee on Roads and Bridges to whom was referred Senate Bill No. 49, entitled "An Act making an appropriation for the construction and maintenance of permanent highways, and declaring 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.

C. W. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation to whom was referred Senate Bill No. 25, entitled "An Act relating to the organization and government of irrigation districts and providing for the method of canceling and correcting assessments levied by such districts as are or may be under contract with the United States, and amending Sections 7442 and 7442-1 of Remington's Compiled Statutes by adding thereto a new section known as Section 7442-2, and declaring this act shall take effect imme-
TWENTY-THIRD DAY, FEBRUARY 3, 1925

We lately, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. BANKER, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 3, 1925.

Mr. Speaker:

We, your Committee on Forestry and Logged-off Lands to whom was referred Senate Joint Memorial No. 2, requesting Congress to pass legislation making provisions for the adequate fire protection of the unreserved forest lands, and for the forest lands in Indian Reservations within the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. SAUNDERS, Chairman.


Passed to second reading.

Engrossed Senate Bill No. 45: Do pass as amended.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 58, by Committee on Roads and Bridges: An act relating to public highways and amending Remington's Compiled Statutes by adding a new section to Title XLI, Chapter XXVII thereof, to be known as Section 6773-1, and amending section 6781 of Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 59, by Committee on Roads and Bridges: An act validating certain expenditures in connection with certain public highways.

Ordered printed and passed to second reading.

SECOND READING OF BILLS.

House Joint Memorial No. 1, by Messrs. Hall and Ryan: Relating to the commemoration of the one-hundredth anniversary of the founding of Fort Vancouver, Washington.

The memorial was read the second time by sections and passed to third reading.

House Bill No. 55, by Mr. Stewart (M. M.): Relating to and authorizing certain districts to levy for dredging purposes.

The bill was read the second time by sections.

On motion of Mr. Stewart (M. M.) the following amendment was adopted:

After the word "purposes" in line 7, printed bill, add the following:

"Provided, That no such levy for dredging purposes under the provisions of this act shall be made unless and until the question of authorizing the making of such additional levy shall have been submitted to a vote of the electors of the district in the manner provided by law for the submission of the question of making additional levies in school districts of the first class and shall have been authorized by a majority of the electors voting thereon."
On motion of Mr. Stewart (M. M.) the following amendment was adopted:

Add new section as follows:

Sec. 2. Whenever such additional levy for dredging purposes shall have been authorized by the electors of the district at an election, held subsequent to the time of making the levy for the district for general purposes, in any year, such levy shall be certified by the port commission, in the manner provided by law for certifying levies for general purposes of the district, and shall be forthwith spread and extended upon the tax rolls for the current year, and the taxes so levied and extended shall be collected in the manner provided by law for the collection of general taxes.

The bill was passed to third reading and ordered engrossed.

House Bill No. 57, by Committee on Educational Institutions: Repealing the act establishing a joint board of higher curricula for higher educational institutions.

The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS.**

House Bill No. 52, by Committee on Roads and Bridges: Authorizing the state highway department to cooperate with the highway departments of the several states and the Federal government in numbering and marking the roads of interstate character.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Jofesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Egbert, Jones (John R.), Meacham, Olsen (Olaf L.), Schwartze—5.

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

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

House Bill No. 53, by Committee on Roads and Bridges: Relating to permanent highway maintenance and making an appropriation.

On motion of Mr. Capron the rules were suspended and the bill returned to second reading for the purpose of amendment.

On motion of Mr. Capron, the following amendment was adopted:

Amend Section No. 1, line 2. After the word "highways" insert "and for the construction and maintenance of highways in counties composed entirely of islands."

On motion of Mr. Capron the rules were suspended and the bill returned to third reading.
On motion of Mr. Moulton, the rules were suspended and the bill returned to second reading for the purpose of amendment.

On motion of Mr. Moulton, the following amendment was adopted:

Amend also title. After the word “highways” insert the words “and highways in counties composed entirely of islands.”

On motion of Mr. Moulton, the rules were suspended and the bill returned to third reading.

The bill was read in full the third time and passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totton, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Cross, Jones (John R.), Olsen (Olaf L.), Schwartze—4.

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

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

Engrossed House Bill No. 54, by Committee on Roads and Bridges: Relating to revenue and taxation for the construction, improvement and maintenance of highways, providing for the disposition, transfer, distribution and expenditure of certain funds and amending Section 6819 Remington’s Compiled Statutes.

The bill was read in full the third time, and passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totton, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Jones (John R.), Olsen (Olaf L.), Schwartze—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. Ryan, the rules were suspended and the chief clerk directed to immediately transmit Engrossed House Bill No. 54 to the Senate.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Wednesday, February 4, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

TWENTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 4, 1925.

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

Roll call showed all members present except Representatives Durrant and Moran. Mr. Durrant was excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1925.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 49, has compared same with the Engrossed bill and find it correctly enrolled.

I concur in this report: J. R. Schwartz.

JOHN ANDERSON, Chairman.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1925.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 53 and 55, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 3, 1925.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 56 entitled “An Act relating to the administration of the government of the state,
prescribing the powers and duties of certain state officers and creating and establishing certain offices and departments, providing penalties, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, be printed, and do pass.

GEORGE F. MEACHAM, Chairman.


On motion of Mr. Meacham, the Substitute Bill was order printed.
Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 3, 1925.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 40; also Senate Joint Memorial No. 4; also Senate Bill No. 57; and Substitute Senate Bill No. 16, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

FIRST READING OF SENATE BILLS.

Senate Joint Memorial No. 4, by Committee on Memorials: Relating to the extension of the benefits of the Federal Highway Act to the Territory of Alaska.
Referred to Committee on Memorials.
Substitute Senate Bill No. 16, by Committee on Educational Institutions: An act relating to the State Normal School at Centralia and the funds in the Centralia Normal School fund of the state treasury.
Referred to Committee on Educational Institutions.
Senate Bill No. 57, by Committee on Federal Relations and Immigration: An act authorizing the Governor of Washington to appoint a representative of the State of Washington to serve upon a joint commission composed of representatives of the States of Montana, Idaho and Oregon and the United States of America, and constituted for the purpose of negotiating and entering into an agreement between said states and the United States of America, subject to the consent of Congress, respecting further use and disposition of the waters of the Columbia River and streams tributary thereto, and fixing and determining the rights of each of said states and rights of the United States in and to the use, benefit and disposition of the waters of said stream and its tributaries.
Referred to Committee on Federal Relations and Immigration.

SECOND READING OF BILLS.

House Bill No. 58, by Committee on Roads and Bridges: Relating to public highways.
The bill was read the second time by sections and passed to third reading.
House Bill No. 59, by Committee on Roads and Bridges: Validating certain expenditures in connection with certain public highways.
The bill was read the second time by sections and passed to third reading.
We, your Committee on Elections and Privileges, to whom was referred House Bill No. 6, entitled "An Act relating to elections, amending Section 5144 of Remington's Compiled Statutes; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend title by inserting after the comma following the word "statutes", the following "as amended by Section 2, Chapter 53, Laws of 1923."

Amend Section 1, line 1 of the printed bill, the same being line — of the original bill, by inserting a comma following the word "statutes", and adding thereafter the following: "as amended by Section 2 Chapter 53, Laws of 1923."

Amend Section 1, line 24, of the printed bill, same being Section 1, line — of the original bill, strike all of section after the word "further" and substitute in lieu thereof the following:

"That this act shall not apply to general or special elections for any purpose in second or third class school districts and irrigation districts in counties of the first class, but such school district elections shall be held and such school district officers shall be elected and qualified, for the terms, at the time and in the manner, provided by Chapters XX, XXXI and XXXVIII, Remington's Compiled Statutes, and such irrigation district elections shall be held and such irrigation district officers shall be elected and qualify, for the terms, at the time and in the manner, provided by Chapter IV, Title XLVIII Remington's Compiled Statutes and the 1923 Supplement thereto. Any officer of such school or irrigation district elected under such existing law shall serve the term of office for which he was elected and his successor shall be elected at the regular annual election next preceding the date of the expiration of said term and the term of office of said successor shall begin at the expiration of said term."

In Section 2, line 1, of the printed bill the same being line — of the original bill following the word "Immediate" insert the following: "preservation of the public peace, health or safety."

In Section 2, line 1 of the printed bill, the same being line — of the original bill following the words "support of the" add the following "State government and its."

In Section 2, line 2 of the printed bill, the same being line — of the original bill following the word "institutions" strike the words "of the state."


The bill was read the second time by sections.

On motion of Mr. Collin, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

Senate Bill No. 47, by Committee on Roads and Bridges: Reappropria-
ting certain funds from the motor vehicle fund.

The bill was read the second time by sections.

On motion of Mr. Collin, the following amendment was adopted:

Amend Section 1, strike word "Colfax" in line 22, put in semicolon and add the words "Walla Walla-Colfax."

On motion of Mr. Banker, the following amendment was adopted:

Amend Section 1, line 58, strike "Roosevelt Highway" insert "Methow Valley Highway."

The bill was passed to third reading and ordered engrossed.

Senate Bill No. 48, by Committee on Roads and Bridges: Relating to the payment of federal proportion of cost of federal aid road construction.

The bill was read the second time by sections and passed to third reading.
Senate Bill No. 49, by Committee on Roads and Bridges: Making an appropriation for the construction and maintenance of permanent highways.

The bill was read the second time by sections.

On motion of Mr. Capron, the following amendment was adopted:

Amend Section 1, lines 1, after the word "highways" insert "and for the construction and maintenance of highways in counties composed entirely of Islands."

On motion of Mr. Capron, the following amendment was adopted:

Amend title, after the word "highways" insert "and highways in counties composed entirely of Islands."

The bill was passed to third reading.

Senate Bill No. 25, by Senator Smith: Relating to the organization and government of irrigation districts.

The bill was read the second time by sections and passed to third reading.

Mr. Speaker:

We, your Committee on Forestry and Logged-off Lands, to whom was referred Senate Bill No. 45 entitled "An Act relating to forest protection; providing penalties for violations, amending Section 5785 of Remington's Compiled Statutes as amended by Section 2, Chapter 184 of the Laws of 1923; Section 5787 of Remington's Compiled Statutes as amended by Section 3, Chapter 184 of the Laws of 1923; Sections 5788 and 5791 of Remington's Compiled Statutes; Section 5795-2 of Remington's Compiled Statutes as enacted in Section 7, Chapter 184 of the Laws of 1923; Section 5804 of Remington's Compiled Statutes and Section 5805 of Remington's Compiled Statutes, as amended by Section 10, Chapter 184 of the Laws of 1923, and amending Remington's Compiled Statutes by adding to Chapter 1, Title XXXVI thereof, three new sections to be known as Sections 5782-1, 5787-1, and 5811-1, 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:

Strike all of Section 10, and renumber Sections 11 and 12 as Sections 10 and 11 respectively.

Amend title, strike word "three" in line 13 and insert in lieu thereof the word "two"; strike comma following figure 5782-1 in line 14 and insert in lieu thereof the word "and"; strike comma following figure 5787-1 in line 14 and insert in lieu thereof a semi-colon; strike word and figures "and 5811-1" and the comma following in line 14; in line 15, following the word "declaring" strike the words "an emergency" and insert in lieu thereof the words "that this act shall take effect immediately."

Charles W. Saunders, Chairman.


The bill was read the second time by sections.

On motion of Mr. Saunders, the committee amendments were adopted.

The bill was passed to third reading.

The Speaker announced that he was about to sign House Bill No. 40.

Senate Joint Memorial No. 2, by Committee on Forestry and Logged-off Lands: Petitioning Congress for adequate fire protection.

The memorial was read the second time by sections.

Mr. Saunders moved that the rules be suspended, the second reading considered the third and the memorial placed on final passage.

The motion was lost by a rising vote.

The memorial was passed to third reading.

Senate Bill No. 53, by Committee on Appropriations: Making appropriations for certain departments of the state government.

The bill was read the second time by sections.
Mr. Dunn moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage.

The motion was lost by a rising vote.

The bill was passed to third reading.

**THIRD READING OF BILLS.**

House Bill No. 55, by Mr. Stewart (M. M.): Relating to and authorizing certain districts to levy for dredging purposes.

On motion of Mr. Josefsky, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Cohen, Durrant, Moran, Moulton, Olsen (Olaf L.), 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.

Mr. Crosby moved that Rule 20 be suspended.

The motion was lost by a rising vote.

House Bill No. 57, by Committee on Educational Institutions: Repealing the act establishing a joint board of higher curricula for higher educational institutions.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Johns (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—89.

Those voting nay were: Representative Totten—1.
Those absent or not voting were: Representatives Cohen, Douglas, Durrant, Moran, Moulton, Olsen (Olaf L.), 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.

House Joint Memorial No. 1, by Messrs. Hall and Ryan: Relating to the commemoration of the one-hundredth anniversary of the founding of Fort Vancouver, Washington.

The memorial was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Colton, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy),Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychar, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Cohen, Durrant, Moran, Moulton, Olsen (Olaf L.), Sims—6.

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

On motion of Mr. Allen, the House adjourned.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.
REPORT OF ENGLISHMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1925.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bills No. 6 and 58, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

We concur in this report. Maude Sweetman, Ed. Davis.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1925.

MR. SPEAKER:
We, your Committee on Educational Institutions, to whom was referred Substitute Senate Bill No. 16, entitled "An Act relating to the State Normal School at Centralia and the funds in the Centralia Normal School fund of the state treasury," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. HANKS, Chairman.


Passed to second reading.

Mr. Moran moved that Rule 20 be suspended.

The motion was lost.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1925.

MR. SPEAKER:
We, a minority of your Committee on Military Affairs, to whom was referred Senate Bill No. 40, entitled "An Act relating to the Militia, and amending Sections 8491 and 8504 of Remington's Compiled Statutes of Washington, the same being Sections 3765-37 and 3765-50 of Pierce's Code," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do pass.

WM. PHELPS TOTTEN.

Mr. Speaker:
We, a majority of your Committee on Military Affairs, to whom was referred Senate Bill No. 40, entitled "An Act relating to the Militia, and amending Sections 8491 and 8504 of Remington's Compiled Statutes of Washington, the same being Sections 3765-37 and 3765-50 of Pierce's Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. F. JOSEFSKY, Chairman.

We concur in this report: Ed. Davis, Wm. Scales, Lloyd R. Crosby, Judson F. Falknor, James A. Durrant.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1925.

MR. SPEAKER:
We, your Committee on Federal Relations and Immigrations, to whom was referred Senate Bill No. 57, entitled "An Act authorizing the Governor of Washington to appoint a representative of the State of Washington to serve upon a joint commission composed of representatives of the States of Montana, Idaho and Oregon and the United States of America, and constituted for the purpose of negotiating and entering into an agreement between the several states hereinabove mentioned and between said states and the United States of America, subject to the consent of Congress, respecting further use and disposition of the waters of the Columbia River and streams tributary
thereto, and fixing and determining the rights of each of said states and rights of
the United States in and to the use, benefit and disposition of the waters of said
streams and its tributaries, have had the same under consideration, and we respect­
fully report the same back to the House with the recommendation that it do pass.

A. L. Willhite, Chairman.

We concur in this report: Wm. Phelps Totten, E. C. Burlingame, E. J. Templeton,
Arthur L. True.

Passed to second reading.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 60, by Appropriations Committee: An act making appro­
priations for the payment of salaries of certain officers and employees of the
State and for the operation, maintenance and other expenses of certain State
institutions, departments and offices, and for sundry civil expenses of the
State government, and for miscellaneous purposes for the fiscal year begin­
ing April 1st, 1925, and ending March 31st, 1926, except as otherwise pro­
vided, and declaring that this act shall take effect immediately.

Passed to second reading.

House Bill No. 61, by Roads and Bridges Committee: An act relating to,
classifying, naming and fixing the routes of certain state highways, and
amending sections 14 and 15, Chapter 185, of the Laws of 1923, and section
6810 of Remington's Compiled Statutes, and declaring an emergency.

Passed to second reading.

House Bill No. 62, by Roads and Bridges Committee: An act authorizing
and directing the Governor to convey certain premises to the Oregon-Wash­
ington Railroad & Navigation Company.

Passed to second reading.

House Bill No. 63, by Judiciary Committee: An act relating to the filing
of liens for United States Internal Revenue taxes.

Passed to second reading.

House Bill No. 64, by Insurance Committee: An act relating to insurance
and amending section 7063, Remington's Compiled Statutes.

Passed to second reading.

On motion of Mr. Long, all bills introduced this date were ordered printed.

SECOND READING OF BILLS.

House Bill No. 56, by Mr. Meacham (by request): Relating to the administra­tion of the government of the state and establishing certain offices
and departments.

On motion of Mr. Meacham, the second reading of House Bill No. 56 was
made a special order of business for 1:35 p.m., this date.

THIRD READING OF BILLS.

House Bill No. 6, by Mr. Collin: Relating to elections.

On motion of Mr. Collin, the rules were suspended, the third reading dis­
pensed with, the bill was placed on final passage, and it passed the House by
the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall,
Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Chamber-
Those absent or not voting were: Representatives Brislawn, Capron, Cohen, Cutting, Douglas, Lindsay, Meacham, Moulton, Reed, Ryan, Sims, Stewart (M. M.)—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. 58, by Committee on Roads and Bridges: Relating to public highways.

On motion of Mr. Hubbell, the rules were suspended and the bill returned to second reading for the purpose of amendment.

On motion of Mr. Johnson (Lee H.), the following amendment was adopted:

Amend Section 2 of the bill as follows: In line 19 of the printed bill, the same being line of the original bill, strike the words "one-tenth" and insert in lieu thereof the words "five per cent."

On motion of Mr. Hubbell, the rules were suspended and the bill returned to third reading.

On motion of Mr. Josefsky, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Capron, Cohen, Cutting, Douglas, Lindsay, Meacham, Moulton, Reed, Ryan, Sims, Shields, Stewart (M. M.), Totten—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. 59, by Committee on Roads and Bridges: Validating certain expenditures in connection with certain public highways.
On motion of Mr. Long, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Capron, Cohen, Cutting, Lindsay, Moulton, Reed, Ryan, Shipley, Sims, Shields, Stewart (M. M.), Totten—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 47, by Committee on Roads and Bridges: Reappropriating certain funds from the motor vehicle fund.

On motion of Mr. Josefsky, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—82.

Those absent or not voting were: Representatives Capron, Cohen, Cutting, Jones (John R.), Knapp, Lindsay, Meacham, Moulton, Reed, Ryan, Shipley, Sims, Shields, Stewart (M. M.), Totten—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. 48, by Committee on Roads and Bridges: Relating to the payment of federal proportion of cost of federal aid road construction.

On motion of Mr. Josefsky, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame,
Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Slisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Capron, Cohen, Cutting, Knapp, Lindsay, Meacham, Moulton, Reed, Ryan, Shipley, Sims, Shields, Stewart (M. M.), Totten—14.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 49, by Committee on Roads and Bridges: Making an appropriation for the construction and maintenance of permanent highways.

On motion of Mr. Josefsky, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Slisson, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Allen; Behrens, Capron, Cohen, Cutting, Knapp, Lindsay, Moulton, Reed, Ryan, Shipley, Sims, Shields, Stewart (M. M.), Totten—16.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 25, by Senator Smith: Relating to the organization and government of irrigation districts.

Mr. Egbert demanded a call of the House.

The demand was not sustained.

On motion of Mr. Banker, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks,
Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Capron, Cohen, Custer, Cutting, Knapp, Lindsay, Moulton, Reed, Ryan, Shipley, Sims, Shields, Stewart (M. M.), Totten—14.

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

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

Senate Bill No. 45, by Senator Shaw: Relating to forest protection.

On motion of Mr. Saunders, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 2; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Dale, Hanks—2.

Those absent or not voting were: Representatives Capron, Cohen, Cutting, Knapp, Lindsay, Mess, Moulton, Reed, Ryan, Sims, Shields, Stewart (M. M.), Totten—13.

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

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

Senate Joint Memorial No. 2, by Committee on Forestry and Logged-off Lands: Petitioning Congress for adequate fire protection.

On motion of Mr. Saunders, the rules were suspended, the third reading dispensed with, the memorial was placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson,
Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—82.

Those absent or not voting were: Representatives Banker, Capron, Cohen, Cutting, Lindsay, Mess, Moulton, Reed, Ryan, Schwartze, Sims, Shields, Stewart (M. M.), Totten, Zent—15.

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

Senate Bill No. 53, by Committee on Appropriations: Making appropriations for certain departments of the state government.

On motion of Mr. Olsen (Olaf L.), the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 4; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Knapp, Loveberry, Sweetman, Tripple—4.

Those absent or not voting were: Representatives Banker, Capron, Cohen, Cutting, Glasgow, Lindsay, Moulton, Reed, Ryan, Sims, Stewart (M. M.), Totten—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. Allen, the rules were suspended, and the chief clerk directed to immediately transmit House Bill No. 6, House Bill No. 58, House Bill No. 59, Senate Bill No. 47, Senate Bill No. 48, Senate Bill No. 49, Senate Bill No. 25, Senate Bill No. 45, Senate Joint Memorial No. 2 and Senate Bill No. 53 to the Senate.

On motion of Mr. Loveberry, the House was declared at recess until 1:30 p. m., this date.
TWENTY-FIFTH DAY, FEBRUARY 5, 1925

AFTERNOON SESSION.

The Speaker called the House to order at 1:30 p.m.
Roll call showed all members present, except Representatives Brislawn, Capron, Cross, Douglas, Goldsworthy, Hubbell, Jones (John R.), Jones (Roy), Miller, Thompson (Geo. W.), and Thompson (Richard).

SPECIAL ORDER.

The hour having arrived, the House resumed consideration of House Bill No. 56 on second reading.
On motion of Mr. Allen, the special order of business for consideration of House Bill No. 56 on second reading was advanced until 2:05 p.m., this date.
On motion of Mr. Allen, the House was declared at recess until 2:00 p.m.
Roll call showed all members present, except Representatives Capron, Cross, Douglas and Reeves. The absentees were excused.
On motion of Mrs. Sweetman, Rule 20 was suspended.

SPECIAL ORDER.

The hour having arrived, the House resumed consideration of House Bill No. 56 on second reading.
House Bill No. 56, by Mr. Meacham (By request): Relating to the administration of the government of the state, and establishing certain offices and departments.
On motion of Mr. Sims, Substitute House Bill No. 56, recommended by the Committee, was substituted for House Bill No. 56.

COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Sims, the House resolved itself into a committee of the whole House for the purpose of considering Substitute House Bill No. 56.
The Speaker appointed Mr. Allen as chairman of the Committee of the whole House.
The bill was considered in the committee of the whole House, the committee arose, and the chairman, Mr. Allen, reported that the committee had considered Substitute House Bill No. 56, and now recommend that the bill do pass with certain amendments.
Mr. Sims demanded a call of the House and the call was sustained.

CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors, the roll was called and the following absentees were noted: Representatives Capron, Cross and Douglas.
On motion of Mr. Sims, the absentees were excused.
Mr. Sims moved that the House proceed under the call of the House.
The motion was carried.
The Speaker announced that the question now is on the adoption of the report of the Committee of the whole House.
On motion of Mr. Sims, the report of the Committee of the whole House was adopted.
On motion of Mr. Sims, the following amendments to Substitute House Bill No. 56, recommended by the Committee of the whole House, were adopted:

Amend Section 2, line 3, of the printed bill, being line 4 of the original bill, by inserting before the word "surety" the word "corporate."

Amend Section 5 by inserting in lieu of paragraphs 4 and 5 of the printed bill, the same being paragraphs 4 and 5 of the original bill the following:

Fourth. To examine and test the work of county and township assessors at any time, and to have and possess all rights and powers of such assessors for the examination of persons, and property and for the discovery of property subject to taxation, and if it shall ascertain that any taxable property is omitted from the assessment list, or not assessed or valued according to law, it shall bring the same to the attention of the assessor of the proper county or township in writing, and if such assessor shall neglect or refuse to comply with the request of the tax commission to place such property on the assessment list, or to correct such incorrect assessment or valuation as requested by the tax commission, said commission may by written order require the assessor of the proper county or township forthwith to place such property on the assessment list or to correct such incorrect assessment or valuation, and if such assessor shall neglect or refuse to obey such order, the tax commission shall have the power to prepare a supplement to such assessment list, which supplement shall include all property required by the tax commission to be placed on the assessment list and all corrections required to be made. Such supplement shall be filed with the assessor's assessment list and shall thereafter constitute an integral part thereof to the exclusion of all portions of the original assessment list inconsistent therewith, and shall be submitted therewith to the county board of equalization.

Fifth. The tax commission shall have power to direct and to order any county or township board of equalization to raise or lower the valuation of any taxable property and to add such property to the assessment list. The tax commission may require any such board of equalization to reconvene after its adjournment for the purpose of performing any order or requirement made by the tax commission and may make such orders as it shall determine to be just and necessary. If such board of equalization shall fail or refuse forthwith to comply with any such order or requirement of the tax commission, the tax commission shall have power to make such correction or change in the assessment list and such corrections and changes shall be a part of the record of the proceedings of the said board of equalization. Provided, That in all cases where the tax commission shall raise the valuation of any property or add property to the assessment list, it shall give notice for the same time and in the same manner as is now required in like cases of county boards of equalization.

Amend Section 7, line 4 of the printed bill, being line 11 of the original bill, by inserting a period after the "or" summary and striking the rest of the sentence.

Amend Substitute House Bill No. 56 by striking Section 8 and inserting in lieu thereof the following:

Section 8. "Any taxpayer feeling aggrieved by the levy or levies of any taxing district may appeal therefrom to the tax commission as hereinafter provided. Such taxpayer, upon the execution of a bond, with two or more sufficient sureties, to be approved by the county auditor, payable to the State of Washington, in the penal sum of two hundred dollars ($200.00) and conditioned that if the petitioner shall fail in his appeal for a reduction of said levy or levies he will pay the taxable costs of the hearings hereinafter provided, not exceeding the amount of such bond, may file a written complaint with the county auditor wherein such taxing district is located not later than ten days after the making and entering of such levy or levies, setting forth in such form and detail as the tax commission shall by general rule prescribe, his objections to such levy or levies. Upon the filing of such complaint, the county auditor shall immediately transmit a certified copy thereof, together with a copy of the budget or estimates of such taxing district as finally adopted, including estimated revenues and such other information as the tax commission shall by rule require, to the tax commission. The tax commission shall fix a date for a hearing on said complaint at the earliest convenient time after receipt of said record, which hearing shall be held in the county in which said taxing district is located, and notice of such hearing shall be given to the officials of such taxing district, charged with determining the amount of its levies, and to the taxpayer of said complaint by regular United States mail at least five days prior to the date of said hearing. At such hearings..."
all interested parties may be heard and the tax commission shall receive all competent evidence. After such hearing, the tax commission shall either affirm or decrease the levy or levies complained of, in accordance with the evidence, and shall thereupon certify its action with respect thereto to the county auditor, who, in turn, shall certify it to the taxing district or districts affected, and the action of the tax commission with respect to such levy or levies shall be final and conclusive.

Amend Section 11, by striking the words "The State Auditor and State Treasurer."

Amend Section 12, by striking the period in line 2 of the printed bill, being line 19 of the original bill, and add the following:

"And whenever it shall appear to the tax commission that any public officer or employee whose duties relate to the assessment or equalization of assessments of property for taxation has failed to comply with the provisions of this Act or with any other law relating to such duties or the rules of the commission made in pursuance thereof, the commission after a hearing on the facts may issue its order directing such public officer or employee to comply with such provisions of law or of its rules, and if such public officer or employee for a period of ten days after service on him on the commission's order shall neglect or refuse to comply therewith, the commission may apply to a judge of the superior court or court commissioner of the county in which said public officer or employee holds office for an order returnable within five days from the date thereof to compel such public officer or employee to comply with such provisions of law, or of the commission's order, or to show cause why he should not be compelled so to do, and any order issued by the judge pursuant thereto shall be final. The remedy herein provided shall be cumulative and shall not exclude the tax commission from exercising any power or rights herein granted."

On motion of Mr. Sims, the reading of the bill by the Committee of the Whole House was considered the second reading of the bill by the House.

The bill was passed to third reading.

Mr. Sims moved that the House take up the next order of business.

(Committee announcements.)

The motion was carried.

On motion of Mr. Sims, Substitute House Bill No. 56, as amended, was ordered printed, and the chief clerk directed to place copies of the amended substitute bill on the desks of all members before the morning session of February 6, 1925.

On motion of Mr. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 11:00 a.m. Friday, February 6, 1925.

C. R. Maybury, Chief Clerk.
TWENTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 6, 1925.

The Speaker called the House to order at 11:00 a.m.
Roll call showed all members present.
Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1925.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred Substitute House Bill No. 56, have compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

I concur in this report: Ed. Davis.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 6, 1925.

MR. SPEAKER:
The President has signed
Senate Bill No. 25; also
Senate Bill No. 53; also
Senate Bill No. 48; also
Senate Joint Memorial No. 2; also
House Bill No. 40; also
The Senate has passed
Engrossed Substitute Senate Bill No. 50; also
Engrossed Senate Bill No. 58; also
The Senate has adopted
Senate Concurrent Resolution No. 4; also
Senate Joint Memorial No. 3; also
House Concurrent Resolution No. 6; also
The Senate has passed
Senate Joint Resolution No. 4, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

MR. SPEAKER:
OLYMPIA, WASH., February 6, 1925.
The Senate has concurred in the House amendments to
Senate Bill No. 47; also
Senate Bill No. 49; also
Engrossed Senate Bill No. 45.

VICTOR ZEDNICK, Secretary.

FIRST READING OF SENATE BILLS.

Engrossed Sub. Senate Bill No. 50, by Committee on Revenue and Taxation: An act establishing a budget system for the state of Washington, prescribing the powers and duties of state officers and employees with respect
thereto, prescribing penalties, and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

Engrossed Senate Bill No. 58, by Committee on Medicine, Dentistry, Pure Food and Drugs: An act providing for the revocation of licenses to practice drugless healing in certain cases, defining the powers and duties of certain officers, providing for penalties for violations thereof, and declaring that this act shall take effect immediately.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Joint Memorial No. 3, by Committee on Memorials: Memorializing Congress to direct the Board of Survey of the United States Engineers to report on the cost of developing certain harbors in the State of Washington and to instruct the Interior Department and Forestry Bureau to report in detail upon the government holdings and interest in certain port districts and upon the conditions of certain national forests.

Referred to Committee on Memorials.

Senate Concurrent Resolution No. 4, by Senator Gray: Extending to the citizens of Olympia the appreciation of the Legislature for the dances given in honor of the members thereof.

Mr. Allen moved that the rules be suspended and Senate Concurrent Resolution No. 4 be read the second time.

The motion was carried.

Senate Concurrent Resolution No. 4 was read the second time in full.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 4 was adopted.

Senate Joint Resolution No. 4, by Committee on Rules and Joint Rules: Relating to the time of adjournment of the Nineteenth Legislature.

On motion of Mr. Reed, the rules were suspended and Senate Joint Resolution No. 4 was read the second time in full.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the joint resolution was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Cohen, Collin, McDonough, Ryan, Sims, Stewart (Grant A.)—6.

The resolution, having received the constitutional majority, was declared passed.
SECOND READING OF BILLS.

House Bill No. 60, by Appropriations Committee: Making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, and for sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal year beginning April 1st, 1925, and ending March 31st, 1926, except as otherwise provided, and declaring that this act shall take effect immediately.

The bill was read the second time by sections.

On motion of Mr. Olsen (Olaf L.), the following amendment was adopted:

Amend Sec. 2, line 116 of the printed bill, strike "For the State Fair.... $31,000.00" and insert in lieu thereof the words:

“For the State Fair .................................................. $20,000.00
For the State Fair unexpended balance of appropriation for current biennium 11,000.00

Total for State Fair.................................................. $31,000.00"

On motion of Mr. Olsen (Olaf L.), the following amendment was adopted:

Amend Sec. 2, line 151 of the printed bill, strike the figures "$25,000.00" and insert in lieu thereof "$50,000.00."

On motion of Mr. Olsen (Olaf L.), the following amendment was adopted:

Amend Sec. 2, line 152 of the printed bill, strike the figures "$55,120.00" and insert in lieu thereof "$80,520.00."

On motion of Mr. Olsen (Olaf L.), the following amendment was adopted:

Amend Sec. 2, of the printed bill, by adding the following below line 266 "($50,000.00 to be allotted to Puyallup Experiment Station)."

On motion of Mr. Olsen (Olaf L.), the following amendment was adopted:

Amend Sec. 2, line 394 of the printed bill, strike "For the relief of D. E. Ferguson, Auditor of King County" and insert in lieu thereof "For the relief of Menette Hardware Co. of Seattle."

On motion of Mr. Olsen (Olaf L.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Scales, Schwartz, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Behrens, Cohen, Collin, Halsey, Long, Miller, Reed, Ryan, Saunders, 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.
TWENTY-SIXTH DAY, FEBRUARY 6, 1925

On motion of Mr. Olsen (Olaf L.), the rules were suspended, House Bill No. 60 was ordered immediately 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. 25, 53 and 48, and Senate Joint Memorial No. 2.

On motion of Mr. Allen, the House was declared at recess until 2:00 p.m., this date.

AFTERNOON SESSION.

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

Roll call showed all members present except Representatives Burlingame, Capron, Dunn and Weik.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 6, 1925.

Mr. Speaker:

The Senate has passed
Substitute Senate Bill No. 52; also
House Bill No. 51, and the same are herewith transmitted.

VICTOR ZIDNICK, Secretary.

There being no objection, the House returned to the eighth order of business, introduction and first reading of bills.

FIRST READING OF SENATE BILLS.

Substitute Senate Bill No. 52, by Committee on Elections and Privileges: An act relating to elections for the issuance of general obligation bonds by counties, cities, towns, port districts, metropolitan park districts and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

The House resumed consideration of bills on second reading.

House Bill No. 61, by Committee on Roads and Bridges: Relating to, classifying, naming and fixing the routes of certain state highways.

The bill was read the second time by sections.

On motion of Mr. Josefsky, the following amendment was adopted:

Amend Section 3, in line 4 of printed bill, strike words “Meyers Falls” and insert “a point on State Road No. 3 near Kettle Falls.”

On motion of Mr. Hubbell, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 2; absent or not voting, 13.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasow, Gray, Halsey, Hall, Hanks, Hemp, Hubbell, Huffman; Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Scales, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard),
Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Moran, Saunders—2.

Those absent or not voting were: Representatives Allen, Burlingame, Capron, Cohen, Dale, Dunn, Goldsworthy, Olsen (Olaf L.), Ryan, Schwartze, Shields, Sims, Weik—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. Banker, the rules were suspended, House Bill No. 61 was ordered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

House Bill No. 62, by Committee on Roads and Bridges: Authorizing and directing the governor to convey certain premises to the Oregon-Washington Railroad & Navigation Company.

The bill was read the second time in full.

On motion of Mr. Hubbell, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones, (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray, Noile, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Behrens, Burlingame, Capron, Cohen, Dunn, Goldsworthy, Mess, Moran, Olsen (Olaf L.), Saunders, Sims, Weik, Westover—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 ENGROSSMENT COMMITTEE.

OLYMPIA, WASH., February 6, 1925.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 60 and 61, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

We concur in this report: Ed. Davis, Maude Sweetman.

House Bill No. 63, by Committee on Judiciary: Relating to the filing of liens for United States Internal Revenue taxes.

The bill was read the second time by sections.

On motion of Mr. Van Horn, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.
Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislaw, Brockman, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Alien, Behrens, Burlingame, Capron, Cohen, Dunn, Mess, Moran, Olsen (Olaf L.), Ryan, Saunders, Shields, Sims, Weik—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. 64, by Committee on Insurance: Relating to Insurance and amending Section 7063, Remington's Compiled Statutes.

The bill was read the second time by sections.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 3; absent or not voting, 13.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislaw, Brockman, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Triple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—81.

Those voting nay were: Representatives Knapp, Knutzen, Morton—3.

Those absent or not voting were: Representatives Allen, Behrens, Burlingame, Capron, Cohen, Mess, Moran, Olsen (Olaf L.), Ryan, Shields, Sims, Totten, Weik—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 Senate Bill No. 16, by Committee on Educational Institutions: Relating to the State Normal School at Centralia.

The bill was read the second time in full.

Mr. Hall moved the adoption of the following amendment:

Amend by striking Section 2.

In support of the amendment, Mr. Hall stated that he believed Section 2 of the bill to be unconstitutional.
Mr. Hanks suggested that the bill be referred to the Committee on Judiciary for a recommendation regarding Section 2.

Mr. Hall's amendment was withdrawn.

On motion of Mr. Hanks, Substitute Senate Bill No. 16 was ordered referred to the Committee on Judiciary.

Senate Bill No. 40, by Senator Groff: Relating to the Militia.

The bill was read the second time in full.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 5; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Chamberlain, Dale, Reed, Shields, Sweetman—5.

Those absent or not voting were: Representatives Barlow, Burlingame, Capron, Olsen (Olaf L.), Shipley, Thompson (Geo. W.), Weik—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. Reed, the rules were suspended, House Bill No. 62, House Bill No. 63 and House Bill No. 64 were ordered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

Senate Bill No. 57, by Committee on Federal Relations and Immigration: Authorizing the Governor to appoint a representative upon a joint commission to allocate the waters of the Columbia River.

The bill was read the second time in full.

On motion of Mr. Willhite, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 1; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shield, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.),
Those voting nay were: Representative Knutzen—1.
Those absent or not voting were: Representatives Burlingame, Olson (Olaf L.), Saunders, Totten, Weik—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.

THIRD READING OF BILLS.

Engrossed Substitute House Bill No. 56, by Committee on Revenue and Taxation: Relating to the administration of the government of the state and establishing certain offices and departments.
Mr. Reed demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors, the roll was called and the following absentees were noted: Messrs. Burlingame, Saunders and Weik.

On motion of Mr. Reed, the absentees were excused.
On motion of Mr. Josefsky, the House proceeded with business under the call of the House.
On motion of Mrs. Sweetman, Rule 20 was suspended.
Mr. Soule moved that the rules be suspended, the third reading dispensed with, and that Engrossed Substitute House Bill No. 56 be placed on final passage.
The motion was carried.
The Speaker announced that the question is on the final passage of Engrossed Substitute House Bill No. 56.
Mr. Hanks moved to indefinitely postpone Engrossed Substitute House Bill No. 56.
The motion was lost.
On motion of Mr. Willhite, the previous question was ordered.
The bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 20; absent or not voting, 2.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Behrens, Brockman, Capron, Cohen, Collin, Crosby, Custer, Cutting, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Ryan, Rycharz, Saunders, Scales, Schwartz, Shields, Siler, Sims, Sisson, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Voss, Weaver, Westover, Mr. Speaker—75.
Those voting nay were: Representatives Baldwin, Banker, Beatty, Bris­lawn, Chamberlain, Cross, Dale, Danielson, Davis, Glasgow, Hanks, Morton, Reeves, Shipley, Soule, Totten, True, Van Horn, Willhite, Zent—20.
Those absent or not voting were: Representatives Burlingame, Weik—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 Senate Bill No. 40, Senate Bill No. 57, and Engrossed Substitute House Bill No. 56 to the Senate.

On motion of Mr. Josefsky, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 10:00 a.m. Saturday, February 7, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.

TWENTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 7, 1925.

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

Roll call showed all members present except Representatives Douglas, Stewart (M. M.), Totten and Weik. Representatives Douglas and Weik were excused.

Prayer was offered by Rev. J. M. Canse of the First Methodist Episcopal Church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1925.

Your Committee on Enrollment, to whom was referred House Bill No. 51 and House Concurrent Resolution No. 6, have compared same with the original bill and resolution and find them correctly enrolled.

I concur in this report: J. R. Schwartz.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1925.

We, your Committee on Revenue and Taxation, to whom was referred Substitute Senate Bill No. 50 entitled "An Act establishing a budget system for the State of Washington, prescribing the powers and duties of state officers and employees with respect thereto, prescribing penalties, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

George F. Mescham, Chairman.

On motion of Mr. Meacham, the rules were suspended, and Engrossed Substitute Senate Bill No. 50 was advanced to second reading.

The bill was read the second time, and on motion of Mr. Meacham, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker — 90.

Those absent or not voting were: Representatives Barlow, Douglas, Jones (John R.), Olsen (Olaf L.), Ryan, Totten, Weik — 7.

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

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

Mr. Speaker:

I, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 58, entitled "An Act providing for the revocation of licenses to practice drugless healing in certain cases, defining the powers and duties of certain officers, providing for penalties for violations thereof, and declaring that this act shall take effect immediately," have had the same under consideration, and I respectfully report the same back to the House with the recommendation that it do not pass.

Maude Sweetman.

Mr. Speaker:

We, a majority of your committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 58, entitled "An Act providing for the revocation of licenses to practice drugless healing in certain cases, defining the powers and duties of certain officers, providing for penalties for violations 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.

V. J. Capron, Chairman.

We concur in this report: James A. Durrant, J. M. Glasgow, A. F. Brockman, Roy Jones.

Mr. Capron moved that the rules be suspended, the bill advanced to second reading and read the second time.

The motion was lost.

The bill was passed to second reading.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:
The Senate has passed
Senate Joint Resolution No. 5, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., February 6, 1925.

MR. SPEAKER:
The Senate has passed Engrossed House Bill No. 7, with the following amendment:
In Section 1, line 4, of the engrossed bill, strike the word "including" and insert
in lieu thereof "and"; and in line 5, after the word "reserves" insert the words "be­
longing to the State," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Jacobs, the amendments were concurred in.
The roll was called and the House concurred in the bill as amended by
the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain; Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moul­ton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Barlow, Dale, Douglas, Jones (John R.), Olsen (Olaf L.), Saunders, Totten, Welk—8.

RESOLUTION.

By Mr. Egbert:
WHEREAS, the publishers of the Morning Olympian, having supplied the members of the House with a copy of their most excellent paper every morning
Therefore, Be It Resolved, That in appreciation of the kindness thus extended, the members express a unanimous vote of thanks.

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

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 65, by Mr. Cohen: An act making an appropriation for the tax commission of the state of Washington and declaring this act shall take effect immediately.

On motion of Mr. Cohen, the bill was ordered printed. Referred to Committee on Appropriations.
TWENTY-SEVENTH DAY, FEBRUARY 7, 1925

House Bill No. 66, by Committee on Revenue and Taxation: An act amending Section 11219 of Remington's Compiled Statutes.

On motion of Mr. Cohen, the bill was ordered printed.
Passed to second reading.

House Resolution No. 7, by Mr. Meacham: Relating to the profitable employment of the inmates of the State penal institutions.

Referred to Committee on State Penal and Reformatory Institutions.

House Joint Resolution No. 2, by Committee on Rules and Order: Relating to consideration of bills, joint resolutions and memorials.

On motion of Mr. Sims, the rules were suspended and the joint resolution was advanced to second reading.

The joint resolution was read the second time and, on motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Douglas, Jones (John R.), Miller, Olsen (Olaf L.), Totten, Weik—6.

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

The Speaker announced that he was about to sign House Bill No. 51 and House Concurrent Resolution No. 6.

FIRST READING OF SENATE BILLS.

Senate Joint Resolution No. 5, by Committee on Commerce and Manufactures: Endorsing the "Pacific Northwest Commercial and Industrial Exposition" to be held in the spring of 1926 in New York City.

On motion of Mr. Reed, the rules were suspended and the joint resolution was advanced to second reading.

The joint resolution was read the second time and, on motion of Mr. Reed, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones
(John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Anderson, Burlingame, Douglas, Olsen (Olaf L.), Totten, Weik—6.

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

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Monday, February 9, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

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TWENTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 9, 1925.

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

Roll call showed all members present, except Representatives Capron and Banker, Mr. Capron was excused.

Prayer was offered by Rev. Robert A. Edmonds, of the Westminster United Presbyterian church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred House Concurrent Resolution No. 7, entitled "An Act relating to the profitable employment of the inmates of the State penal institutions," 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.

We concur in this report: Geo. W. Thompson, Pliny L. Allen, O. M. Beatty, J. L. Cross, Marcus R. Morton.

Passed to second reading.

Substitute Senate Bill No. 16: Do pass as amended.
MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 7, have compared same with the Engrossed bill and find it correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: J. R. Schwartze.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., February 7, 1925.

Mr. Speaker:

The President has signed
Senate Bill No. 47; also
Senate Bill No. 49; also
The Senate has passed
Engrossed Senate Bill No. 60; also
Engrossed Senate Bill No. 59; also
Senate Bill No. 56; also
House Bill No. 63, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER.
OLYMPIA, WASH., February 7, 1925.

Mr. Speaker:

The Senate has passed
Substitute House Bill No. 24, with the following amendment:
Amend the title by inserting after the word "composed", in line 1 of the Title, the word "entirely", and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Sims, the amendment was concurred in.

The roll was called and the House concurred in the bill as amended by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Erislawn, Brockman, Burlingame, Chamberlain, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Jusefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olsen (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Sier, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson, (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—91.

Those absent or not voting were: Representatives Allen, Banker, Capron, Collin, Trunkey, Zent—6.
SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:

The Senate has passed

House Bill No. 64, with the following amendment:

In Section 1, line 17 of the original bill, the same being line 12 of the printed bill, after the word “corporation” strike the comma (,) and insert the words “engaged in the insurance business in this state,” and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Long moved that the House refuse to concur in the Senate amendment to House Bill No. 64, and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:

The Senate has passed

Engrossed House Bill No. 54, with the following amendments:

Senate Amendments to Engrossed House Bill No. 54.

In Section 1, line 25 of the Engrossed Bill, the same being Line 20 of the Original Printed Bill, after the word “purpose” insert the following: “If any county has heretofore issued or,” and make the capital “W” in the word “Whenever” a small “w.”

Amend Section 2 by substituting a new section therefor to read as follows:

“Sec. 2. It shall be the duty of the state auditor annually on the first day of October to certify to the state treasurer the total assessed valuation of all property in each county of the state and the total assessed valuation of all property in the state; and it shall be the duty of the state treasurer, from time to time during the calendar year, 1926, and each calendar year thereafter, to transfer from the motor vehicle fund in the state treasury to the permanent highway fund such funds as may be available until there shall have been so transferred a sum equal to fifteen one-hundredths (15-100) of one per cent of the total assessed valuation of all property in the state as shown by the last preceding certificate of the state auditor, and to credit the funds so transferred to the several counties in proportion to the assessed valuation of the property in such counties, respectively, as shown by the certificate of the state auditor and such funds so transferred as may be appropriated from the permanent highway fund by the legislature shall be distributed and expended for the construction, improvement and maintenance of permanent highways in the several counties in the manner provided by law.”

Strike Sec. 3.

Amend the title by placing a period (.) after the word “Statutes” and striking the words “and declaring this act shall take effect immediately.” and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Reed moved that the House refuse to concur in the Senate amendments to House Bill No. 54 and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:

The Senate has passed

Engrossed House Bill No. 55, with the following amendments:

Amend the title by inserting the word “port” after the word “Certain” in line 1 of the title.

Amend Section 1 of the bill as follows:

After the words “first class” in line 16 of the engrossed bill insert the words “at an election held under the provisions of Section 5150 of Remington’s Compiled Statutes.” and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Stewart (M. M.), the amendments were concurred in.
TWENTY-NINTH DAY, FEBRUARY 9, 1925 111

The roll was called and the House concurred in the bill as amended by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sims, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Wiel, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Allen, Banker, Capron, Mess, Stewart (Grant A.), Trunkey—6.

The Speaker announced that he was about to sign Senate Bill No. 47, Senate Bill No. 49, and House Bill No. 7.

SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1925.

MR. SPEAKER:

The Senate has passed

Engrossed House Bill No. 60, with the following amendments:

In Section 2, line 12 of the printed original bill, after the word "kind" add the following "to be distributed on vouchers approved by the Governor."

In Section 2, line 28 of the printed original bill, strike the figures "27,100.00" and insert in lieu thereof the figures "30,100.00."

In Section 2, after line 28 and before line 29 of the printed original bill, insert the following lines:

Veterans' Compensation Department, Operation........ 5,700.00
Veterans' Compensation ........................................ 50,000.00

In Section 2, line 29 of the printed original bill, strike the figures "$39,100.00" and insert in lieu thereof the figures "$88,800.00."

In Section 2, after line 29 of the printed original bill, insert the following:

No moneys shall be paid out of the state treasury or any of its funds for veterans' compensation under the provisions of Chapter 1 of the Laws of the extraordinary session of 1920 unless application and certificate therefor shall be or shall have been filed with the state auditor on or before the first day of April, 1926.

In Section 2, line 118 of the printed original bill, after the word "Grain" insert the words "Hay and Other Commodities."

In Section 2, line 119 of the printed original bill, after the word "fees" insert the words "heretofore or hereafter."

In Section 2, after line 153 of the printed original bill, insert the following:

From Reclamation Revolving Fund for relief of William Kasper, overpayment of Seed Wheat Loan ........................................... $163.64

In Section 2, of the printed original bill, strike lines 171, 172 and 173.

In Section 2, line 181 of the printed original bill, strike the figures "$200,000.00" and insert in lieu thereof the figures "$150,000.00."

In Section 2, line 193 of the printed original bill, strike the words "Division of Taxation" and insert in lieu thereof the words "Tax Commission."

In Section 2, line 196 of the printed original bill, strike the figures "$50,000.00" and insert in lieu thereof the figures "$80,000.00."

In Section 2, after line 198 and before line 199 of the printed original bill, insert the following:

Sheppard-Towner (Hygiene of Maternity and Infancy). $5,000.00

Total ......................................................... $45,000.00

Add to Section 2, after line 639 of the printed original bill, the following:
From the Accident Fund.

For the Department of Labor and Industries:

Revolving .................................................. $3,500,000.00
Revolving (For biennium ending March 31, 1925). $2,000,000.00

From the Medical Aid Fund.

For the Department of Labor and Industries:

Revolving .................................................. $1,000,000.00
Revolving (For biennium ending March 31, 1925). $500,000.00

and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Olsen (Olaf L.), the amendments were concurred in.

The roll was called and the House concurred in the bill as amended by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefksy, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—89.

Those absent or not voting were: Representatives Allen, Banker, Capron, Jones (John R.), Ryan, Stewart (Grant A.), Trunkey, Zenl—8.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Engrossed Senate Bill No. 60, by Senator Hall: An act relating to public highways and making appropriations for certain streets in cities and towns, for State Highway Engineer, engineering construction, improvement, maintenance and paving of certain state highways, and declaring that this act shall take effect immediately.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 59, by Appropriations Committee: An act making an appropriation for the purchase of land, the construction of buildings and making improvements for certain state institutions and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.

Senate Bill No. 56, by Committee on Public Buildings and Grounds: an act relating to the construction of the Capitol Building at the State Capital, erecting a memorial, acquiring property, improving grounds, issuing bonds against the Capitol Building lands and making an appropriation and declaring that this act shall take effect immediately.

Referred to Committee on Public Buildings and Grounds.
SECOND READING OF BILLS.

Senate Bill No. 58, by Committee on Medicine, Dentistry, Pure Food and Drugs: An act providing for the revocation of licenses to practice drugless healing in certain cases, defining the powers and duties of certain officers, providing penalties for violations thereof, and declaring that this act shall take effect immediately.

Mrs. Sweetman moved that the bill be indefinitely postponed.

Mr. Sims demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors, the roll was called, Mr. Capron being the only absentee.

On motion of Mr. Long, the absentees were excused:

Mr. Josefsky moved that the House proceed under the call of the House.

The motion was carried.

After extended debate, on motion of Mr. Tripple, the previous question was ordered.

The motion to indefinitely postpone was lost.

The bill was read the second time by sections.

Mrs. Sweetman moved the adoption of the following amendment:

Amend Section 1 by adding the following:

Provided that this act shall have no application to licentiates formerly granted a license for any of the systems of drugless therapeutics under Chapter 36, Laws of 1919 by virtue of previous practice, as provided in said act, or to any licentiate who has written upon the state board examination and successfully passed.

The amendment was lost.

Mr. Shields moved the adoption of the following amendment:

Amend Sec. 5, lines 5 and 6, strike the words "and the decision of such Superior Court shall be final", and insert "the aggrieved party shall have the right of appeal to the Supreme Court as in other cases."

The amendment was lost.

Mr. Johnson (Levy) moved the adoption of the following amendment:

Strike all of Section 8.

The amendment was lost.

On motion of Mr. Sims, the bill was advanced to third reading.

On motion of Mr. Douglas, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 12; absent or not voting, 1.

Those voting yeas were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Reed, Reeves, Ryan, Rychard, Saunders, Schwartzze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.
Those voting nay were: Representatives Cohen, Danielson, Gray, Johnson (Levy), McCall, Moran, Peterson, Scales, Shields, Sweetman, True, Van Horn-12.

Those absent or not voting were: Representative Capron—1.

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

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

On motion of Mr. Reed, further proceedings under the call of the House were dispensed with.

On motion of Mr. Hubbell, the House was declared at recess until 2:00 p. m., this date.

AFTERNOON SESSION.

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

Roll call showed all members present, except Representatives Capron and Cross, who were excused.

On motion of Mr. Reed, the chief clerk was directed to immediately transmit Senate Bill No. 58 to the Senate.

There being no objection, the House returned to the fifth order of business.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1925.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 60, entitled "An Act relating to public highways and making appropriations for certain streets in cities and towns, for State Highway Engineer, engineering, construction, improvement, maintenance and paving of certain state highways, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1925.

Mr. Speaker:

We, your Committee on Public Buildings and Grounds, to whom was referred Senate Bill No. 56, entitled "An Act relating to the construction of the Capitol Building at the State Capital, erecting a memorial, acquiring property, improving grounds, issuing bonds against the Capitol Building lands and making an appropriation and
declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LEVY JOHNSON, Chairman.

We concur in this report: G. E. Van Horn, Arthur L. True, Mark E. Reed, Charles W. Saunders.

Passed to second reading.

There being no objection, the House resumed consideration of bills on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Substitute Senate Bill No. 16, entitled "An Act Relating to the State Normal School at Centralia and the funds in the Centralia Normal School fund of the state treasury," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be amended as follows:

Amend Section 1, line 2 of the original bill, being line 2 of the printed bill, strike the words "and collected," and that as so amended the bill if enacted into law will be constitutional.

M. M. Moulton, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendment was adopted.

On motion of Mr. Hanks, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 9; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Hall, Miller, Northup, Siler, Sims, Shields, Stewart (Grant A.), Totten, True—9.

Those absent or not voting were: Representatives Capron, Cross—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. Hanks, the rules were suspended, and the chief clerk directed to immediately transmit Substitute Senate Bill No. 16 to the Senate.

Mr. J. H. Davis, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to the rostrum by Messrs. Mess and Davis.

Mr. Meacham moved that Mr. Davis be granted the privilege of addressing the House.
The motion was carried and Mr. Davis addressed the House briefly, congratulating its members for the splendid work being accomplished at this short session.

The House resumed consideration of bills on second reading.

Senate Bill No. 56, by Committee on Public Buildings and Grounds: Relating to the construction of the Capitol Building.

The bill was read the second time by sections.

On motion of Mr. Johnson (Levy), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. J.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Capron, Collin, Cross, Stewart (Grant A.)—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.

Mr. John Crawford, former member of the House of Representatives, was, upon invitation of the Speaker, escorted to the rostrum by Messrs. Sims and Meacham.

On motion of Mr. Moran, Rule 20 was suspended.

Engrossed Senate Bill No. 60, by Senator Hall: Relating to public highways and making appropriations.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 95; nays, 0; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens,
TWENTY-NINTH DAY, FEBRUARY 9, 1925

Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—95.

Those absent or not voting were: Representatives Capron, Cross—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. Ryan, the rules were suspended, and the chief clerk directed to immediately transmit the bill to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.

MR. SPEAKER:

The President has signed
House Concurrent Resolution No. 6; also
House Bill No. 51; also
Senate Concurrent Resolution No. 4; also
Senate Bill No. 45; also
Senate Bill No. 40; also
Senate Bill No. 57; also
Senate Joint Resolution No. 4; also
Senate Joint Resolution No. 5; and House Bill No. 7
and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker announced that he was about to sign Senate Bills Nos. 45, 40 and 57, Senate Joint Resolutions Nos. 4 and 5, and Senate Concurrent Resolution No. 4.

House Concurrent Resolution No. 7, by Mr. Meacham: Relating to the profitable employment of the inmates of the state penal institutions.

The resolution was read the second time in full.

On motion of Mr. Meacham, the second reading was considered the third, and the resolution adopted.

There being no objection, the House returned to the fifth order of business.

REPORT OF STANDING COMMITTEE.

Senate Bill No. 59: Do pass as amended.

MESSAGE FROM THE GOVERNOR.

OFFICE OF THE GOVERNOR,

OLYMPIA, WASH., FEBRUARY 9, 1925.

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

GENTLEMEN: I have the honor to inform you that the Governor has this day vetoed the following House Bill No. 40, entitled:

"An Act providing for the conservation and development of agricultural resources of the state, authorizing the director of conservation and development to furnish seed grain to indigent farmers in the drought devastated areas of the state, making an appropriation and declaring that this act shall take effect immediately."

The original copy of which together with the Governor's veto message on the same is transmitted herewith.

Respectfully submitted,  
A. R. GARDNER,  
Secretary to the Governor.
To the Honorable, the House of Representatives of the State of Washington:

I herewith return House Bill No. 40 without my approval. This is a measure which authorizes the appropriation of $400,000.00 out of the Reclamation Revolving Fund to be loaned to farmers for the purchase of seed wheat.

In my first message to your Honorable Body I said in effect that as Governor I should endeavor to apply the simple standard of plain business to the State's affairs. In considering this question I have sought to apply that standard and in my opinion the proposal contained in this act cannot be justified upon the grounds of sound business. Those farmers in whose behalf this legislation is framed are appealing to the state for the reason that those whose business it is to loan money are unwilling to extend further credit in the drought stricken areas. In other words, we are here asked to put the finances of the state into a proposition which is considered unsafe and unsound for private capital. This I am unwilling to do.

Furthermore, I regard this legislation as wrong in principle and contrary to my conception of the true functions of government. I realize the proposal is not without precedent. A similar measure was passed by the 1923 session of the state legislature. But a precedent established upon an unsound principle, not only cannot be justified, but should not be maintained. This measure calls for the formulation, or rather the continuation, of a policy, which, if pursued, is certain to lead the state government into the dangerous by-paths of class or group legislation and into the pitfalls of paternalism—a policy to which I cannot subscribe. The present emergency may be great but sooner or later a halt must be called on this type of legislation. I know of no more opportune time to begin the halt than now.

I regret exceedingly that my judgment in this matter does not coincide with the views of the legislature, yet I feel it my duty to disapprove the measure and return it to your Honorable Body for such action as you may deem advisable.

Respectfully submitted,

(Signed) ROLAND H. HARTLEY,
Governor.

On motion of Mr. Long, the message, together with the vetoed bill, was made a special order of business for 11:00 a.m. Tuesday, February 10, 1925.

On motion of Mr. Allen, the House adjourned until 10:00 a.m. Tuesday, February 10, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

THIRTIETH DAY.

MORNING SESSION.

H O U S E  O F  R E P R E S E N T AT I V E S ,
OLYMPIA, WASH., Tuesday, February 10, 1925.

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

Roll call showed all members present.

Prayer was offered by Rev. Father O'Dwyer of the Catholic church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
MOTION.

Mr. Ryan moved that one thousand (1,000) extra copies of House Bill No. 50 be printed.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 10, 1925.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 55 and 63 and Substitute House Bill No. 24, have compared same with the engrossed bills and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 3, entitled "Memorializing Congress to direct the Board of Survey of the United States Engineer to report on the cost of developing certain harbors in the State of Washington and to instruct the Interior Department and Forestry Bureau to report in detail upon the government holdings and interest in certain port districts and upon the conditions of certain national forests," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 9, 1925.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 4, entitled "Relating to the extension of the benefits of the Federal Highway Act to the Territory of Alaska," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Murray, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1925.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 33, entitled "An Act relating to port districts, providing for the election and fixing the term of office of port commissioners in certain cases, and repealing 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.

E. E. Shields, Chairman.


Mr. Danielson moved that the rules be suspended, and that House Bill No. 33 be read the second time.

Mr. Sims moved that the motion by Mr. Danielson be laid on the table.

Mr. Goldsworthy: "Mr. Speaker, if the motion of Mr. Sims carries, will it carry the bill to the table with it?"

The Speaker: "It will carry the bill to the table, Mr. Goldsworthy."
By a rising vote, the motion of Mr. Sims to lay the motion by Mr. Danielson on the table, was carried.

Senate Bill No. 59; Do pass as amended.

Substitute Senate Bill No. 52: Do pass as amended.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 9, 1925.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred Veto Message on House Bill No. 107, entitled "An Act relating to the collection of taxes and amending Section 11252 of Remington's Compiled Statutes," and the Governor's veto thereon, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the bill do pass, notwithstanding the veto, and the message spread upon the journal.

GEORGE F. MEACHAM, Chairman.


Mr. Sims moved that House Bill No. 107, together with the Governor's veto message, be made a special order of business immediately following consideration of House Bill No. 40.

The motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 9, 1925.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred Veto Message on House Bill No. 112, entitled "An Act relating to certificates of delinquent local improvement assessments, and amending Sections 9251 and 9379 of Remington's Compiled Statutes," and the Governor's message thereon, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Governor's veto be sustained and the message spread upon the journal.

GEORGE F. MEACHAM, Chairman.


Mr. Sims moved that House Bill No. 112, together with the Governor's veto message, be made a special order of business immediately following consideration of House Bill No. 107.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1925.

MR. SPEAKER:

The Senate refuses to recede from its amendments to House Bill No. 54, and asks for a conference thereon.

VICTOR ZEDNICK, Secretary.

Mr. Ryan moved that a conference committee be appointed in the Senate amendments to House Bill No. 54.

The motion was carried, and the Speaker appointed as members of such committee Messrs. Hubbell, Schwartze and Sims.
THIRTIETH DAY, FEBRUARY 10, 1925

Mr. SPEAKER:

The Senate has passed
House Bill No. 52; also
Engrossed House Bill No. 53; also
Engrossed House Bill No. 58; also
House Bill No. 59; also
House Bill No. 62; also
House Joint Memorial No. 1; also
House Bill No. 57; also
House Joint Resolution No. 2; also
The President has signed
Substitute Senate Bill No. 50,
and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 9, 1925.

Mr. SPEAKER:

The Senate has passed
Engrossed House Bill No. 61, with the following amendments:

Amend Sec. 2 of the bill as follows: In lines 4 and 5 of the printed bill, the same being lines — of the engrossed bill, strike the words "Pateros in Okanogan County" and insert in lieu thereof the words "Coulee City in Grant County; thence by the most feasible route by way of Mansfield and Bridgeport in Douglas County to Brewster in Okanogan County; thence over State Road No. 10 to Pateros;"

Amend Section 3 as follows: In line 6, after the word "thence" strike the words "through and across the Defillion Bridge" and insert in lieu thereof the words "by the most feasible route to and"

Strike Sec. 4 of the engrossed bill and insert in lieu thereof the following:

"Sec. 4. That section 4 of Chapter 185 of the Laws of 1923 be amended to read as follows:

"Sec. 4. A primary state highway, to be known as State Road No. 5 or the National Park Highway System, is established as follows: Beginning at the City of Tacoma; thence by the most feasible route in a southeasterly direction through Elbe and Ashford to the Rainier National Park gate; also from a junction in the City of Elbe; thence in a southerly direction through Morton, Kosmos; thence in a westerly direction through Nesika, Riffe and Ethel to a junction with State Road No. 1 or the Pacific Highway at or in the vicinity of Jackson Prairie; also, from a junction at or near Kosmos in Lewis County in a northeasterly direction through Lewis in Lewis County through Sheepskull Gap; thence in a northwesterly direction through Enumclaw, Auburn, Kent to a connection with State Road No. 2 in the vicinity of Renton; also from a junction at Sheepskull Gap in a southeasterly direction to Yakima; also from a junction at Auburn by the most feasible route in a general southerly and westerly direction through Derringer, Sumner and Puyallup to a junction with State Road No. 1 at Tacoma."

Further amend the bill as follows: By adding a new section to be known as Section 5 to read as follows:

"Sec. 5. That Section 8 of Chapter 185 of the Laws of 1923 be amended to read as follows:

"Sec. 8. A primary state highway, to be known as State Road No. 9 or the Olympic Highway, is established as follows: Beginning at Olympia; thence by the most feasible route in a northerly direction through Shelton, Hoodsport, Duckabush, Sequim, to Port Angeles; thence in a westerly direction to Forks, in Clallam County; thence in a southerly direction to Hoquiam in Grays Harbor County; thence in an easterly direction through Aberdeen, Montesano and Elma to Olympia; also from junction in the vicinity of Discovery Bay to Port Townsend; also from a junction at Elma in an easterly direction to a connection with State Road No. 1 in the vicinity of Grand Mound."

Further amend the bill as follows: By adding a new section to be known as Section 6 to read as follows:
"Sec. 6. That Section 3 of Chapter 185 of the Laws of 1923 be amended to read as follows:

"Sec. 3. A primary state highway, to be known as State Road No. 3, or the Inland Empire Highway, is established as follows: Beginning at the international boundary line at Laurier in Ferry County; thence by the most feasible route in a southerly direction through Colville, Spokane, Colfax, Dayton to Walla Walla; thence in a northwesterly direction through the cities of Wallula, Pasco, Sunnyside, Yakima, Ellensburg, to a junction with the Sunset Highway at or near Virden in Kittitas County; also from a junction at Dodge in Garfield County; thence in an easterly direction through the cities of Pomeroy and Clarkston; thence in a southerly direction to Asotin in Asotin County; also from a junction in Wallula thence in a southwesterly direction to the Oregon state line; also from a junction at Walla Walla in a southerly direction to the Oregon State line; also from a junction at Colfax to a junction with the eastern route of the Inland Empire Highway at Pullman."

Further amend the bill as follows: By adding a new section to be known as Section 7 to read as follows:

"Sec. 7. That Section 2 of Chapter 185 of the Laws of 1923 be amended to read as follows:

"Sec. 2. A primary state highway, to be known as State Road No. 2 or the Sunset Highway, is established as follows: Beginning at the City of Seattle; thence by the most feasible route in an easterly direction through the cities of Renton, North Bend, Cle Elum, Wenatchee, Waterville, Davenport and Spokane to the Washington-Idaho state line; also from a junction at Fall City in King County by the most feasible route by way of Redmond and Woodinville to Bothell."

Further amend the bill as follows: By adding a new section to be known as Section 8, to read as follows:

"Sec. 8. That Section 1 of Chapter 185 of the Laws of 1923 be amended to read as follows:

"Sec. 1. A primary state highway, to be known as State Road No. 1, or the Pacific Highway, is established as follows: Beginning at the international boundary line at Bellingham, Mt. Vernon, Everett, Seattle, Tacoma, Olympia, Chehalis, Kelso and Vancouver to the interstate bridge over the Columbia River between Vancouver and Portland; also from a junction in the city of Bellingham; thence by the most feasible route in an easterly direction to Austin Pass in Whatcom County."

Further amend the bill as follows: By adding a new section to be known as Section 9 to read as follows:

"Sec. 9. This act is necessary for the immediate support of the state government, and its existing public institutions and shall take effect immediately."

Amend the title of the bill as follows: Strike the title and insert in lieu thereof the following: "An Act relating to and establishing, classifying, naming and fixing the routes of certain state highways, and amending Sections 1, 2, 3, 4, 8, 14 and 15, Chapter 185 of the Laws of 1923, and Section 6810 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately."

The Speaker announced that the question is on the House Concurrence in the Senate amendment to Section 2 of House Bill No. 61.

Mr. Banker moved that the House concur in the Senate amendment to Section 2.

After extended debate, Mr. Hanks moved that House Bill No. 61 be referred to the Committee on Roads and Bridges for further consideration. Mr. Ryan explained that the Committee on Roads and Bridges had already considered the bill and could not come to an unanimous agreement.

There being no objection, the motion of Mr. Hanks was withdrawn.

Mr. Banker demanded a roll call on the motion to concur, and the demand was sustained.

The roll was called and the motion to concur in Senate amendment to Section 2 was lost by the following vote: Yeas, 36; nays, 60; absent or not voting, 1.
Those voting yea were: Representatives Allen, Banker, Barlow, Brislaw, Brockman, Collin, Cross, Custer, Danielson, Glasgow, Huffman, Johnson (Lee H.), Jones (John R.), Josefsky, Knapp, Knutzen, Loveberry, Meacham, Moran, Morton, Moulton, Olsen (Olaf L.), Peterson, Reeves, Saunders, Shields, Sisson, Soule, Stephens, Stewart (Grant A.), Thompson (Richard), Totten, Tripple, Weaver, Zent, Mr. Speaker—36.

Those voting nay were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Burlingame, Capron, Chamberlain, Cohen, Crosby, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Levy), Jones (Roy), Lent, Lindsay, Long, McCall, McDonough, McLean, Mess, Miller, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Reed, Ryan, Scales, Schwartz, Shipley, Siler, Sims, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite—60.

Those absent or not voting were: Representative Rychard—1.

On motion of Mr. Ryan, the House concurred in the Senate amendments to Sections 3, 4, 5, 6, 7, 8 and 9.

Mr. Ryan moved that the Senate be asked to recede from its amendment to section 2.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1925.

The Senate has concurred in the
House amendments to Substitute Senate Bill No. 16.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

MEMORIALS AND RESOLUTIONS.

HOUSE RESOLUTION.

By Committee on Rules:

WHEREAS, This session of the Legislature will be only approximately one-half the duration of the ordinary regular session, and

WHEREAS, The employees of the House made arrangements for a period of sixty days and have been put to considerable expense for travelling and accommodations in Olympia,

Therefore, Be It Resolved, That one week's extra compensation be allowed all employees of the House.

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

SECOND READING OF BILLS.

House Bill No. 66, by Committee on Revenue and Taxation: Amending Section 11219 of Remington's Compiled Statutes.

The bill was read the second time by sections.

On motion of Mr. Meacham, the following amendment was adopted:

Amend Section 1, in line 8, strike the words "in an advisory capacity" and insert in lieu thereof the words "as members of said county board of equalization as to all property outside the corporate limits of any city or town." The members of said board shall receive five dollars ($5.00) per day for each day of actual attendance of the meeting of the board of equalization to be paid out of the current expense fund of the county."

In line 5 strike the word "they" and insert in lieu thereof the words "the board of equalization."
On motion of Mr. Falknor, the following amendment was adopted.

Amend Title: Strike the period after the word "statutes" and add the following: "and relating to county boards of equalization, their composition, powers and duties."

Mr. Meacham moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was carried.

SPECIAL ORDER.

The hour having arrived, the Speaker announced that the House would consider House Bill No. 40, together with the Governor's veto message thereon.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, Monday, February 9, 1925.

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

I herewith return House Bill No. 40 without my approval. This is a measure which authorizes the appropriation of $400,000.00 out of the Reclamation Revolving Fund to be loaned to farmers for the purchase of seed wheat.

In my first message to your Honorable Body I said in effect that as governor I should endeavor to apply the simple standard of plain business to the State's affairs. In considering this question I have sought to apply that standard and in my opinion the proposal contained in this act cannot be justified upon the grounds of sound business. Those farmers in whose behalf this legislation is framed are appealing to the state for the reason that those whose business it is to loan money are unwilling to extend further credit in the drought stricken areas. In other words, we are here asked to put the finances of the state into a proposition which is considered unsafe and unsound for private capital. This I am unwilling to do.

Furthermore, I regard this legislation as wrong in principle and contrary to my conception of the true functions of government. I realize the proposal is not without precedent. A similar measure was passed by the 1923 session of the state legislature. But a precedent established upon an unsound principle, not only cannot be justified, but should not be maintained. This measure calls for the formulation, or rather the continuation, of a policy, which, if pursued, is certain to lead the state government into the dangerous by-paths of class or group legislation and into the pitfalls of paternalism—a policy, to which I cannot subscribe. The present emergency may be great but sooner or later a halt must be called on this type of legislation. I know of no more opportune time to begin the halt than now.

I regret exceedingly that my judgment in this matter does not coincide with the views of the legislature, yet I feel it my duty to disapprove the measure and return it to your Honorable Body for such action as you may deem advisable.

Respectfully submitted,
(Signed) ROLAND H. HARTLEY,
Governor.

House Bill No. 40.

An Act providing for the conservation and development of agricultural resources of the state, authorizing the director of conservation and development to furnish seed grain to indigent farmers in the drought devastated areas of the state, making an appropriation and declaring that this act shall take effect immediately.

Be it Enacted by the Legislature of the State of Washington:

Section 1. The director of conservation and development is authorized, in his discretion, to enter into contracts and arrangements with dealers in seed grains to furnish and deliver at convenient points in the drought devastated areas of the state, to be designated in such contracts, such quantities of seed grain as may be necessary for the sowing and planting of summer fallowed lands in the year 1925.

Sec. 2. The director of conservation and development is authorized to make such investigation as he may deem necessary to determine the needs of indigent farmers in such drought devastated areas and, in his discretion, to receive from such farmers applications for not to exceed three hundred and twenty bushels of seed grain and agreements to pay therefor out of the proceeds of the crop raised therefrom the cost of such grain together with six per cent interest thereon from the date of said agree-
ment; Provided, That in case the applicant applied for and received seed grain under the provisions of Chapter 4 of the Laws of 1923 and has not paid the cost of such grain together with interest as provided in said chapter, then the agreement made under the provisions of this act shall also provide for the payment of such cost and interest out of the proceeds of the crop raised from the seed grain received under the provisions of this act.

Sec. 3. Upon entering into any such agreement the director shall furnish to the farmer a requisition upon the most convenient grain dealer with whom a contract to furnish seed grain has been made, to furnish to such farmer the number of bushels of seed grain specified in the agreement, and the dealer furnishing such grain shall take from the farmer a receipt therefor, in triplicate, the original and duplicate of which shall be forwarded to the director of conservation and development, and such original, when duly countersigned by the director, shall constitute a voucher upon which the state auditor shall be authorized to issue a warrant on the state treasurer payable out of the funds appropriated by this act and in favor of the grain dealer mentioned therein for the contract price of the grain furnished. The duplicate receipt together with the application and agreement entered into between the director and farmer shall be filed in the office of the county auditor of the county in which the land described in such agreement is situated and shall constitute notice of a first lien in favor of the state on the crop raised on the land described in the agreement for the cost of the grain furnished and interest, which lien may be collected; enforced and foreclosed or satisfied and cancelled by the director of conservation and development, in the manner provided by law, as near as may be, for the enforcement, foreclosure, satisfaction and cancellation of chattel mortgages. All moneys collected by the director of conservation and development for seed furnished and interest shall be paid into the state treasury and credited to the state reclamation revolving fund.

Sec. 4. It shall be the duty of the county auditor of any county in which such notice of lien is filed, to file, index, satisfy and cancel such lien without the usual fees therefor, and it shall be the duty of the clerk of the superior court, the sheriff and all other officers of such county to perform the duties required of them in the foreclosure of any such lien without collecting and receiving the usual fees therefor.

Sec. 5. The director of conservation and development shall be authorized, with the approval of the attorney general, to employ attorneys to foreclose any lien provided for in this act and the expenses of such foreclosure shall be paid out of the funds appropriated by this act.

Sec. 6. For the purpose of carrying out the provisions of this act, the administrative expenses of the department of conservation and development therein and expenses of foreclosure of liens, there is hereby appropriated out of the reclamation revolving fund the sum of four hundred thousand dollars ($400,000.00) or so much thereof as may be necessary.

Sec. 7. This act is necessary for the immediate support of the state government and the existing public institutions of the state and shall take effect immediately.

Passed the House, January 28, 1925.

F. B. DANSKIN,
Speaker of the House.

Vetoed, February 3, 1925.

Roland H. Hartley,
Governor of Washington.

Passed the Senate, February 3, 1925.

W. Lon Johnson,
President of the Senate.

The question is, shall the House pass House Bill No. 40 notwithstanding the Governor's veto.

Hon. W. J. Shinn, a member of the First Legislature, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Soule and Mess.

Mr. Long demanded a call of the House, and the demand was sustained.
CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors, the roll was called. There were no absentees.

Mr. Long moved that the House proceed with business under the call of the House.

The motion was carried.

On motion of Mrs. Sweetman, Rule 20 was suspended.

After extended debate, on motion of Mr. Josefsky, the previous question was ordered.

The clerk called the roll, and House Bill No. 40 passed the House, notwithstanding the Governor's veto, by the following vote: Yeas, 77; nays, 20; absent or not voting, 0.

Those voting voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moulton, Nolte, Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Schwartz, Siler, Sims, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—77.

Those voting nay were: Representatives Barlow, Dunn, Knapp, Moran, Morton, Murray, Northup, Olsen (Olaf L.), Reed, Ryan, Scales, Shields, Shipley, Sisson, Stewart (Grant A.), Sweetman, Templeton, Totten, Tripple, Westover—20.

The bill, having received the constitutional two-thirds majority, was declared passed notwithstanding the Governor's veto.

On motion of Mr. Long, the rules were suspended, and the chief clerk directed to immediately transmit House Bill No. 40, together with the Governor's veto message, to the Senate.

On motion of Mr. Josefsky, further proceedings under the call of the House were dispensed with.

On motion of Mr. Sims, House Bill No. 107 and House Bill No. 112, together with the Governor's veto messages thereon, were made a special order of business for 2:00 p. m., this date.

On motion of Mr. Allen, the House was declared at recess until 1:55 p. m., this date.
THIRTIETH DAY, FEBRUARY 10, 1925

AFTERNOON SESSION.

The Speaker called the House to order at 1:55 p. m.
Roll call showed all members present, except Representative Overmeyer.

MESSAGES FROM THE SENATE.

Mr. Speaker:
The President has signed
Senate Bill No. 56; also
Senate Bill No. 58, and
Senate Bill No. 60,
and the same are herewith transmitted.

Mr. Speaker:
The Senate has passed
Senate Joint Memorial No. 5,
and the same is herewith transmitted.

Mr. Speaker:
The President has appointed as members of the conference committee, to whom
is referred the Senate amendments to House Bill No. 54, Senators Hall, Metcalf and
Groff, also
The Senate has receded from its amendment to House Bill No. 64, and said bill
is herewith transmitted.

The Speaker announced that he was about to sign Substitute House Bill
No. 24, House Bills Nos. 63 and 55, Substitute Senate Bill No. 50 and Senate
Bills Nos. 56, 58 and 60.

SPECIAL ORDER.

The hour, having arrived, the House resumed consideration of House
Bill No. 107, together with the Governor's veto message thereon.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 17, 1923.

To the Honorable, the House of Representatives, of the State of Washington,
(Through the Secretary of State).

GENTLEMEN: I am filing with the Secretary of State, to be transmitted to the
House of Representatives at the next regular session of the Legislature, House Bill
No. 107, entitled
"An Act relating to the collection of taxes and amending Section 11252 of Rem-
ington's Compiled Statutes"
which is disapproved.

As stated in my veto message on Senate Bill No. 57, of which this appears to be
a companion measure, for a number of the last years under territorial government and
the first six or seven years under State government, nearly all of our counties, cities,
towns and school districts, were allowing their warrants to run for several months
and in some instances for years, by reason of their inability to collect current revenues
to take care of current expenditures.

These bills (there were three in the series, two of which were consolidated in free
conference at the closing hours of the Session) are all directed to one end, namely, the
delay in collecting taxes and thus giving opportunity for long time outstanding war-
rants issued for current expenses.

It is argued that the 3% discount is taken advantage of prior to the 15th of
March by the large concerns, as they can control ready money.
This is true and is equivalent to about 6 1/2% interest per annum on the money thus advanced over what it would be if one-half of the taxes were paid the 31st of May and the other half the 30th of November.

It may be that money is not worth 6 1/2% interest per annum, but it will cost the counties and school districts and the cities and towns a great deal more than 6 1/2% interest if they go on a so-called warrant basis.

This discount induces the payment of taxes by the heavy tax payers at a time when our county and city treasuries are generally quite low in funds.

The interest and penalty on taxes and the discount for prompt payment was absolutely necessary in order to get our counties, cities, towns and school districts in a condition where their current expenses could be paid from their current revenues.

This effort, as shown by those measures, to return to the depleted treasuries and outstanding warrants, is not to the best interests of the people of this state.

For the foregoing reasons, House Bill No. 107 is vetoed.

Very truly yours,

L. F. HART,
Governor.

House Bill No. 107.

An Act relating to the collection of taxes and amending Section 11252 of Remington's Compiled Statutes.

Be it Enacted by the Legislature of the State of Washington:

Section 1. That Section 11252 of Remington's Compiled Statutes be amended to read as follows:

Section 11252. The county treasurer shall be the receiver and collector of all taxes extended upon the tax-books of the county, whether levied for state, county, school, bridge, road, municipal or other purposes, and also of all fines, forfeitures or penalties received by any person or officer for the use of his county. All taxes upon real property made payable by the provisions of this act shall be due and payable to the treasurer as aforesaid on or before the thirty-first day of May in each year, after which date they shall become delinquent, and interest at the rate of twelve per cent per annum shall be charged upon such unpaid taxes from the date of delinquency until paid: Provided, however, When the total amount of tax payable by one person is two dollars or more, then if one-half of such taxes be paid on or before said thirty-first day of May, then the time of payment of the remainder thereof shall be extended and said remainder shall be due and payable on or before the thirtieth day of November following but if the remaining one-half of such taxes be not paid on or before the thirtieth day of November, then such remaining one-half shall be delinquent, and interest at the rate of twelve per cent per annum shall be charged thereon from the first day of June preceding until paid.

Vetoed, March 17, 1923.

LOUIS F. HART,
Governor of Washington.

Passed the House, February 17, 1923.

MARK E. REED,
Speaker of the House.

Passed the Senate, March 2, 1923.

WM. J. COYLE,
President of the Senate.

The Speaker announced the question; shall the bill pass notwithstanding the Governor's veto.

On motion of Mr. Cohen, the Governor's veto message was again read.

After extended debate, the clerk called the roll, and the bill, having failed to receive the constitutional two-thirds majority, failed to pass notwithstanding the Governor's veto by the following vote: Yeas, 53; nays, 40; absent or not voting, 4.

Those voting yea were: Representatives Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Capron, Chamberlain, Cohen, Custer, Cutting, Dunn, Falknor, Glasgow, Goldsworthy, Halsey, Hanks, Hemp, Hubbell, Huffman, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Northup, Olson (A. E.), Peterson, Reeves, Saunders, Shields, Sims,
Soule, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Weaver, Weik, Westover, Zent—53.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Brockman, Burlingame, Collin, Crosby, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Gray, Hall, Jacobs, Johnson (Lee H.), Long, Loveberry, McCall, Morton, Nolte, Overmeyer, Reed, Rychard, Scales, Schwartzke, Shipley, Siler, Sisson, Stephens, Stratton, Templeton, Totten, True, Trunkey, Van Horn, Voss, Willhite, Mr. Speaker—40.

Those absent or not voting were: Representatives Cross, Murray, Olsen (Olaf L.), Ryan—4.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, March 17, 1923.

To the Honorable, the House of Representatives of the State of Washington.
(Through the Secretary of State).

GENTLEMEN: I am filing with the Secretary of State, to be presented to the House of Representatives, at the next regular Session of the Legislature, House Bill No. 112, entitled

"An Act relating to certificates of delinquent local improvement assessments, and amending Sections 9251 and 9379 of Remington's Compiled Statutes"

which is disapproved.

This is practically the same bill I vetoed two years ago and its provisions could only result in litigation over questionable real estate titles.

I believe that any legislation weakening or tending to cloud the title of real estate is not in the interest of the public.

I appreciate the strength of the argument in favor of this measure, namely, that it will save the city treasuries the expense incident to recording their evidence of title, but even if there was no objection as above noted, still this argument would lose much of its weight by reason of the fact that it is merely the transferring of one public fund to another public fund.

I can see no possible gain in allowing this bill to become a law and the same is therefore vetoed.

Very truly yours,
Louis F. HART,
Governor.

House Bill No. 112
An Act relating to certificates of delinquent local improvement assessments, and amending Sections 9251 and 9379 of Remington's Compiled Statutes.

Be it Enacted by the Legislature of the State of Washington:

Section 1. That Section 9251 of Remington's Compiled Statutes be amended to read as follows:

Section 9251. All lots and parcels of land sold for delinquent improvement assessments, shall be sold to the person at such sale offering to pay the amount due on each tract or lot for the least quantity thereof to be taken from the east side of such tract or lot, and the remainder thereof shall be discharged from the lien. After receiving the amount of the assessment, penalty, cost and charges, the treasurer shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner as given on the assessment-roll, a description of the land sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the name of the street or other brief designation of the Improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed in two years from the date of sale unless redemption thereof be made. Such certificate shall be signed by the treasurer, and shall be delivered to the purchaser, and except in cities of the first class, shall be by such purchaser recorded in the office of the county auditor of the county in which the lands are situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded.

5—H
In cities of the first class the issuance of such certificate shall be notice to subsequent purchasers and incumbrancers.

Sec. 2. That Section 9379 of Remington's Compiled Statutes be amended to read as follows:

Section 9379. After receiving the amount of the assessment, penalty, interest, costs and charges, the treasurer shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner as given on the assessment roll, a description of the land or other property sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the names of the streets, or other brief description of the improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed two years from the date of sale, unless redemption thereof be made. Such certificate shall be signed by the treasurer, and shall be delivered to the purchaser, and, except in cities of the first class, shall be by such purchaser recorded in the office of the county auditor of the county in which the lands or other property is situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded. In cities of the first class, the issuance of such certificate shall be notice to subsequent purchasers and incumbrancers.

The city or town comptroller, if there be such officer, and if not then the city or town clerk, shall be the custodian of all certificates for property sold to the city or town and shall at any time within two years from the date of such certificate, and before redemption of the property therein described, sell and transfer any such certificate to any person who will present to him the treasurer's receipt evidencing payment to the treasurer of the amount for which the property therein described was stricken off to the city with interest subsequently accrued to date of such payment thereon, and such comptroller or clerk may, if so authorized by the council, sell and transfer any such certificate in like manner after the expiration of such period of two years from the date of the certificate.

PASSED THE HOUSE, FEBRUARY 28, 1923.

MARK E. REED,
Speaker of the House.

PASSED THE SENATE, MARCH 7, 1923.

WM. J. COYLE,
President of the Senate.

The Speaker announced the question; shall the House pass House Bill No. 112 notwithstanding the Governor's veto.

Mr. Sims moved that House Bill No. 112 be laid on the table, and the message referred to the Committee on Rules and Order.

The motion was carried by a rising vote.

SECOND READING OF BILLS.

There being no objection, the House resumed consideration of bills on second reading.

The Speaker announced that the question is now on the final passage of House Bill No. 66.

House Bill No. 66, by Committee on Revenue and Taxation: Amending Section 11219 of Remington's Compiled Statutes.

The bill was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, Mc-
Lean, Meacham, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sims, Slsson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Cross, Mess, Murray, Olsen (Olaf L.), Reed, Ryan—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.

Olympia, Wash., February 10, 1925.

Mr. Speaker:
The President has signed Substitute Senate Bill No. 16; also Engrossed House Bill No. 24; also House Bill No. 55, and House Bill No. 63 and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SECOND READING OF BILLS.

Olympia, Wash., February 10, 1925.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred Substitute Senate Bill No. 52, entitled "An Act relating to elections for the issuance of general obligation bonds by counties, cities, towns, port districts, metropolitan park districts and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, strike Section 1 and in lieu thereof substitute the following:
"Section 1. No bonds of any county, city, town, port district or metropolitan park district shall be issued unless, in addition to all other requirements provided by law in the matter of the issuance of bonds by such municipalities and/or districts the same be authorized at an election in which the total vote cast upon such proposition shall exceed fifty per cent of the total number of voters voting in such municipality and/or district at the general county or state election next preceding such bond election; Provided, That the provisions of this act shall not apply to bonds or other obligations issued or to be issued under authority of Section 5305 of Remington's Compiled Statutes."

Amend Section 3, lines 1 and 2 of the printed bill, the same being line 2 of the original bill, strike the words "taxing district" and insert in lieu thereof the words "municipality or district".

Amend Section 3, line 4 of the printed bill, the same being line 5 of the original bill, strike the words "taxing district" and insert in lieu thereof the words "municipality or district".

Amend Section 4, line 1 of the printed bill, the same being line 2 of the original bill, strike the comma (,) after the word "thereof" and insert in lieu thereof the words "heretofore authorized or".

Amend Section 4, line 2 of the printed bill, the same being line 2 of the original bill, strike the period (.) at the end of the sentence and add the following "and for the refunding of bonds heretofore authorized and issued."

Amend the title, strike the words "general obligation".

GEO. F. MEACHAM, Chairman.

The bill was read the second time by sections.
On motion of Mr. Cohen, the committee amendments were adopted.
On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the bill was placed on final passage and it passed the House by the following vote: Yea, 88; nay, 2; absent or not voting, 7.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy),Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson (D. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—88.
Those voting nay were: Representatives Gray, Hall—2.
Those absent or not voting were: Representatives Collin, Cross, Halsey, Meacham, Mess, Murray, Olsen (Olaf L.)—7.
The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 59, entitled "An Act making an appropriation for the purchase of land, the construction of buildings and making improvements for certain state institutions," 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 5 of the printed bill, being lines 6 and 7 of the original bill, strike the words "fiscal biennium beginning April 1st, 1925, and ending March 31st, 1927" and insert in lieu thereof the following "year beginning April 1st, 1925, and ending March 31st, 1926."
Amend Section 1, line 10 of the printed bill, being line 13 of the original bill, strike the words "One building dormitory" and insert in lieu thereof the words "Dining hall, kitchen and dormitory."
Amend Section 1, line 20 of the printed bill, being line 23 of the original bill, by adding after the word "system" the following "in connection with city of Pullman."
Amend Section 1, line 15 of the printed bill, being line 18 of the original bill, by adding after the word "building" the following "and alterations."
Amend Section 1, after line 32 of the printed bill, being line 37 of the original bill, by adding the following "From the General Fund for the State School for the Blind for Improving water supply, pumping equipment and for sanitation . . . . $5,000.00."

O. L. OLSEN, Chairman.


The bill was read the second time by sections.
On motion of Mr. Olsen (Olaf L.), the committee amendments were adopted.
On motion of Mr. Olsen (Olaf L.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 90; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCaI, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Trippe, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—90.

Those voting nay were: Representative Sims—1.

Those absent or not voting were: Representatives Banker, Collin, Cross, Halsey, Murray, Stewart (Grant A.)—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. Olsen (Olaf L.), the rules were suspended and the chief clerk directed to immediately transmit Substitute Senate Bill No. 52 and Senate Bill No. 59 to the Senate.

On motion of Mr. Olsen (Olaf L.), the rules were suspended, House Bill No. 66 was ordered engrossed, and the chief clerk directed to immediately transmit the same to the Senate.

RECONSIDERATION.

Mr. Sims moved that the motion of Mr. Danielson to suspend the rules and that House Bill No. 33 be read the second time, be taken from the table.

The motion was carried.

The Speaker announced that the question now is on the motion of Mr. Danielson, that the rules be suspended and House Bill No. 33 be read the second time.

The motion was carried.

The bill was read the second time by sections.

On motion of Mr. Danielson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 4; absent or not voting, 7.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCaI, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan,
Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Crosby, Durrant, Templeton, Willhite—4.

Those absent or not voting were: Representatives Allen, Collin, Cross, Goldsworthy, Halsey, Hemp, Murray—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. Danielson, the rules were suspended, and the chief clerk directed to immediately transmit House Bill No. 33 to the Senate.

**MESSAGE FROM THE SENATE.**

_Olympia, Wash., February 10, 1925._

Mr. Speaker:

The Senate has adopted the report of the conference committee, to whom was referred Engrossed House Bill No. 54, and the Senate amendments thereto, and said bill together with the report is herewith transmitted.

Victor Zednick, Secretary.

**REPORT OF CONFERENCE COMMITTEE.**

_Olympia, Wash., February 10, 1925._

Mr. Speaker:

We, your Committee on Conference, to whom was referred House Bill No. 54, and Senate amendments thereto, have had the said bill together with the report under consideration, and respectfully report the same back to the House with the recommendation that the Senate recede from its amendment striking section 3 and from its amendment to the title, and that the House concur in the Senate amendments to Sections 1 and 2.

Oliver Hall, Chairman.

Mr. Hubbell moved that the House adopt the report of the conference committee, and that the House concur in the Senate amendments to Sections 1 and 2.

The motion was carried.

The roll was called, and the House concurred in House Bill No. 54, as amended, by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Loveberry, McColl, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.
THIRTIETH DAY, FEBRUARY 10, 1925

Those absent or not voting were: Representatives Allen, Anderson, Collin, Cross, Douglas, Goldsworthy, Halsey, Knapp, Long, Murray, Olsen (Olaf L.), Sims, Stewart (Grant A.)—13.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 10, 1925.

Mr. Speaker:
The Senate refuses to receive from its amendment, in which the House did not concur, to Engrossed House Bill No. 61, and asks that a conference committee be appointed thereon.

VICTOR ZEDNICK, Secretary.

Mr. Ryan moved that a conference committee be appointed on the Senate amendments to House Bill No. 61.

The motion was carried and the Speaker appointed as members of such committee Representatives Reed, Banker and Sims.

The Speaker announced that he was about to sign Substitute Senate Bill No. 16.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 10, 1925.

Mr. Speaker:
Your Committee on Engrossment, to whom was referred House Bill No. 66, have compared same with the original bill and find it correctly engrossed.

We concur in this report: Maude Sweetman, Ed. Davis.

SECOND READING OF BILLS.

Senate Joint Memorial No. 4, by Committee on Memorials: Relating to the extension of the benefits of the Federal Highway Act to the Territory of Alaska.

The memorial was read the second time in full.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Dur- rant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Loveberry, Mc- Call, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Soule, Stephens, Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Anderson, Cohen, Collin, Crosby, Cross, Halsey, Knapp, Long, Moran, Murray, Olsen (Olaf L.), Reed, Ryan, Sims, Sisson, Stewart (Grant A.), Stewart (M. M.), Trippe—18.

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

Senate Joint Memorial No. 3, by Committee on Memorials: Memorializing Congress to direct the Board of Survey of the United States Engineers to
report on the cost of developing certain harbors in the State of Washington and to instruct the Interior Department and Forestry Bureau to report in detail upon the government holdings and interest in certain port districts and upon the conditions of certain national forests.

The memorial was read the second time in full.

On motion of Mr. True, the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 9; absent or not voting, 17.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson (A. E.), Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Soule, Stephens, Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Van Horn, Voss, Weaver, Weik, Willhite—71.

Those voting nay were: Representatives Barlow, Collin, Dunn, Hubbell, Lent, Overmeyer, Trunkey, Westover, Mr. Speaker—9.

Those absent or not voting, were: Representatives Anderson, Banker, Crosby, Cross, Halsey, Knapp, Long, Murray, Olsen (Olaf L.), Reeves, Ryan, Sims, Sisson, Stewart (Grant A.), Sweetman, Tripple, Zent—17.

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

Mr. Hubbell moved that Rule 20 be suspended.

The motion was carried by a rising vote.

There being no objection, the House returned to the eighth order of business.

FIRST READING OF SENATE BILLS.

Senate Joint Memorial No. 5, by Senator McCauley: in relation to bridge across the Columbia River at Vantage Ferry.

The memorial was read the first time by title.

On motion of Mr. Hanks, the rules were suspended, and the memorial placed on second reading.

The memorial was read the second time in full.

On motion of Mr. Saunders, the rules were suspended, the second reading was considered the third, the memorial was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Aspinwall, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton,
THIRTY-FIRST DAY, FEBRUARY 11, 1925

Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Anderson, Baldwin, Banker, Cross, Halsey, Lent, Long, Murray, Olsen (Olaf L.), Reed, Sims, Sisson, Tripple, Zent—14.

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

On motion of Mr. Saunders, the rules were suspended, and the chief clerk directed to immediately transmit Senate Joint Memorial No. 3, Senate Joint Memorial No. 4 and Senate Joint Memorial No. 5 to the Senate.

On motion of Mr. Allen, the House adjourned until 11:00 a. m. Wednesday, February 11, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.

THIRTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 11, 1925.

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

Roll call showed all members present, except Representative Willhite.

Prayer was offered by Rev. J. M. Canse of the First Methodist Episcopal church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

COMMUNICATION.

SEATTLE, WASH., Feb. 9, 1925.

To the Speaker and Members of the House, Nineteenth Legislature of the State of Washington, Olympia, Wash.,

In behalf of the organization which we represent, we wish to express our thanks for our place in the lobby, and our sincere appreciation of the many privileges and the unfailing courtesy extended to us by the Speaker of the House, the members of the House, and the officials and employees thereof.

Most sincerely yours,

MRS. JACKSON SILBAUGH,
Legislative Representative Women's Christian Temperance Union.

MRS. VICTORIA L. TURNBULL,
Pres. Women's Legislative Council of Wash.

MOTION.

Mr. Allen moved that Messrs. Brown and McIntyre, of King county, be ordered before the bar of the House.

The motion was carried, and the Sergeant-at-arms was instructed to bring Messrs. Brown and McIntyre to the bar of the House.
The two gentlemen from King county appeared and presented the members of the House with pipes and cigars. The three ladies of the House were presented with candy.

On motion of Mr. Allen, Rule 20 was suspended.

**REPORT OF COMMITTEE ON ENROLLED BILLS.**

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., February 11, 1925.**

**MR. SPEAKER:**

Your Committee on Enrollment, to whom was referred House Bills Nos. 64, 57, 62, 52 and 59, have compared same with the original bills and find them correctly enrolled.

**JOHN ANDERSON, Chairman.**

I concur in this report: Grant C. Sisson.

**MR. SPEAKER:**

Your Committee on Enrollment, to whom was referred House Bills Nos. 58, 60, 53 and 54, have compared same with the engrossed bills and find them correctly enrolled.

**JOHN ANDERSON, Chairman.**

I concur in this report: Grant C. Sisson.

**MR. SPEAKER:**

Your Committee on Enrollment, to whom was referred House Joint Memorial No. 1 and House Joint Resolution No. 2, have compared same with the original memorial and resolution and find them correctly enrolled.

**JOHN ANDERSON, Chairman.**

I concur in this report: Grant C. Sisson.

**MESSAGES FROM THE SENATE.**

**SENATE CHAMBER,**
**OLYMPIA, WASH., February 11, 1925.**

**MR. SPEAKER:**

The Senate has adopted
Senate Joint Resolution No. 6; also
The Senate has adopted
Senate Concurrent Resolution No. 5,
and the same are herewith transmitted.

**VICTOR ZEDNICK, Secretary.**

**SENATE CHAMBER,**
**OLYMPIA, WASH., February 10, 1925.**

**MR. SPEAKER:**

The President has appointed as members of the conference committee, to whom is referred Engrossed House Bill No. 61 and the Senate amendment thereto, Senators Smith, Groff and Cleary.

**VICTOR ZEDNICK, Secretary.**

**FIRST READING OF SENATE BILLS AND RESOLUTIONS.**

Senate Concurrent Resolution No. 5, by Senators Palmer, Houser, Hastings, Wray, Conner, Grass, Landon, Lunn: Relating to the introduction of a bill.

Mr. Allen moved that the rules be suspended, and that the resolution be read the second time.

The motion was carried.

The resolution was read the second time in full.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the resolution adopted.
On motion of Mr. Allen, the rules were suspended, and the chief clerk directed to immediately transmit Senate Concurrent Resolution No. 5 to the Senate.

Senate Joint Resolution No. 6, by Committee on Rules and Joint Rules: Providing for the appointment of a joint sub-committee to employ an attorney to examine the statute law and to prepare bills repealing or revising such statutes as should be repealed or revised.

Mr. Sims moved that the rules be suspended, and that the resolution be read the second time.

The motion was carried.

The resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 7; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Miller, Moran, Morton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—85.

Those voting nay were: Representatives Collin, Jones (John R.), Meacham, Shields, Sweetman, True, Zent—7.

Those absent or not voting were: Representatives Baldwin, Danielson, Mess, Moulton, Westover—5.

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

The Speaker announced that he was about to sign House Bills Nos. 64, 57, '62, 52, 59, '58, 60, 53, 54, and House Joint Memorial No. 1, and House Joint Resolution No. 2.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 59.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

MR. SPEAKER:

The Senate has adopted the report of the majority of the conference committee, to whom was referred Engrossed House Bill No. 61 and the Senate amendments thereto. Said bill, together with the report is herewith transmitted.

VICTOR ZEDNICK, Secretary.
REPORT OF CONFERENCE COMMITTEE.
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

We, a majority of your Committee on Conference, to whom was referred House Bill No. 61, and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate recede from its amendment to Section 2.

E. J. Cleary, Chairman.

We concur in this report: E. F. Banker, Mark E. Reed, E. A. Sims.

REPORT OF CONFERENCE COMMITTEE.
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

We, a minority of your Committee on Conference, to whom was referred House Bill No. 61, and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that your committee cannot agree and ask that the committee be given the power of free conference.

We concur in this report: Guy B. Groff, Horace E. Smith.

On motion of Mr. Reed, the majority report of the conference committee on Engrossed House Bill No. 61, was adopted.

The Speaker announced that the question is now on the final passage of Engrossed House Bill No. 61 as amended by the Senate.

The roll was called, and the House concurred in the bill as amended by the following vote: Yeas, 90; nays, 4; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Weaver, Weik, Westover, Whittle, Mr. Speaker—90.

Those voting nay were: Representatives Collin, Olsen (Olaf L.), Voss, Zent—4.

Those absent or not voting were: Representatives Danielson, Moulton, Sims—3.

MESSAGE FROM THE SENATE.

OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

The Senate refuses to concur in the House amendments to Senate Bill No. 52, and asks the House to recede therefrom, and said bill is herewith transmitted.

Victor Zednick, Secretary.

Mr. Reed moved that the House refuse to recede from its amendments to Substitute Senate Bill No. 52 and that a conference committee to consider same be requested.

The motion was carried.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1925.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 6, with the following amendments:

Amend Section 1, line 24 of the printed bill, the same being line 35 of the engrossed bill, by striking all of the section following the comma (,) after the word "further" and inserting in lieu thereof the following: "That this act shall not apply to general or special elections for any purpose in irrigation districts in counties of the first class, but such irrigation district elections shall be held and such irrigation district officers shall be elected and qualify, for the terms, at the time and in the manner provided by Chapter 4, Title XLVIII, Remington's Compiled Statutes and the 1923 supplement thereto. Any officer of such irrigation district elected under existing law shall serve the term of office for which he was elected and his successor shall be elected at the regular annual election next preceding the date of the expiration of said term, and the term of office of such successor shall begin at the expiration of said term."

Add a new section to be known as Sec. 2 to read as follows:

"Sec. 2. That Section 5146 of Remington's Compiled Statutes be amended to read as follows:

"Section 5146. The term of every city, town and district officer elected under the provisions of this act shall begin on the first Monday in June following his election: Provided, however, That any person elected to office at the first election held under this act shall not take office until the expiration of the term of office of his predecessor; And provided further, That any person whose term of office shall expire prior to the holding of the first election under this act, shall continue to hold office until his successor is elected and qualified: Provided, That the term of office of school directors elected under the provisions of this act shall begin on the fourth Monday next succeeding their election."

Renumber Sec. 2 of the bill as Sec. 3.

Amend the title of the bill in line 3 of the engrossed bill following the comma (,) after the figures "1923" and insert the following "and Section 5146 of Remington's Compiled Statutes."

and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Collin moved that the House do not concur in the Senate amendments to Engrossed House Bill No. 6, and that the Senate be asked to recede therefrom.

The motion was carried.

RECONSIDERATION.

Mr. Falknor moved that the House reconsider its vote in refusing to recede in the Senate amendments to Substitute Senate Bill No. 52.

The Speaker declared the motion lost.

A division was called for, and the motion was lost by a rising vote.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 10, 1925.

MR. SPEAKER:

The Senate has passed Engrossed Substitute House Bill No. 56, with the following amendments:

In Section 1, line 8 of the printed bill, the same being line 10 of the original bill, after the word "governor" insert the words "with the consent of the Senate".

In Section 1, line 10 of the printed bill, the same being line 12 of the original bill, strike the word "first" and insert the figure "1".

In Section 1, line 10 of the printed bill, the same being line 19 of the original bill, strike the words and figures "March 31, 1927" and insert the words and figures "January 31, 1927".
In Section 1, line 11 of the printed bill, the same being line 20 of the original bill, strike the words and figures, "March 31, 1929" and insert the words and figures "January 31, 1929".

In Section 1, line 11 of the printed bill, the same being line 21 of the original bill, strike the words and figures "March 31, 1931" and insert the words and figures "January 31, 1931".

In Section 2, line 3 of the printed bill, the same being line 4 of the original bill, strike the word "corporate".

In Section 2, line 3 of the Printed Bill, after the word "bond" insert the words "executed by a surety company authorized to do business in this state."

In Section 5, line 6 of the printed bill, the same being line 19 of the original bill, after the word "statutes" insert the words "and the division of municipal corporations".

In Section 5, line 8 of the printed bill, the same being line 10 of the original bill, after the word "state" at the end of the line, strike the comma and insert the words "offices and departments and".

In Section 5, line 10 of the printed bill, the same being line 13 of the original bill, after the word "valuations" insert the words "including valuations of property of public service corporations for rate making purposes".

In Section 5, line 31 of the printed bill, the same being line 25 of the original bill, after the word "valuation", strike the words "as requested by the tax commission, said commission may by written order require the assessor of the proper county or township forthwith to place such property on the assessment list or to correct such incorrect assessment or valuation, and if such assessor shall neglect or refuse to obey such order,"

In Section 7, line 6 of the printed bill, the same being line 15 of the original bill, after the word "by" insert the word "registered".

In Section 8, line 1 of the printed bill, the same being line 26 of the original bill, after the word "district" insert words, "except levies authorized by a vote of the people of the district".

In Section 8, line 19 of the printed bill, the same being line 16 of the original bill, strike words "regular United States" and insert the word "registered".

In Section 8, line 24 of the printed bill, the same being line 33 of the original bill, strike the word "taxpaying" and insert the word "taxing".

In Section 10, line 6 of the printed bill, the same being line 6 of the original bill, after the word "association" insert the words "and the division of municipal corporations which shall be delivered to the state auditor."

In Section 11, line 7 of the printed bill, the same being line 18 of the original bill, after the word "statutes" insert the words "and the division of municipal corporations".

In Section 11, line 12 of the printed bill, the same being line 24 of the original bill, after the word "efficiency" insert the words "and the division of municipal corporations which shall be vested in and required to be performed by the state auditor".

In Section 12, line 1 of the printed bill, the same being line 30 of the original bill, after the word "to" strike the words "obey and".

In Section 12, line 9 of the printed bill, the same being line 8 of the original bill, strike the word "on" after the word "him" and insert the word "of".

Mr. Meacham moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 56, and that the Senate be asked to recede therefrom.

The motion was carried.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed Senate Bill No. 62, and the same is herewith transmitted.

Victor Zednick, Secretary.

Mr. Meacham moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 56, and that the Senate be asked to recede therefrom.

The motion was carried.
FIRST READING OF SENATE BILL.


Mr. Allen moved that the rules be suspended and that the bill be read the second time.

The motion was carried.

The bill was read the second time by sections.

Mr. Allen moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage.

The motion was carried.

Mr. Long moved that the rules be suspended and that final passage of Senate Bill No. 62 be made a special order of business for 3:00 p.m., this date.

The motion was carried.

On motion of Mr. Allen, the House was declared at recess until 2:55 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:55 p.m.

Roll call showed all members present, except Representatives Cohen, Hubbell and Sims.

On motion of Mr. Allen, Rule 20 was suspended.

Mr. Moran demanded a call of the House. The demand was not sustained.

Mr. Johnson (Levy) moved that the House declare a recess until 3:30 p.m.

The Speaker ruled the motion out of order, in view of the special order of business set for 3:00 p.m.

SPECIAL ORDER.

The hour having arrived, the House resumed consideration of Senate Bill No. 62, on final passage.


During the debate, Mr. Long and Mr. Shields referred to the action taken by the House on other measures, which was objected to by Mr. Moulton, on the grounds that the House had before it the final passage of Senate Bill No. 62, and not any other measure.

The Speaker ruled that the speakers must confine their remarks to the subject, Senate Bill No. 62, and not refer to bills previously passed.

The bill, was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 8; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert,
Those voting nay were: Representatives Barlow, Crosby, Dunn, Hanks, Knutzen, Olsen (Olaf L.), Olson (A. E.), Sweetman—8.

Those absent or not voting were: Representatives Aspinwall, Brislawn, Cohen, Collin, Hubbell, Josefsky, Ryan, 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. Allen, the rules were suspended, and the chief clerk directed to immediately transmit Senate Bill No. 62 to the Senate.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

The President has signed
House Bill No. 64; also
House Bill No. 57; also
House Bill No. 62; also
House Bill No. 52; also
House Bill No. 59; also
House Bill No. 55; also
House Bill No. 60; also
House Bill No. 53; also
House Bill No. 54; also
House Joint Memorial No. 1; also
House Joint Resolution No. 2,
and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

The Senate has failed to pass
House Bill No. 33,
and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:

The Senate refuses to recede from its amendments to Engrossed Substitute House Bill No. 56, and asks that a conference committee be appointed thereon.

VICTOR ZEDNICK, Secretary.

Mr. Meacham moved that a conference committee be appointed to confer with a like committee from the Senate on the Senate amendments to Engrossed Substitute House Bill No. 56.

The motion was carried, and the Speaker appointed as members of such committee Representatives Sims, Moulton and Chamberlain.
MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 6, and asks for an appointment of a conference committee thereon.

VICTOR ZEDNICK, Secretary.

Mr. Shields moved that a conference committee be appointed to confer with a like committee from the Senate on the Senate amendments to Engrossed House Bill No. 6.

The motion was carried, and the Speaker appointed as members of such committee Representatives Shields, Cutting and Hall.

SENATE AMENDMENTS TO HOUSE BILLS.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 6, with the following amendments:

In Section 1, line 9 of the printed bill, the same being line 18 of the original bill, strike the word "July" and insert the word "August".

In Section 1, line 50 of the printed bill, the same being line 18, page 3 of the original bill, strike the word "July" and insert the word "August".

and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Reed moved that the House refuse to concur in the Senate amendments to Engrossed House Bill No. 6 and that the Senate be asked to recede therefrom.

The motion was carried.

MR. SPEAKER:

The President has signed Senate Joint Memorial No. 3; also Senate Joint Memorial No. 4; also Senate Joint Memorial No. 5, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker announced that he was about to sign Senate Joint Memorials Nos. 3, 4 and 5.

On motion of Mr. Allen, the House was declared at recess until 5:00 p. m., this date.

MID AFTERNOON SESSION.

The Speaker called the House to order at 5:00 p. m.

Roll call showed all members present.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 61, have compared same with the Engrossed bill and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.

The Speaker announced that he was about to sign House Bill No. 61.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:
The President has signed
Senate Concurrent Resolution No. 5; also
Senate Joint Resolution No. 6; also
Senate Bill No. 59; also
Senate Bill No. 62,
and the same are herewith transmitted.

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 5, Senate Joint Resolution No. 6, Senate Bills Nos. 59, and 62.

On motion of Mr. Allen, the House was declared at recess until 5:35 p.m., this date.

EARLY EVENING SESSION.

The Speaker called the House to order at 5:35 p.m.
Roll call showed all members present.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:
The Senate has granted the request of the House for the appointment of a Conference Committee on Senate Bill No. 52 and the House amendments thereto, and the President has appointed on such Conference Committee, Senators Conner, Metcalf and Morthland.

The Speaker appointed as members of a conference committee on Senate Bill No. 52, Representatives Cohen, Falknor and Hubbell.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

Mr. Speaker:
The President has appointed as members on the Conference Committee on Engrossed Substitute House Bill No. 56, Senators Cleary, Hastings and Morthland.

Mr. Speaker:
The Senate refuses to recede from its amendments to Engrossed House Bill No. 56, and asks that a conference committee be appointed thereon.

Mr. Meacham moved that a conference committee be appointed to confer with a like committee from the Senate on the Senate amendments to Engrossed House Bill No. 66.

The motion was carried and the Speaker appointed as members of such committee, Representatives Lindsay, Thompson (Geo. W.) and Thompson (Richard).
INTRODUCTION AND FIRST READING OF HOUSE RESOLUTION.

House Joint Resolution No. 3, by Rules Committee: Relating to a continuation of the nineteenth session of the legislature until matters before that body can be disposed of.

The resolution was read the first time by title.

Mr. Sims moved that the rules be suspended, and the resolution be read the second time.

The motion was carried, and the resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 6; absent or not voting, 0.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those voting nay were: Representatives Barlow, Shields, Stewart (Grant A.), Sweetman, Totten, Tripple—6.

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 House Joint Resolution No. 3 to the Senate.

Mr. Allen moved that the House do now adjourn until 10:00 a. m., Thursday, February 12, 1925.

Mr. Totten: "Mr. Speaker, point of order."

The Speaker: "State your point of order, Mr. Totten."

Mr. Totten: "The motion by Mr. Allen is to adjourn to another day, when we know that the Senate is not now in session to act on the resolution we just passed. In view of the former resolution to adjourn tonight, should the Senate fail to pass House Joint Resolution No. 3, wouldn’t we be out of luck?"

The Speaker: "We wouldn’t be out of luck, Mr. Totten, but the record might look rather peculiar."

The motion by Mr. Allen was carried, and the House declared adjourned until 10:00 a. m., Thursday, February 12, 1925.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.
The Speaker called the House to order at 10:00 a.m. Roll call showed all members present, except Messrs. Douglas and Stratton, who were excused. Prayer was offered by Rev. J. M. Canse of the First Methodist Episcopal church, of Olympia. The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

QUESTION OF PRIVILEGE RELATING TO THE ASSEMBLY.

Mr. Sims: "Mr. Speaker, I desire to state question of privilege relating to the assembly."

The Speaker: "State your question of privilege relating to the assembly, Mr. Sims."

Mr. Sims: "The question arises from statements made in the Senate last night about members of the House, reflecting upon our conduct as a part of the Legislature. For the benefit of the new members here, the procedure is as follows. I should like to read Senate Concurrent Resolution No. 13, of last session.

SENATE CONCURRENT RESOLUTION NO. 13.

Be It Resolved, by the Senate, the House concurring, That a joint committee of five members be appointed, two by the President and three by the Speaker, to notify the Governor that the Legislature is about to adjourn Sine Die. "Webster's Dictionary says: Sine die: Without day; without appointing a day on which to appear or assemble again; finally; as, Congress adjourned sine die. Owing to a condition that arose through the recent message received from Governor Hartley, we decided that it would be better to adjourn at an earlier date, and we passed this resolution.

SENATE JOINT RESOLUTION NO. 4.

Resolved, by the Senate and House of Representatives of the State of Washington that the Nineteenth Legislature adjourn not later than Wednesday, February 11, 1925, and that no bills be introduced later than Saturday, February 7, 1925. "Yesterday was the day set forth in that resolution for adjournment. Last evening it was found that the business before the legislature could not be done in that time, and we passed a new resolution, as follows:"

HOUSE JOINT RESOLUTION NO. 3.

Whereas, the business of the nineteenth session of the Legislature cannot be completed within the time fixed in Senate Joint Resolution No. 4, Therefore, Be It Resolved, By the House of Representatives and the Senate of the State of Washington, that the Legislature remain in session until the matters now pending before the bodies be disposed of. "Some remarks were made in the Senate last night that the House was not acting in the proper way. I hold in my hand a quotation from a precedent set by Congress, showing that Congress has done just as we are doing now:"
Hinds' Precedents.

6706. Instance wherein a concurrent resolution fixing the time of final adjournment was rescinded by action of the two Houses.—On March 26, 1804, the Senate agreed to this resolution:

Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled, That the resolution of the 13th instant, authorizing the adjournment of Congress on the 26th instant, be rescinded, and that the President of the Senate and Speaker of the House of Representatives be authorized to adjourn their respective Houses on Tuesday, the 27th instant.

Hinds' Precedents.

6714. The two Houses having fixed the time for adjournment sine die, the House may not adjourn finally before the arrival of the hour. On August 14, 1848, on the last day of the session, Mr. Thomas H. Bayly, of Virginia, moved that the House adjourn. The Speaker decided that the motion to adjourn was not in order. The two Houses, by a joint resolution, had fixed 12 o’clock today as the time for the adjournment sine die. By the Constitution of the United States neither House, without the consent of the other, could adjourn for more than three days. If the motion to adjourn were received and agreed to, the House would stand adjourned until the first Monday in December. The motion, therefore, was not in order.

The only difference is that Congress rescinded the former resolution to adjourn, which, in effect, is what we are doing when a new resolution relating to adjournment is passed.

I think that the members of this House know the operations of the two sides, the House and the Senate. It is not my intention to remark about the action taken by the Senate. I am willing to stand on what we are doing when a new resolution relating to adjournment is passed.

However, I do take exception to a man being called from the streets and being allowed to make remarks against the House from the rostrum of the Senate. Such procedure is unprecedented and uncalled for. The man should not have been allowed to speak.

It recalls to my mind some of the remarks made by this man while he was reading clerk here in the House during the 1913 session. He got the idea in his head that he wanted to be chief clerk. He wrote letters to all the members of the House that if he were elected chief clerk he could save the legislature thousands of dollars. In my letter of reply I asked him why he had not informed the members of the House of the ways that all this money could be saved, if he knew them, while he was reading clerk; and I also replied to the gentleman that I thought his aspirations to be chief clerk might well end with me, that I would never support him for that position.

I want to call your attention to one more thing, and that is the question of carrying on business on a legal holiday. During one of the recent sessions we passed a very important code (I do not recall the particulars at this time) on February 22nd, Washington’s birthday.

After the announcement by the Speaker that the wife of Representative Stratton died during the night, on motion of Mr. Reed, the Speaker was instructed to wire Mr. Stratton the deep sympathy of the House of Representatives on his bereavement.

On motion of Mr. Allen, the House was declared at recess until 1:30 p.m., this date.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The President has appointed on the Conference Committee on House Bill No. 6, Senators Groff, Davis and Palmer.

VICTOR ZEDNICK, Secretary.
AFTERNOON SESSION.

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

Roll call showed all members present except Representatives Douglas, Loveberry, Scales, Stratton and Tripple. Representatives Douglas and Stratton were excused.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee on Engrossed House Bill No. 6. Said bill, together with the report, is herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 11, 1925.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 6, entitled "An Act relating to elections amending Section 5144 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate recede from its amendments.

CHARLES W. HALL, Chairman.


On motion of Mr. Hall, the report of the Conference Committee on Engrossed House Bill No. 6 was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1925.

MR. SPEAKER:

The Senate has adopted House Joint Resolution No. 3; also The President has signed House Bill No. 61, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker declared the House at ease for ten minutes.

The Speaker again called the House to order at 2:15 p.m.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASH., February 12, 1925.

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

I was this morning waited upon by a joint committee of your Honorable Bodies. In order that there may be no misunderstanding as to the result of this conference or of my attitude on the Seed Wheat legislation, I am addressing this communication to be read to the membership of the Legislature.

I vetoed House Bill No. 40 because I believed it to be wrong in principle and unwise in policy. I have not receded from that position nor shall I.

In my veto message I sought to make it plain that after I had returned the bill to the House in which it had originated the matter became one for determination by the legislature.

It seems to me that the concluding paragraph of the veto message is clear on this point. I herewith repeat it:
"I regret exceedingly that my judgment in this matter does not coincide with the views of the legislature, yet I feel it my duty to disapprove the measure and return it to your Honorable Body for such action as you may deem advisable."

At no time since the introduction of this bill have I discussed it with any member of the legislature except upon request and never upon any basis except the merits of the legislation itself.

Respectfully submitted,

Roland H. Hartley,
Governor.

On motion of Mr. Allen, the House was declared at recess until 5:30 p.m., this date.

MID-AFTERNOON SESSION.

The Speaker called the House to order at 5:30 p.m.

Roll call showed all members present except Representatives Douglas, Loveberry, Meacham and Stratton. Representatives Douglas, Meacham and Stratton were excused.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives,
Olympia, Wash., February 12, 1925.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Joint Resolution No. 3, have compared same with the original Resolution and find it correctly enrolled.

John Anderson, Chairman.

I concur in this report: Grant C. Sisson.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bill No. 6, have compared same with the engrossed bill and find it correctly enrolled.

John Anderson, Chairman.

I concur in this report: Grant C. Sisson.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 11, 1925.

Mr. Speaker:

The President has appointed as members of the Conference Committee, to whom is referred Engrossed House Bill No. 66, Senators Wilmer, Condon and Sutton.

Victor Zednick, Secretary.

The Speaker announced that he was about to sign House Bill No. 6 and House Joint Resolution No. 3.

On motion of Mr. Allen, the House adjourned until 11:00 a.m. Friday, February 13, 1925.

F. B. Danskin, Speaker.

C. R. Maybury, Chief Clerk.
THIRTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 13, 1925.

The Speaker called the House to order at 11:00 a.m.
Roll call showed all members present except Representatives Douglas, Loveberry and Stratton. Representatives Douglas and Stratton were excused.
Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church, of Olympia.

The reading clerk proceeded to read the journal of the proceedings of the previous day when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Substitute Senate Bill No. 52 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 they are unable to agree and request that the powers of free conference be granted.

ARTHUR G. COHEN, Chairman.


Mr. Cohen moved that the report of the Conference Committee on Substitute Senate Bill No. 52 be adopted, and that the committee be granted the powers of free conference.

The motion was carried. The report was adopted and the committee granted the powers of free conference.

The Speaker declared the House at ease.

The Speaker called the House to order at 11:30 a.m.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee, to whom was referred Substitute Senate Bill No. 52, and has granted the power of free conference to said committee.

VICTOR ZEDNICK, Secretary.

MR. SPEAKER:

The President has signed House Bill No. 6; also House Joint Resolution No. 3, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

MR. SPEAKER:

The Senate has adopted the report of the Conference Committee, to whom was referred Engrossed Substitute House Bill No. 56 and said bill together with the report is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Olympia, Wash., February 13, 1925.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Engrossed Substitute House Bill No. 56, entitled "An Act relating to the administration of the government of the state, prescribing the powers and duties of certain state officers and creating and establishing certain offices and departments, 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 the House do concur in the Senate amendments.

E. A. Sims, Chairman.


Mr. Sims moved that the House adopt the report of the Conference Committee on Engrossed Substitute House Bill No. 56, and do concur in the Senate amendments.

The motion was carried.

The Speaker announced that the question is now on the final passage of Engrossed Substitute House Bill No. 56, as amended by the Senate.

On request of Mr. Allen, the reading clerk was ordered to again read the Senate amendments.

The roll was called and the House concurred in the bill as amended by the following vote: Yeas, 69; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Behrens, Brockman, Burlingame, Capron, Cohen, Collin, Crosby, Custer, Cutting, Dunn, Durrant, Egbert, Goldsworthy, Hall, Halsey, Hemp, Jacobs, Johnson (Lee H.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Schwartz, Shields, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Mr. Speaker—69.

Those voting nay were: Representatives Baldwin, Banker, Beatty, Brislaw, Chamberlain, Cross, Dale, Danielson, Davis, Glasgow, Gray, Hanks, Huffman, Johnson (Levy), Jones (John R.), Morton, Reeves, Shipley, True, Welk, Willhite, Zent—22.

Those absent or not voting were: Representatives Douglas, Falknor, Hubbell, Long, Loveberry, Stratton—6.

MESSAGE FROM THE SENATE.

Olympia, Wash., February 13, 1925.

Mr. Speaker:

The Senate has passed Senate Joint Resolution No. 7, and the same is herewith transmitted.

Victor Zednick, Secretary.

INTRODUCTION AND FIRST READING OF RESOLUTION.

House Concurrent Resolution No. 8, by Committee on Rules and Order: Relating to the introduction of a Joint Resolution.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended and the resolution was read the second time in full.
On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Allen, the House was declared at recess until 2:30 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.

Roll call showed all members present except Representatives Loveberry and Stratton. Mr. Stratton was excused.

INTRODUCTION AND FIRST READING OF RESOLUTION.

House Joint Resolution No. 4, by Committee on Rules and Order: Relating to the purchase of grouped photographs of the legislators.

On motion of Mr. Sims, the rules were suspended, and the resolution was read the second time.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 9; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin-B-Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell, Huffman, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olsen (Olaf L.), Olson (A. E.), Overmeyer, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Baldwin, Crosby, Goldsworthy, Jones (John R.), Meacham, Miller, Reeves, Shields, Willhite—9.

Those absent or not voting were: Representatives Douglas, Halsey, Loveberry, Stratton, Trunkey—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 House Joint Resolution No. 4 to the Senate.

On motion of Mrs. Sweetman, Rule 20 was suspended.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 13, 1925.

Mr. Speaker:

The Senate has adopted the report of the Conference Committee, to whom was referred Engrossed House Bill No. 66, and said bill, together with the report, is herewith transmitted.

Victor Zednick, Secretary.
REPORT OF CONFERENCE COMMITTEE.
OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:
We, your Committee on Conference, to whom was referred Engrossed House Bill No. 66, entitled "An Act amending Section 11219 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate recede from its amendments.

F. J. WILMERS, Chairman.

We concur in this report: J. W. Lindsay, Geo. W. Thompson, Richard Thompson, W. J. Sutton, R. W. Condon.

Mr. Lindsay moved that the House adopt the report of the Conference Committee on Engrossed House Bill No. 66.

The motion was carried, and the report adopted.

MESSAGE FROM THE SENATE.

The Senate has adopted House Concurrent Resolution No. 7; also House Concurrent Resolution No. 8, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.
OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:
We, your Committee on Free Conference, to whom was referred Substitute Senate Bill No. 52 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 it do pass with the following amendments:

Section 1, line 2 of the printed bill, the same being line 6 of the original bill, strike the word "in" and insert in lieu thereof the word "upon".

Section 1, line 3 of the printed bill, same being line 9 of the original bill, strike the word "taxing" and insert in lieu thereof the words "municipality or".

Section 1, line 5 of the printed bill, the same being line 11 of the original bill, strike the words "taxing districts" and insert in lieu thereof the words "municipality or district".

Section 1, line 6 of the printed bill, same being line 13 of the original bill, strike the word "taxing" and insert in lieu thereof the words "municipality or district".

Mr. Cohen moved that the House adopt the report of the free conference committee on Substitute Senate Bill No. 52, and that the House concur in the amendments.

The motion was carried.

The bill was placed on final passage, and the House concurred in the amendments by the free conference committee by the following vote: Yeas, 83; nays, 9; absent or not voting, 5.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson (A. E.), Overmeyer, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Banker, Brislaw, Cross, Gray, Hall, Huffman, Jones (John R.), Olsen (Olaf L.), Reeves—9.

Those absent or not voting were: Representatives Anderson, Loveberry, Schwartze, Stewart (Grant A.), Stratton—5.

On motion of Mr. Reed, the rules were suspended, and the chief clerk directed to immediately transmit Substitute Senate Bill No. 52, together with the report of the free conference committee thereon, to the Senate.

PERSONAL PRIVILEGE.

Mr. Zent, with permission, thanked the members of the House on behalf of the Spokane delegation and the farmers in Eastern, Washington for the unqualified support of measures for the relief of the farmers in Eastern Washington.

FIRST READING OF SENATE RESOLUTION.

Senate Joint Resolution No. 7, by Committee on Appropriations: Permitting introduction of a Senate Joint Resolution.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended, and the resolution was read the second time in full.

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

RESOLUTION.

By the Rules Committee:

WHEREAS, the House chamber, the rooms of the Speaker, the quarters of the clerks and committees were thoroughly cleaned, carpets and rugs renovated, furniture repaired and revarnished and all House property reassembled in advance of the convening of this Legislature, therefore be it

Resolved, That the House extend its thanks to John Berkshire, Superintendent of Capitol Buildings and Grounds, for the deep personal interest he took in preparing the House for occupancy and congratulate the Department of Business Control upon the efficient and economical showing made for it by Mr. Berkshire.

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

RESOLUTION.

By the Rules Committee:

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 Fifty Dollars ($50.00) be allowed to the said Ministerial Association for its services. That the Speaker and the Chief Clerk be and they are hereby authorized to make out the
necessary vouchers upon which the warrants for same will be drawn, the said sum to be paid out of the moneys appropriated for the expenses of the Nineteenth Legislature.

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

RESOLUTION.

By the Rules Committee:

Resolved, That C. R. Maybury, Chief Clerk of the House, be authorized to have 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 $200.00, the compensation provided for in the 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 furtherResolved, That C. R. Maybury, Chief Clerk, be and he is hereby instructed to purchase postage stamps 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.

RESOLUTION.

By the Rules Committee:

Resolved, That the Speaker and Chief Clerk be allowed fifteen days each to complete the work of the session; and be it furtherResolved, That they be authorized to retain such employees as they may deem necessary and that said employees be allowed the regular per diem therefor; be it furtherResolved, 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.

RESOLUTION.

By the Rules Committee:

Be It Resolved, That all bills in the hands of the Chief Clerk or House Committees, with the exception of those in conference committees or subject to conference, be indefinitely postponed.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:

The President has appointed under Senate Joint Resolution No. 6. Senators Metcalf, Hastings and Morthland.

VICTOR ZEDNICK, Secretary.

Under Senate Joint Resolution No. 6, the Speaker appointed Representatives Halsey, Allen and Sims.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1925.

MR. SPEAKER:

The Senate has adopted
House Joint Resolution No. 4, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
MR. SPEAKER:
The President has appointed under House Joint Resolution No. 4, Senator Carlyon.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has sustained the Governor's veto on House Bill No. 40, said bill, together with the Governor's message thereon, is returned herewith.

VICTOR ZEDNICK, Secretary.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Concurrent Resolution Nos. 7 and 8, have compared same with the original resolutions and find them correctly enrolled.

I concur in this report: J. R. Schwartz.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred Substitute House Bill No. 56, have compared same with the engrossed bill and find it correctly enrolled.

I concur in this report: Grant C. Sisson.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bill No. 66, have compared same with the engrossed bill and find it correctly enrolled.

I concur in this report: Grant C. Sisson.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Joint Resolution No. 4, have compared same with the original resolution and find it correctly enrolled.

I concur in this report: Grant C. Sisson.

MESSAGES FROM THE SENATE.

Mr. Speaker:
The Senate has adopted the report of the free conference committee, to whom was referred Substitute Senate Bill No. 52.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The President has signed Substitute Senate Bill No. 52, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
The Speaker announced that he was about to sign House Concurrent Resolutions Nos. 8 and 7, Substitute Senate Bill No. 52, House Joint Resolution No. 4, House Bill No. 66, and Substitute House Bill No. 56.

Under House Joint Resolution No. 4, the Speaker appointed Mr. Robert A. Tripple, of King.

The Speaker called Mr. Allen to preside.

RESOLUTION.

By Mrs. Sweetman:

WHEREAS, Our Speaker, the Honorable Floyd Danskin, has faithfully performed the duties of his high office with dignity and honor, and has presided with fairness, justness, impartiality and spirit of co-operation, helpfulness and sympathy,

Therefore, Be It Resolved, That we, the members of the House of Representatives of the State of Washington, express our sincere appreciation, confidence, esteem and friendship, and congratulate him upon his successful and able leadership.

Be It Further Resolved, That it is recommended to the House of Representatives to be convened in special session at the call of the Governor, that the Honorable Floyd B. Danskin, present speaker, be elected as speaker of the House of Representatives in said special session.

Mrs. Sweetman moved the adoption of the resolution.

Mr. Danskin, of Spokane, was given the floor.

Mr. Danskin.

"MR. SPEAKER AND MEMBERS OF THE HOUSE: It is somewhat embarrassing to listen to remarks as personal as these and of such a complimentary nature as these.

"It has been a special privilege to be here the last thirty days. When I took the position of Speaker of this body, I had a realization of the great trust that you held in me, and at that time I hoped that you would never have reason to believe that trust misplaced.

"On the first day I simply asked for your support while I acted as Speaker, and now, at the close of this session, which has been exceptional in many ways, I can say that if it has been successful it has been because you have given me your cooperation.

"I am proud of this House. I am proud to have been its Speaker. The last thirty days have been the happiest of my life and I shall never forget them.

"I want to thank you all for your cooperation, and for this expression of confidence.

"I wish you all success between now and the month when we expect to be called again." (Applause)

The Speaker resumed the chair.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1925.

Mr. Speaker:
The Senate has adopted
Senate Concurrent Resolution No. 6,
and the same is herewith transmitted.

Senate Concurrent Resolution No. 6, by Rules Committee: Relating to the appointment of a committee to notify the Governor that the legislature is about to adjourn sine die.

On motion of Mr. Sims, the rules were suspended, and the resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

The Speaker appointed under Senate Concurrent Resolution No. 6, Mrs. Sweetman, Mrs. Miller and Mrs. Reeves.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1925.

Mr. Speaker:
The President has signed
House Joint Resolution No. 4; also
House Concurrent Resolution No. 7; also
House Concurrent Resolution No. 8; also
Substitute House Bill No. 56; also
House Bill No. 66,
and the same are herewith transmitted.

Mr. Speaker:
The President has appointed under Senate Concurrent Resolution No. 6, Senators Metcalf and Hall.

Mr. Speaker:
The President has signed
Senate Concurrent Resolution No. 6,
and the same is herewith transmitted.

The Speaker announced that he was about to sign Senate Concurrent Resolution No. 6.

The Sergeant-at-Arms announced the arrival of His Excellency, Roland H. Hartley, Governor of Washington.

The Governor was escorted to the rostrum by the committee named, Mrs. Sweetman, Mrs. Miller and Mrs. Reeves.

The Governor addressed the House as follows:

"Mr. Speaker, Ladies and Gentlemen: I want you to know that I thoroughly appreciate, beyond words of mine to express, the splendid work you have done during this short session. I hope it all will redound to the great credit of the State of Washington, and consequently to the greatest nation on earth.

"I want you to know also that I have not the slightest ill will against a soul seated here today, or a member of this House; and during the interim between this Session and the Special Session next Fall, I shall give the very best that is in me, as I see it, for the best interests of all the people of this great Commonwealth. And I want your
help—each and every one of you. I want you to feel free to come to me. Whether you agree with me or not, tell me what you think, and I shall appreciate it.

"I wish you Godspeed. May the blessings of Heaven rest with each and every one of you. Goodby." (Applause)

RESOLUTION.

By Rules Committee:

Be It Resolved, That a committee of three be appointed to notify the Senate that the House is ready to adjourn sine die.

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

The Speaker appointed as members of the committee provided for in the resolution, Representatives Trunkey, Weik and Baldwin.

Senators Cleary, Somerville and Palmer appeared at the bar of the House, and Senator Cleary announced that the Senate was about to adjourn sine die.

The committee appointed to notify the Senate that the House was about to adjourn sine die, appeared before the bar of the House, and Mr. Trunkey reported that the committee had performed its duty.

The report was received and the committee discharged.

Mr. Voss moved that the reading of the journal of the proceedings of the thirty-third day of the Nineteenth Session be dispensed with and that it stand approved.

The motion was carried.

On motion of Mr. Allen, the House of Representatives of the Nineteenth Legislative Session of the Legislature of the State of Washington adjourned sine die.

F. B. DANSKIN, Speaker.

C. R. MAYBURY, Chief Clerk.
ERRATA

The matter on page 12, in reference to the Joint Session, should read as follows:

JOINT SESSION.

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

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

The joint session was called to order at 10:30 a.m.

The Speaker of the House presided.

Roll call of the Senate showed all Senators present, except Senators Grass, Groff, Hall, Landon and Morris, all of whom were excused.

Roll call of the House showed all members present, except Messrs. Brislawn, Meacham, Olson (A. E.) and Reed, all of whom were excused.

The Speaker announced that this joint session is called for the purpose of canvassing the vote of the constitutionally elective officers of the State of Washington.

The clerk read the following message from the secretary of state and the recapitulation of votes cast for various state officers:
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<td>36.</td>
<td>Messrs. Thompson (Geo. W.), Egbert, McCall, Barlow, Jacobs, Murray, Gray, McLenn, Crosby, and Johnson (Lee H.)</td>
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<td>37.</td>
<td>Committee on Counties and County Boundaries</td>
<td>Relating to the compensation of township treasurers. <strong>Passed.</strong></td>
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<td>38.</td>
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<td>39.</td>
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<td>40.</td>
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<td>43.</td>
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<td>Relating to the pension of superior court judge. (Emergency) <strong>Passed.</strong></td>
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<td>Mr. Brislawn</td>
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<td>48.</td>
<td>Messrs. Shields, Behrens and Soule: Relating to the incorporation of members of the fraternal organizations.</td>
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<td>54.</td>
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<td>Senator Westfall</td>
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<td>40.</td>
<td>Senator Groff</td>
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<td>Senator Shaw</td>
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<td>47.</td>
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<td>48.</td>
<td>Committee on Roads and Bridges</td>
<td>Making an appropriation from the motor vehicle fund and federal proportion of cost of federal aid road construction. (Emergency)</td>
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<td>Committee on Roads and Bridges</td>
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<td>Committee on Revenue and Taxation</td>
<td>Establishing a budget system for the State of Washington. (Emergency)</td>
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HOUSE JOURNAL
OF THE
EXTRAORDINARY SESSION
OF THE
Nineteenth Legislature
OF THE
STATE OF WASHINGTON
AT
Olympia, the State Capital
Convened November 9, 1925
Adjourned, Sine Die, January 7, 1926

F. B. DANSKIN, Speaker
A. W. CALDER, Chief Clerk
E. L. POWERS, Asst. Chief Clerk
S. R. HOLCOMB, Minute Clerk

OLYMPIA
JAY THOMAS, PUBLIC PRINTER
1926
Compiled, Arranged and Indexed by
A. W. Calder,
Chief Clerk of the House.
House Journal

Of the
Extraordinary Session
Of the
Nineteenth Legislature

First Day.

House of Representatives,
Olympia, Wash., Monday, November 9th, 1925.
12 o'Clock Noon.

Pursuant to proclamation by the Governor, the special session was called to order at 12:00 o'clock noon by Floyd B. Danskin, Speaker of the House of Representatives at the last session.

The invocation was pronounced by Rev. T. H. Simpson, of the United Church, of Olympia, Washington.

Message from the Secretary of State.

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

SIR: I have the honor of herewith submitting for your consideration, certified copy of the resignation of Olaf L. Olsen, as a member of your honorable body from the 4th district, dated May 13th, 1925, as presented by him to the Governor, together with a certified copy of the Governor's acceptance thereof dated May 14th, 1925.

Respectfully,

J. Grant Hinkle,
Secretary of State.

United States of America.
The State of Washington.

Department of State.

To All to Whom These Presents Shall Come.

I, J. Grant Hinkle, 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 the letter of resignation of Olaf L. Olsen as representative of the Fourth Legislative District together with the Governor's acceptance thereof, with the original copy of said resignation and acceptance 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 the Seal of the State of Washington.

Done at the Capitol, at Olympia, this 6th day of October, A.D. 1925.

J. Grant Hinkle,
Secretary of State.

By A. M. Kitto,
Assistant Secretary of State.
OLYMPIA, WASHINGTON, May 13, 1925.


My dear Governor: I hereby tender my resignation as representative of the Fourth Legislative District to take effect at your pleasure.

Respectfully yours,

Olaf L. Olsen.

OLYMPIA, WASHINGTON, Thursday, May 14, 1926.

Honorable Olaf L. Olsen, Director of Business Control, Olympia, Washington.

My dear Director: I have before me your resignation as a member of the Nineteenth Session of the Legislature of the State of Washington for the Fourth Representative District.

We all appreciate the excellent service you have rendered in this important position. However, realizing that the manifold duties of your office as Director of Business Control will take all of your time and energy, I accept your resignation, to take effect at once.

Respectfully,

Roland H. Hartley,
Governor.

DEPARTMENT OF STATE,
OLYMPIA, W.ASH., November 9, 1925.

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

SIR: I have the honor to herewith transmit the election returns of the special elections held upon the 6th day of October, 1925, and the 3rd day of November, 1925, in accordance with the Governor's proclamations to fill vacancies in the House of Representatives caused by resignation and death, in the following representative districts, to-wit: Nos. 4 and 59.

I deliver said returns in the same condition by mail, from the respective county auditors as they were received in this office,

Very respectfully,

J. Grant Hinkle,
Secretary of State.

ABSTRACT OF THE OFFICIAL RETURNS OF SPECIAL ELECTION HELD ON NOVEMBER 3, 1925, FOR GRANT COUNTY, WASHINGTON.

FOR STATE REPRESENTATIVE 59TH DISTRICT.

<table>
<thead>
<tr>
<th>Candidates</th>
<th>Republicans</th>
<th>Democrats</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arthur B. Clark</td>
<td>W. E. Southard</td>
<td>D. C. Thiemens</td>
</tr>
<tr>
<td>Total vote received</td>
<td>504</td>
<td>1</td>
</tr>
</tbody>
</table>

I, W. W. Kinsey, Auditor of Grant County, State of Washington, do hereby certify that the foregoing is a true and correct copy of the abstract of votes polled in the County of Grant, State of Washington, at the Special Election held in the several voting precincts of the said County on the 3rd day of November, 1925, as taken from the official returns, and

That the total number of votes cast in said County was 776.

Witness my hand and official seal this 7th day of November, 1925.

W. W. Kinsey,
Auditor of Grant County.

ABSTRACT OF THE OFFICIAL RETURNS OF SPECIAL ELECTION HELD ON OCTOBER 6, 1925, FOR SPOKANE COUNTY, WASHINGTON.

FOR STATE REPRESENTATIVE, FOURTH DISTRICT.

<table>
<thead>
<tr>
<th>Candidates</th>
<th>Republican</th>
<th>Democrat</th>
<th>Independent Republican</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lucy P. Linder</td>
<td>Edw. M. Powers</td>
<td>Thomas McCormick</td>
<td></td>
</tr>
<tr>
<td>Total vote received</td>
<td>408</td>
<td>441</td>
<td>1387</td>
</tr>
</tbody>
</table>

I, Elmer H. Bartlett, Auditor of Spokane County, State of Washington, do hereby certify that the foregoing is a true, full and correct copy of the abstract of votes
FIRST DAY, NOVEMBER 9, 1925

polled in the Count of Spokane, State of Washington, at the Special Election held in
the several voting precincts of said county on the Sixth (6th) day of October, 1925, as
taken from the official returns; and

That the total number of votes cast in said county was 2,236.

Witness my hand and official seal this 13th day of October, 1925.

ELMER H. BARTLETT,
Auditor of Spokane County, Washington.

STATE OF WASHINGTON, DEPARTMENT OF STATE,
OFFICE OF THE SECRETARY,
OLYMPIA, WASH., NOVEMBER 9, 1925.

I, J. Grant Hinkle, Secretary of State of the State of Washington, do hereby
certify that the following is a full, true and correct list of the persons elected at the
general election held November 4, 1924, throughout the state, and at the Special elec­
tions held in the counties of Spokane and Grant upon the 6th day of October, 1925,
and the 3rd day of November, 1925, respectively, as representatives from their respec­tive
districts, as taken from the official returns of said general and special elections
now on file in this office, and are entitled to seats in the House of Representatives of
the legislature of the State of Washington at the extraordinary session, commencing
on the 9th day of November, A.D. 1925.

<table>
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<tr>
<th>District No.</th>
<th>Name</th>
<th>County</th>
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<td>District No. 1</td>
<td>J. M. Glasgow</td>
<td>Stevens</td>
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<tr>
<td>District No. 1</td>
<td>H. F. Josefchy</td>
<td>Stevens</td>
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<tr>
<td>District No. 2</td>
<td>Arthur L. True</td>
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<td>I. N. Stephens</td>
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<td>District No. 3</td>
<td>Alvin H. Collin</td>
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<td>Marcus R. Morton</td>
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<td>Chas. E. Peterson</td>
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<td>Thomas McCormick</td>
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<td>Thos. W. Hemp</td>
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<td>District No. 11</td>
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<tr>
<td>57</td>
<td>W. B. Weaver</td>
<td>Pend Oreille</td>
</tr>
</tbody>
</table>

In Witness Whereof, I have hereunto set my hand and affixed hereeto the seal of the State of Washington, at Olympia, this 9th day of November, A. D. 1925.

J. Grant Hinkle,
Secretary of State.
Hon. Kenneth Mackintosh, Justice of the Supreme Court, administered the oath of office to Messrs. Clark and McCormick.

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

PROCLAMATION BY THE GOVERNOR.

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

To All to Whom These Presents Shall Come.

I, J. Grant Hinkle, 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 a proclamation by the Governor calling an extraordinary session of the Legislature to convene on the ninth day of November, 1925, with the original copy of said proclamation 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 7th day of October, A.D. 1925.

[SEAL]

J. GRANT HINKLE,
Secretary of State.

By A. M. KITTO,
Assistant Secretary of State.

STATE OF WASHINGTON
EXECUTIVE DEPARTMENT
OLYMPIA

PROCLAMATION BY THE GOVERNOR.

WHEREAS an extraordinary occasion exists in that the Nineteenth Session of the Legislature of the State of Washington appropriated funds necessary for sustaining the state's departments and institutions only for the fiscal year ending March 31st, 1926, and adjourned with the understanding that it was to be reconvened in extraordinary session in November of this year,

NOW THEREFORE, I, Roland H. Hartley, Governor of the State of Washington, by virtue of the authority in me vested by the Constitution do HEREBY CONVENE the Legislature of the State of Washington in extraordinary session in the Capitol at Olympia on the ninth day of November, A.D. 1925, at the hour of 12:00 o'clock noon. The purpose for which the Legislature is called together is that it may provide funds necessary for the operation of the state's several departments and institutions during the second year of the current fiscal biennium, and to consider such other matters as it may deem advisable.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia, this 1st day of October, A.D. 1925, and of our State the Thirty-sixth year.


Attest:

J. GRANT HINKLE,
Secretary of State.

At the request of the Speaker, Mr. Allen assumed the chair.

The chair called for nominations for Speaker.

Mrs. Sweetman nominated Mr. Floyd B. Danskin, of Spokane county, for Speaker.
There being no further nominations, the clerk called the roll and Mr. Danskin was elected Speaker by the following vote:

Those voting for Mr. Danskin were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josephsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triplett, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—95.

Those absent or not voting were: Representatives Burlingame, Danskin.—2.

The chair appointed Mr. Reed of Mason county and Mr. Banker of Okanogan county to escort the Speaker-elect to the rostrum.

Mr. Danskin was thereupon escorted to the rostrum by Messrs. Reed and Banker.

Hon. Kenneth Mackintosh, Justice of the Supreme Court of the State of Washington, administered the oath of office to the Speaker.

The Speaker expressed his thanks and appreciation to the House for the honor, a second time bestowed upon him.

MESSAGE FROM THE SENATE.

Senators Metcalf, Cleary and Carlyon came within the bar of the House and announced that the Senate was organized and ready to proceed with business.

The Speaker called for nominations for Chief Clerk.

Mr. Hall, of Clarke County, nominated Mr. Arthur W. Calder of Clarke county, for chief clerk.

The nomination was seconded by Messrs. Reed, Long, Jacobs and Zent.

Mr. Scales, of Lewis County, nominated Mr. Herbert H. Sieler, of Lewis county, for chief clerk.

The nomination was seconded by Messrs. Moulton, Allen, Glasgow and Sisson.

On motion of Mr. Long, the nominations were closed.

The roll was called and Mr. Calder was elected chief clerk of the House by the following vote:

Those voting for Mr. Calder were: Representatives Anderson, Barlow, Brislawn, Brockman, Capron, Clark, Cohen, Collin, Crosby, Cutting, Dale, Danielson, Davis, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Josephsky, Lindsay, Long, McCormick, McDonough, McLean, Mess, Moran, Morton, Murray, Northup, Olson, Reed, Reeves, Ryan, Rychard, Shipley, Sims, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Van Horn, Weaver, Zent, Mr. Speaker—49.
Those voting for Mr. Sieler were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Chamberlain, Cross, Custer, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hanks, Hemp, Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lent, Loveberry, McCall, Meacham, Miller, Moulton, Noite, Overmeyer, Peterson, Saunders, Scales, Schwartz, Siler, Shields, Sisson, Soule, Sweetman, Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weik, Westover, Willhite—47.

The Speaker called for nominations for Sergeant-at-Arms.

Mr. William B. Price of Kittitas County, was nominated for sergeant-at-arms by Mr. Hanks.

There being no further nominations, the roll was called and Mr. Price was elected sergeant-at-arms of the House by the following vote:

Those voting for Mr. Price were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard). Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—96.

Those absent or not voting were: Representative Burlingame—1.

Hon. Kenneth Mackintosh, Justice of the Supreme Court, administered the oath of office to Messrs. Calder and Price.

Resolution by Mr. Dunn:

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

On motion of Mr. Dunn, the resolution was adopted, and the Speaker appointed as members of the committee provided in the resolution, Messrs. Trunkey, Northup and McCormick.

Resolution by Mr. Hubbell:

Resolved, That the Sergeant-at-Arms be and is hereby instructed to purchase 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. Hubbell moved the adoption of the resolution.

Mr. Tripple moved the adoption of the following amendment:

Before the word "dollars" strike the word "five" and substitute the word "two (2)."

The amendment was lost.

The resolution was adopted.

Resolution by Mr. Trunkey:

Resolved, That the State Auditor be, and is hereby directed to draw his warrant for the payment of the members and employees of the House every seventh day of the session, upon pay rolls, which shall be signed by the members and employees, and certified to by the Speaker and Chief Clerk of the House, and he is hereby authorized
and directed to deliver the warrants, so issued, to the chief clerk of the House, taking his signature therefor.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., NOVEMBER 9, 1925.

MR. SPEAKER:
The Senate has adopted Senate Concurrent Resolution No. 1, providing for a committee to notify the Governor that the Legislature is in session, also Senate Concurrent Resolution No. 2, relating to joint rules, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CONCURRENT RESOLUTIONS.

Senate Concurrent Resolution No. 1, by Senator Metcalf: Providing for the appointment of a committee of two from the Senate and three from the House to notify the Governor that the Legislature is in session and ready for business.

On motion of Mr. Sims, the rules were suspended and the resolution advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

The Speaker appointed as members of the committee provided for in Senate Concurrent Resolution No. 1, Messrs. Reed, Falknor and Clark.

Senate Concurrent Resolution No. 2, by Senator Metcalf: Providing for the adoption of the joint rules of the Nineteenth Legislature, as the joint rules of this extraordinary session.

On motion of Mr. Sims, the rules were suspended and the resolution advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

RESOLUTION BY RULES COMMITTEE.

Resolved, That the rules which governed the House in the nineteenth Legislative session be adopted as permanent rules of the extraordinary session, with the following amendments as to the number of members on the following committees in rule 72:

Appropriations ........................................... 27
Commerce and Manufactures ................................ 6
Revenue and Taxation ..................................... 16

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

STANDING COMMITTEES OF THE HOUSE.

The Speaker announced the appointment of the following standing committees of the House:

Agriculture—Aspinwall, chairman; Collin, Jones (J. R.), Knutzen, Siler, Baldwin, Dunn, Peterson, Brislawn, Custer, Lindsay, Van Horn, Weik, Hemp, Jones (Roy), Chamberlain, Olson.

Appropriations—Goldsworthy, chairman; Aspinwall, Capron, Johnson (Lee H.), Totten, Jacobs, Siler, Willhite, Knutzen, Knapp, Murray, Shipley, Brockman, Beatty, Cross, Northup, Hanks, Dunn, Anderson, Reeves, Glasgow, Brislawn, True, Lent, Cohen, Stewart (M. M.), Danielson.
FIRST DAY, NOVEMBER 9, 1925

Banks and Banking—Knapp, chairman; Reed, Barlow, Ryan, Dale, Nolte, Falknor, Cross, Olson, Voss, Glasgow, Cohen.

Cities of the First Class—Voss, chairman; Trunkey, Nolte, Loveberry, Moran, McCall, Murray, Miller, Morton.

Claims and Auditing—Scales, chairman; Sisson, Stephens, Burlingame, Jones (J. R.).

Commerce and Manufacture—Barlow, chairman; Moran, Davis, McLean, Johnson (Levy), McCormick.

Compensation and Fees for State and County Officers—Shipley, chairman; Crosby, Siler, Behrens, Willhite, Stewart (Grant), Knapp.

Congressional Apportionment—Stephens, chairman; Tripple, Josefsky, Hall, Northup.

Constitutional Revision—Hall, chairman; Soule, Mess, Cutting, Zent, Morton, Tripple.

Corporations Other Than Municipal and Railroad—Soule, chairman; Egbert, Thompson (Geo. W.), Stewart (M. M.), True.

Counties and County Boundaries—Jones (Roy), chairman; Chamberlain, Collin, Thompson (R.), Van Horn, Lindsay, Shipley.

Dairy and Livestock—Mess, chairman; Custer, Danielson, Gray, Knutzen, Willhite, Aspinwall, Dale, Banker, Hemp, Peterson.

Dikes, Drains and Ditches—Dale, chairman; Knutzen, Johnson (Lee), Willhite, Chamberlain.

Education—Rychard, chairman; Halsey, Overmeyer, Baldwin, Collin, Reeves, Schwartz, Beatty, Chamberlain, Gray, Johnson (Levy), McCormick.

Educational Institutions—Hanks, chairman; Scales, Soule, Capron, Johnson (Lee H.), Sweetman, Stephens, Brislawn, Olson, Dunn, Clark.

Elections and Privileges—Shields, chairman; Anderson, Douglas, Hall, Moran, Zent, Murray, Cutting, Weik, Durrant, Davis, Egbert.

Engrossment—Tripple, chairman; Davis, Sweetman.

Enrollment—Anderson, chairman; Weik, Schwartz, Murray, Sisson.

Federal Relations and Immigration—Willhite, chairman; Totten, True, Burlingame, Templeton.

Fisheries—Sims, chairman; Capron, Crosby, McDonough, Thompson (R.), Templeton, Sisson, Van Horn, Stratton, Loveberry, Nolte.

Forestry and Logged-Off Lands—Saunders, chairman; Stratton, Trunkey, Weaver, Templeton, Crosby, Douglas, Morton, Johnson (Levy).

Game and Game Fish—Sisson, chairman; Meacham, Barlow, Rychard, Northup, Lent, Weaver, Banker, Baldwin, Hubbell, Stephens, Dunn.

Harbors and Waterways—Douglas, chairman; Behrens, McDonough, Stewart (M. M.), McLean, Nolte.

Horticulture—Collin, chairman; Schwartz, Jones (J. R.), Reeves, Gray.

Industrial Insurance—Allen, chairman; Reed, Trunkey, Westover, Capron, Egbert, Lent, Stratton, Hanks, Weaver, Overmeyer.

Insurance—Long, chairman; Voss, Moran, Rychard, Tripple, Falknor, Davis, Cutting, Johnson (Lee H.), Allen, Clark.

Judiciary—Moulton, chairman; Cohen, Falknor, Shields, Soule, Totten, Glasgow, Hall, Lindsay, Morton, Zent, Long, Cutting, Knapp.

Labor and Labor Statistics—Thompson (Geo. W.), chairman; Sweetman, Westover, McCall, Shields, Weaver, Stewart (Grant), Stephens, Jones (J. R.), Egbert.
Legislative Apportionment—Brislawn, chairman; Totten, Sims, Jacobs, Jones (Roy), McDonough, Aspinwall.

Medicine, Dentistry, Pure Food and Drugs—Capron, chairman; Brockman, Overmeyer, Durrant, Sweetman, Jones (Roy), Glasgow.

Memorials—Murray, chairman; Hemp, Hanks, Saunders, Shields.

Military—Josefsky, chairman; Crosby, Davis, Durrant, Falknor, Scales, Totten.

Mines and Mining—Stewart (Grant), chairman; Behrens, Jacobs, Barlow, Glasgow, Zent, Danielson.

Municipal Corporations Other Than First Class—Gray, chairman; Danielson, Durrant, Stewart (M. M.), Soule, Cross.

Parks and Playgrounds—Miller, chairman; Custer, Lent, Saunders, Shipley, Overmeyer, McCormick.

Printing—Weik, chairman; Allen, Tripple, Anderson (John).

Public Buildings and Grounds—Johnson (Levy), chairman; Saunders, True, Van Horn, Reed.

Public Morals—Reeves, chairman; Anderson, Olson (A. E.), Moran, Miller, Brockman, Johnson (Levy).


Railroads—True, chairman; Saunders, Northup, Loveberry, McCall, Long, McLean, Hanks.

Reclamation and Irrigation—Banker, chairman; Josefsky, Hanks, Schwartz, Lindsay, Moulton, Long, Clark.

Revenue and Taxation—Meacham, chairman; Sims, Cohen, Goldsworthy, Cutting, Hubbell, Jones (Roy), Lindsay, Jones (J. R.), Zent, Westover, Miller, Thompson (Geo. W.), Thompson (R.), Clark, McCormick.

Roads and Bridges—Ryan, chairman; Sisson, Templeton, Mess, McLean, Crosby, Reed, Sims, Dale, Scales, Rychard, Hubbell, Moulton, Schwartz, Burlingame, Baldwin, Halsey, Olson, Collin, Josefsky, Stewart (Grant), Banker, Nolte, Behrens, Long, Stratton, Weik, Petrerson, McDonough, Weaver.

Rules and Order—Danskin, chairman; Reed, Sims, Allen, Trunkey, Barlow, Halsey, Long, Banker, Dunn, Hubbell.

Rural Credits and Agricultural Development—Burlingame, chairman; Thompson (R.), Chamberlain, Peterson, Clark.

State Charitable Institutions—Peterson, chairman; Lent, McCall, Burlingame, Aspinwall, Hall, Loveberry.

State Library—Beatty, chairman; Tripple, Brislawn, Custer.

State Penal and Reformatory Institutions—Siler, chairman; Miller, Beatty, Allen, Morton, Cross, Thompson (Geo. W.).

State Granted School and Tide Lands—Jacobs, chairman; Rychard, Knapp, Brockman, Northup.

The membership of the committees of the extraordinary session will be the same as the membership of the committees of the last regular session, with the following exceptions:

Mr. Clark will take Mr. Huffman’s committees;

Mr. McCormick will be assigned to Parks and Playgrounds, Commerce and Manufacture, Education, Revenue and Taxation.

Mr. Goldsworthy will not be a member of the committee on Education and Mr. Rychard will succeed Mr. Goldsworthy as Chairman.

Mr. Goldsworthy will be Chairman of Appropriations.
FIRST DAY, NOVEMBER 9, 1925

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE.
OLYMPIA, WASH., NOVEMBER 9, 1925.

To the Honorable Speaker of the 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 House and Senate of the Nineteenth Session and vetoed by the Governor together with his veto message attached thereto.

House Bill No. 6 and House Bill No. 51.

Very respectfully,
J. GRANT HINKLE,
Secretary of State.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASHINGTON, FEBRUARY 17, 1925.

To the Honorable, the House of Representatives of the State of Washington
(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 51, which is disapproved. This bill provides for the amendment of Section 5551, Remington's Compiled Statutes.

This section as it now stands may be divided into two parts: the first providing that the State Treasurer may deposit public funds with any bank which has fully complied with the law governing "depositaries" of public funds and providing that the Treasurer shall not be liable for any loss resulting from the failure of any such bank. The second part of the law provides, as a safeguard, that the amount at any time on deposit with such a bank shall not exceed the paid up capital and surplus of the bank.

House Bill No. 51 provides that the State Treasurer may deposit with any qualified bank, for a period not to exceed fifteen days a sum not to exceed ten times the amount of the paid up capital and surplus of the bank. No provision is made to secure such deposit and no additional bond is given by the bank nor is the bank required to make any deposit of additional collateral security. While complying with the letter of the law, the Treasurer might deposit ten times the bank's resources, withdrawing it at the end of fifteen days and substitute another like deposit, constituting in effect a revolving fund which could readily lead to loss to the state.

In addition to the above reasons, there is a serious question as to the effect of this provision upon the Treasurer's bond. The effect of this act is so to enlarge the powers of the Treasurer, involving the possible hazard on the bond not contemplated at the time of its execution, that it raises the question whether the bonding company could be held thereunder. It will be noted that at the time of the execution of this bond, every deposit by the Treasurer is required to be covered fully by the assets of the bank and proper collateral or by bonds specifically covering the individual deposit.

Your attention is also directed to the fact that under the provisions of this act, the amount of the collateral necessary to secure deposits of public funds has been materially lessened while no additional security is afforded the state.

For the foregoing reasons, House Bill No. 51 is vetoed.

Very truly yours,
ROLAND H. HARTLEY,
Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASHINGTON, FEBRUARY 17, 1925.

To the Honorable, the House of Representatives of the State of Washington
(Through the Secretary of State.)

GENTLEMEN: I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 6, which is disapproved.
This bill proposes to amend the present election laws. It provides that school districts of the second and third class and irrigation districts in counties of the first class, may hold their elections at a time other than, and different from, general elections.

In purpose, this bill is in direct conflict to the present tendency and effort to consolidate elections and would permit the holding of several elections in the district in the course of a year where one is provided under the present law. Should an emergency arise requiring a special election, provision is now made without this amendment to care for the same.

I feel that this measure is contrary to sound public policy and therefore it is vetoed.

Very truly yours,
ROLAND H. HARTLEY,
Governor.

On motion of Mr. Knapp, House Bill No. 51, together with the Governor's veto message, was referred to the Committee on Banks and Banking.

On motion of Mr. Shields, House Bill No. 6, together with the Governor's veto message, was referred to the Committee on Elections and Privileges.

Mr. Trunkey reported that the committee appointed to notify the Senate that the House was organized and ready to proceed with business, had performed its duty.

Mr. Reed reported that the committee appointed to notify the Governor, as provided in Senate Concurrent Resolution No. 1, had performed that duty, and that the Governor declared that he would be ready to address the House on the following day at 10:30 a.m.

HOUSE CONCURRENT RESOLUTION.

House Concurrent Resolution No. 1, by Rules Committee:

Be It Resolved by the House, the Senate concurring, that the Legislature meet in joint session at 10:30 o'clock on Tuesday, November 10, 1925, in the House Chamber, for the purpose of receiving the message of Governor Roland H. Hartley.

On motion of Mr. Sims, the rules were suspended and the resolution advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Sims, the rules were suspended and the chief clerk directed to immediately transmit Senate Concurrent Resolution No. 1, Senate Concurrent Resolution No. 2, and House Concurrent Resolution No. 1 to the Senate.

On motion of Mr. Reed the House was declared at recess until 2:00 p.m.

AFTERNOON SESSION.

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

Roll call showed all members present except Representative Burlingame who was excused.
MESSAGE FROM THE SENATE.

SENEATE CHAMBER,
OLYMPIA, WASH., November 9, 1925.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 1, also The President has signed Senate Concurrent Resolution No. 1, also Senate Concurrent Resolution No. 2, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker announced that he was about to sign

Senate Concurrent Resolution No. 1, Senate Concurrent Resolution No. 2, and House Concurrent Resolution No. 1.

On motion of Mr. Reed, the House adjourned until 10:15 a.m., Tuesday, November 10, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.

SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, November 10, 1925.

The Speaker called the House to order at 10:15 a.m.

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

Prayer was offered by Rev. T. H. Simpson of the United church, of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss further reading was dispensed with and the journal was approved.

REPORT OF SPECIAL COMMITTEE.

To the Senate and the House of Representatives of the State of Washington.

MR. PRESIDENT AND MR. SPEAKER: Your Joint Subcommittee of the Rules Committees of the Senate and the House, appointed under the provisions of Senate Joint Resolution No. 6 of the Nineteenth Session of the Legislature, respectfully report:

That under authority of said resolution we employed Mr. Charles S. Gleason, as the attorney, during the time between the adjournment of the nineteenth session and the reconvening of the legislature in extraordinary session, to examine as much of the statute law of this state as could be done in a thorough and painstaking manner for the purpose of determining which of such statutes are obsolete and should be repealed and what portions thereof are conflicting, ambiguous or contradictory and should be revised and to prepare bills repealing or revising such statutes, as the case might be.

Under this authority Mr. Gleason has made a complete and painstaking examination of all of the session laws beginning with the territorial code of 1881 down to and including the laws of 1925, and has annotated with marginal notes all specific repeals
and amendments with the volume and page where the repeal or amendment has been made by the legislature.

At the conclusion of this work a meeting of the committee was held with Mr. Gleason and it was decided that the law relating to revenue and taxation was the most important subject for first consideration for two reasons; first, because the last general act was the act of 1897 which has been amended at every session of the legislature down to and including the session of 1925, and in addition thereto numerous acts have been passed in the form of original bills which amended the act of 1897 by implication, and further, numerous decisions of the Supreme Court have construed the revenue law in such a way that the language of the statute does not express with any degree of certainty the law as construed by the Supreme Court; and second, because there is a very general interest in the subject of taxation and many proposals to amend our revenue system. In accordance with this decision of the committee a revised revenue bill has been prepared, consisting of 93 pages and 138 sections, which in the judgment of the committee is a correct statement of the revenue law as it exists today, and which repeals all former revenue laws specifically by volume, chapter and page of the session laws and also by the sections of Remington & Ballinger's Code, Remington's 1915 Code, Remington's Compiled Statutes and Pierce's Washington Code of 1919. This bill has been submitted to the chairman of the tax commission, Mr. Samuel H. Chase.

Mr. Gleason has also prepared about 40 bills repealing statutes which have been declared unconstitutional or which have been superseded by later enactments or which were otherwise obsolete. These bills repeal approximately 150 acts of the legislature.

Upon the invitation of the Chief Justice of the Supreme Court, Mr. Gleason appeared before the full bench and explained the work which this committee had undertaken. As a result of this conference, the Supreme Court directed the state law librarian to submit a list of cases in which the Supreme Court had criticised existing statutes and recommended their amendment so as more clearly to express what the Supreme Court found was the legislative intent. Among the bills submitted are ten bills amending the statutes to make them correspond with the decisions of the Supreme Court. Time has not permitted the preparation of bills covering all of the cases to which the state law librarian calls attention.

After the meeting of the committee and the employment of Mr. Gleason in February, the committee advised the Governor of the work it had undertaken and its readiness and desire to confer with him, and invited his cooperation upon the revision of the laws. Mr. Gleason also communicated with the elective state officers and advised them that he was ready to confer with them as to the revision of laws affecting their several departments.

The Commissioner of Public Lands, Mr. Savidge, advised that the laws affecting his department were very much in need of revision. Mr. Gleason, upon investigation, found that since statehood 333 acts had been passed affecting public lands and the administration of the office of the commissioner and that these acts were so conflicting and contradictory as to render the work of revision extremely difficult. The revision has been practically completed and the bill will be submitted during the present session.

Senator Westfall, chairman of the Senate Judiciary Committee, and Mr. Moulton, chairman of the House Judiciary Committee, were invited to meet with the joint subcommittee at all meetings and to cooperate with them in this work. As a result of this joint conference these bills have been examined and checked by members of the judiciary committee of both houses.

The bills prepared by Mr. Gleason in the judgment of the committee set forth the law upon the various subjects to which they relate as it now exists and we recommend that all changes in the existing laws upon these subjects contemplated by the legislature should be made by amendments to these bills and not to the statutes now on the books.

The bills prepared by Mr. Gleason and checked and approved by the committee are now ready and will be introduced, part in the Senate and part in the House, forthwith. Under Senate Joint Resolution No. 6, these bills will be referred to the judiciary committee. It is the recommendation of your committee that the bills revising existing statutes, if they are found to be in proper form by the judiciary committee, be referred to the appropriate standing committee for consideration if amendments to the existing law are desirable.
SECOND DAY, NOVEMBER 10, 1925

To this report are attached notes by Mr. Gleason explaining the necessity of the repeal, amendment or revision recommended.

The committee believes that a work very important and of great value to the state has been begun and recommends to the legislature that this work of revision of our statutes be continued until completed.

Respectfully submitted,

RALPH METCALF,
D. V. NORTHLAND,
FRED W. HASTINGS,
ELMER E. HALSEY,
PLINY L. ALLEN,
E. A. SIMS,

Joint Subcommittee.

On motion of Mr. Sims, the report was accepted and ordered printed in the journal.

JOINT SESSION.

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

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

The joint session was called to order at 10:30 a.m.

The President of the Senate presided.

A roll call of the Senate showed all Senators present, except Senator Post. The Senator was excused.

Roll call of the House showed all members present except Mr. Burlingame, who was excused.

Senators Hall and Christensen and Representatives Halsey, Allen and Johnson (Lee H.), were appointed as a committee to notify the Governor that the Senate and House were in joint session to receive his message.

At 10:35 a.m. the committee named escorted the Governor to the platform.

Governor Roland H. Hartley addressed the joint session as follows:

(See Senate Journal, this date, for Governor's Message.)

At 12:10 p.m., on motion of Senator Palmer, the joint session dissolved.

The House resumed its session.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., November 10, 1925.

Mr. Speaker:

The President has signed House Concurrent Resolution No. 1, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 1, by Representatives Moran and Douglas: An Act establishing a game preserve and providing penalty for violation.

Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 2, by Representative Zent: An Act establishing the eleventh day of November as a legal holiday to be known as "Armistice Day."

Ordered printed and referred to Committee on Military.

House Bill No. 3, by Representative Thompson (Geo. W.): An Act providing for the amendment of section 23 of Article II, of the constitution of the State of Washington, relating to the compensation of members of the legislature.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 4, by Representative Douglas: An Act relating to the powers of banks, mutual savings banks, trust companies and savings and loan associations in respect of life insurance for their officers and employees.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 5, by Representative Crosby: An Act providing for the sale of the interest of the state in certain tide lands.

Ordered printed and referred to Committee on State, Granted, School and Tide Lands.

House Bill No. 6, by Representative Hall: An Act to provide a limitation on liens for inheritance taxes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 7, by Representative Falknor: An Act relating to solicitation of employment for the purpose of collecting compensation for certain claims and demands and providing penalties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 8, by Representatives Halsey, Allen and Sims: An Act relating to the powers of municipal corporations, and repealing Chapter III of the Laws of 1911.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 9, by Representatives Halsey, Allen and Sims: An Act relating to insolvent debtors, and repealing chapter CXLIII (143) of the Code of 1881.

Ordered printed and referred to Committee on Judiciary.


Ordered printed and referred to Committee on Judiciary.

House Bill No. 11, by Representatives Halsey, Allen and Sims: An Act relating to public utilities in cities and towns, and repealing certain acts in relation thereto.

Ordered printed and referred to Committee on Judiciary.


Ordered printed and referred to Committee on Judiciary.

House Bill No. 13, by Representatives Halsey, Allen and Sims: An Act relating to the official scaling of logs and lumber and repealing chapter LXIV (64) of the Laws of 1897.

Ordered printed and referred to Committee on Judiciary.
SECOND DAY, NOVEMBER 10, 1925

House Bill No. 14, by Representatives Halsey, Allen and Sims: An Act relating to the official weighing of lumber and shingles, and repealing chapter CLIII (153) of the Laws of 1895.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 15, by Representatives Halsey, Allen and Sims: An Act relating to the dismissal and discharge of officers of the organized militia.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 16, by Representatives Halsey, Allen and Sims: An Act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending section 18 of chapter 74 of the Laws of 1911, page 367.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 18, by Representatives Halsey, Allen and Sims: An Act relating to hogs running at large, and repealing an act in relation thereto.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 20, by Representatives Halsey, Allen and Sims: An Act relating to the inspection of hops, and repealing chapter C (100) of the Laws of 1899.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 21, by Representatives Halsey, Allen and Sims: An Act relating to firemen's relief and pension funds, and amending section 1 of chapter 50 of the Laws of 1909.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 23, by Representatives Halsey, Allen and Sims: An Act relating to the service of orders in proceedings supplemental to execution and amending section 13 of chapter CXXXIII (133) of the laws of 1893.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 25, by Representatives Halsey, Allen and Sims: An Act relating to the enlargement of the limits of cities and towns and repealing certain acts in relation thereto.
Ordered printed and referred to Committee on Judiciary.
House Bill No. 26, by Representatives Halsey, Allen and Sims: An Act relating to bills of lading and warehouse receipts, and repealing certain acts in relation thereto.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 28, by Representatives Halsey, Allen and Sims: An Act relating to coal mines, and repealing certain acts and parts of acts in relation thereto.
Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 31, by Representatives Halsey, Allen and Sims: An Act relating to the appointment of an agent to prosecute claims of the state against the United States, and repealing chapter CLII (152) of the Laws of 1891.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 32, by Representative Falknor: An Act relating to the filing of plats of land located within certain distances of certain cities and towns.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 33, by Representatives Moran and Douglas: An Act relating to and regulating boxing, sparring and wrestling matches, creating a state athletic commission, defining its powers and duties, providing penalties for violations thereof, and making an appropriation of One Thousand Dollars ($1,000) to establish office.
Ordered printed and referred to Committee on Public Morals.

On motion of Mr. Allen, the House adjourned to 12:00 (noon) Thursday, November 12, 1925.

A. W. Calder, Chief Clerk.
FOURTH DAY, NOVEMBER 12, 1925

FOURTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, November 12, 1925.

The Speaker called the House to order at 12:00 Noon.
Roll call showed all members present, except Representatives Burlingame, Danielson, Dunn, Northup, Rychard, Scales, Stratton, Templeton, Totten and Willhite, all of whom were excused.
Prayer was offered by Rev. T. H. Simpson of the United church, of Olympia, Washington.
The reading clerk proceeded to read the journal of the proceedings of the previous working day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mr. Reed, the Governor’s message was referred to the Rules Committee, with instructions to segregate it and to refer the various matters to the proper committees.

Resolution by Committee on Rules and Order:

Resolved, That the Chief Clerk of the House, by and with the approval of the Speaker, be and is hereby directed to fix the salary of the employees of the House.
And Be It Further Resolved, That the compensation of the Chief Clerk be $15.00 per day; that the compensation of the Sergeant-at-Arms be $8.00 per day.

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

Resolution, by Committee on Rules and Order:

Resolved, That the Chief Clerk of the House, be and he is hereby authorized to sign the payroll for the representatives in their absence.

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

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 34, by Representative Hall: An Act relating to sales of personal property, making the law thereof uniform with that of other states, and repealing section 5826 of Remington’s Compiled Statutes of Washington.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 35, by Representative Morton: An Act relating to revenue and taxation and amending section 11237 of Remington’s Compiled Statutes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 36, by Representative Allen: An Act relating to mutual savings banks, amending sections 3322, 3324, 3327, 3328, 3337, 3340, 3343, 3344, 3349 and 3363 and repealing section 3330 of Remington’s Compiled Statutes of Washington; and amending Chapter III of Title XVIII of Remington’s Compiled Statutes of Washington by adding thereto three sections to be numbered 3342-a, 3368-a and 3377-a.
Ordered printed and referred to Committee on Banks and Banking.
On motion of Mr. Allen, the House adjourned until 10:00 a.m., Friday, November 13, 1925.                        F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., Friday, November 13, 1925.

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

Roll call showed all members present, except Representatives Burlingame, Douglas, Durrant, Templeton, Totten and Willhite, all of whom were excused.

Prayer was offered by Rev. T. H. Simpson of the United church, of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

REPORT OF RULES COMMITTEE.

Mr. Speaker:

Your committee on Rules and Order, to which was referred the Governor's message for segregation and reference, beg leave to report that it has considered the same and respectfully recommends that the portions of the message relating to the subjects hereinafter named be referred as follows:

Hospitals for the Insane, Soldiers' Homes, and the Deaf and Blind Schools, to the committee on State Charitable Institutions.

State Custodial School, State Training School, State School for Girls, Penitentiary and State Reformatory, to the committee on State Penal and Reformatory Institutions.

That any recommendations concerning appropriations made by the aforesaid committees for the foregoing institutions be referred to the Appropriations Committee.

Optional Insurance under the heading "State Departments," to the committee on Industrial Insurance; and the remainder under same heading to Appropriations Committee.

Adoption of school books and the printing thereof under the heading of "State Printing," to the committee on Education; the remainder under same heading to committee on Printing.

Education, and common schools, to committee on Education.

Institutions of higher learning, to committee on Educational Institutions.

Highways, to the Roads and Bridges committee.

Reclamation, to committee on Reclamation and Irrigation.

Libraries, to State Library committee.

Subjects under the heading "Regulation" to the following committees, in so far as said subjects relate to matters handled by said committees respectively: Public Utilities, Banks and Banking, Dairy and Livestock, Horticulture, Industrial Insurance.

The parole system, and indeterminate sentences, to committee on Penal and Reformatory Institutions.

Court procedure, and the Uniform Law Commission, to Judiciary committee.

General taxation, and L. I. D. bonds, to committee on Revenue and Taxation.
On motion of Mr. Halsey, the report was adopted.

MR. SPEAKER:

We, your Committee on Claims and Auditing, 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 Extraordinary session of the Legislature, and recommend that these amounts be allowed:

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., NOVEMBER 12, 1925.

Mr. Speaker:
The Senate has passed Senate Bill No. 1, and the same is herewith transmitted.

VICTOR ZEDNICK,
Secretary of the Senate.
COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Tuesday, November 10, 1925.

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

In compliance with the provisions of Chapter 9, Session Laws of 1925 of the State of Washington, I have the honor to transmit herewith the Governor's Budget for the fiscal year, April 1, 1926, to March 31, 1927, together with letter of transmittal from the Department of Efficiency, and other information and data.

Very truly yours,

ROLAND H. HARTLEY,
Governor.

(See Senate Journal for Governor's Budget and List of Pardons, Paroles, etc.)

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 37, by Representative Lindsay: An Act making an appropriation for the relief of Clallam county.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 38, by Representative Reeves: An Act relating to and establishing, classifying, naming and fixing the route of a certain state highway.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 39, by Representative Nolte: An Act relating to the powers of school districts, banks, trust companies, mutual savings banks, and savings and loan associations in respect of "school savings" plans.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 40, by Representative Falknor: An Act establishing a judicial council and prescribing its powers and duties and the duties of other officers in respect thereof.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 41, by Representatives Scales, Overmeyer and Siler: An Act relating to, establishing, naming and fixing the route of a primary state highway and providing for its location and construction.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 42, by Representative Jacobs: An Act relating to and authorizing the sale of electric light, power, current and energy by cities and towns, and providing for the payment and collection of an excise tax thereon.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 43, by Representative Reed: An Act relating to rhododendrons and providing penalty.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 44, by Representative Collin: An Act establishing a primary state highway to be known as the Palouse Highway.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 45, by Representative Jacobs: An Act relating to cooperative associations; authorizing such associations to purchase their own stock under certain conditions; declaring when such associations may engage in business, and amending sections 3907, 3911 and 3921 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 46, by Representative Johnson (Levy): An Act relating to crimes and punishments and amending section 2445 of Remington's Compiled Statutes, and adding thereto a new section to be known as section 2445-1.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 47, by Representatives Morton, Noile, Hubbell and Schwartz: An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula.

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 48, by Representative Tripple: An Act relating to actions for personal injury by married women and amending section 181 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 49, by Representative Johnson (Levy): An Act to provide for the separate assessment and taxation of mineral, gas, coal, oil and other substances owned separately from the land in which they are situated.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 50, by Representative Overmeyer: An Act providing for the amendment of section 7 of Article II of the Constitution of the State of Washington relating to members of the legislature.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 51, by Representative Reed: An Act limiting expenditures from, and liabilities which may be incurred against the general road and bridge fund and the road district funds, and amending section 5, Chapter 164, Laws of Washington 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 52, by Representative Collin: An Act relating to motor vehicles and providing for an amendment to the Constitution of the State of Washington.

Ordered printed and referred to Committee on Constitutional Revision.

House Bill No. 53, by Representative Douglas: An Act authorizing the City of Seattle to use certain harbor area on Lake Washington, for street extension, park and wharf purposes.

Ordered printed and referred to Committee on Harbors and Waterways.

House Bill No. 54, by Representative Douglas: An Act authorizing the City of Seattle to deed certain shore lands on Lake Washington to the United States.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 55, by Representatives Moran and Douglas: An Act relating to powers and duties of boards of county commissioners with respect to
trunk line highways in Independent Highway Districts and amending chapter 116, Laws of 1917 by adding thereto a new section to be known as section 16b.

Ordered printed and referred to Committee on Roads and Bridges.

House Concurrent Resolution No. 2, by Representative Allen: Relating to printing acts of Legislature.

On motion of Mr. Allen, the rules were suspended, and the concurrent resolution was advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the resolution was adopted.

FIRST READING OF SENATE BILLS.

Senate Bill No. 1, by Senator Landon and others: An Act appropriating the sum of Seventy Thousand Dollars ($70,000.00) or so much thereof as may be necessary for the expenses of the extraordinary session of the 1925 legislature and declaring an emergency.

On motion of Mr. Goldsworthy, the rules were suspended, and the bill was advanced to second reading.

The bill was read the second time in full, and, on motion of Mr. Goldsworthy, the second reading was considered the third, the bill placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moultion, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Burlingame, Douglas, Durrant, Templeton, Totten, Willhite—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. Goldsworthy, the rules were suspended, and the chief clerk directed to immediately transmit Senate Bill No. 1 to the Senate.

On motion of Mr. Allen, the House adjourned until 12:00 (noon) Monday, November 16, 1925.

A. W. Calder, Chief Clerk.

F. B. Danskin, Speaker.
EIGHTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, November 16, 1925.

The Speaker called the House to order at 12:00 Noon.

Roll call showed all members present, except Representative Douglas, who was excused.

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous working day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MOTION.

On motion of Mr. Sims, the Speaker was instructed to get in touch with some officer of the Legislature of the Province of British Columbia for the purpose of finding out if their Legislature will be in session on November 26, 1925, Thanksgiving Day.

MOTION.

Mr. Sims moved that the use of the House Chamber be granted to the Committee on Military, on Wednesday evening, November 18, 1925, for the purpose of a public hearing on the White-Bluffs Soldier Settlement project.

Discussion of the motion by Representatives Sims, Hanks and Moulton followed.

During the discussion, Mr. Shields raised the point of order that Mr. Sims' remarks were not germane.

The Speaker ruled that any remarks, giving reasons for the public hearing were germane.

The motion was carried.

REPORTS OF STANDING COMMITTEES.

House Bill No. 6: Do pass as amended. Passed to second reading.

House Bill No. 22: Do pass as amended. Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 10, entitled "An Act relating to agricultural development districts, and repealing chapter 155 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, subject to the approval of the Committee on Agriculture.

M. M. Moulton, Chairman.


On motion of Mr. Moulton, House Bill No. 10 was re-referred to the Committee on Agriculture.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 15, entitled "An Act relating to the dismissal and discharge of officers of the organized militia," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, subject to approval of the Committee on Military Affairs.

M. M. Moulton, Chairman.


On motion of Mr. Moulton, House Bill No. 15 was referred to the Committee on Military Affairs.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 16, entitled "An Act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending section 18 of chapter 74 of the Laws of 1911, page 367," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, subject to the approval of the Committee on Industrial Insurance.

M. M. Moulton, Chairman.


On motion of Mr. Moulton, House Bill No. 16 was re-referred to the Committee on Industrial Insurance.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 21, entitled "An Act relating to Fireman's Relief and Pension Funds, and amending section 1 of chapter 50 of the 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, subject to the approval of the Committee on Municipal Corporations other than the first class.

M. M. Moulton, Chairman.


On motion of Mr. Moulton, House Bill No. 21 was re-referred to the Committee on Municipal Corporations Other than the First Class.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 24, entitled "An Act relating to the construction and maintenance of railroad crossings and
amending section 6 of chapter 30 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, subject to the approval of the Committee on Railroads.

M. M. MOULTON, Chairman.


On motion of Mr. Moulton, House Bill No. 24 was re-referred to the Committee on Railroads.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 8, entitled, "An Act Relating to the powers of municipal corporations, and repealing chapter III 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.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 9, entitled "An Act relating to insolvent debtors, and repealing chapter CXLIII (143) of the Code of 1881," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 11, entitled "An Act relating to public utilities in cities and towns, and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 12, entitled "An Act relating to motor vehicles, and repealing certain acts and parts of acts relating thereto," have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.
We, your Committee on Judiciary, to whom was referred House Bill No. 13, entitled "An Act relating to the official scaling of logs and lumber, and repealing Chapter LXIV (64) of the Laws of 1887," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 14, entitled "An Act relating to the official weighing of lumber and shingles, and repealing Chapter CLXIII (153) of the Laws of 1895," have had the same under consideration, and respect fully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 17, entitled "An Act relating to matters of probate and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 18, entitled "An Act relating to hogs running at large and repealing an act in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 19, entitled "An Act relating to the spread of contagious diseases among sheep, and repealing certain acts in relation thereto," have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WAS., NOVEMBER 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 20, entitled "An Act relating to the inspection of hops, and repealing Chapter C (100) of the Laws of 1899," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WAS., NOVEMBER 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 25, entitled "An Act relating to the enlargement of the limits of cities and towns and repealing certain acts in relation thereto, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WAS., NOVEMBER 12, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 26, entitled "An Act relating to bills of lading and warehouse receipts, and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.
We, your Committee on Judiciary, to whom was referred House Bill No. 27, entitled "An Act relating to Chinese and Canadian thistles and repealing sections 2238 and 2239 of the Code of Washington Territory of 1881," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 28, entitled "An Act relating to coal mines, and repealing certain acts and parts of acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 29, entitled "An Act relating to wrecks and wreckmasters, and repealing sections 2802 to 2828 of the Code of Washington Territory of 1881," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 30, entitled "An Act relating to cigarettes, and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred House Bill No. 31, entitled "An Act relating to the appointment of an agent to prosecute claims of the state
against the United States, and repealing chapter CLII (152) of the Laws of 1891," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Saturday, November 14, 1925.

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

I have the honor to transmit herewith copies of the Budget Bill, as provided in Chapter 9, Section 8, Session Laws of 1925, State of Washington.

Very truly yours,

Roland H. Hartley,
Governor.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 56, by Representative Banker: An Act relating to the reclamation, settlement and development of lands, defining the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 57, by Representative Moulton: An Act relating to damages by domestic animals and amending sections 3090, 3092 and 3093 of Remington's Compiled Statutes of Washington, being sections 1, 3 and 4 of Chap. XXXI, Laws of 1893.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 58, by Representative Voss: An Act relating to the sale of dressed poultry and small animals for human food and providing penalties for violation thereof.

Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 59, by Representative Miller: An Act providing for placing a memorial milestone on the line occupied by the Allied Armies in France and Belgium on November 11, 1918, and making an appropriation therefor.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 60, by Representative Custer: An Act establishing a primary highway to be known as the Pacific Island Highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 61, by Representatives McLean, Crosby and Johnson (Levy): An Act relating to and establishing a primary state highway in Pierce and Thurston Counties.

Ordered printed and referred to Committee on Roads and Bridges.
NINTH DAY, NOVEMBER 17, 1925

House Bill No. 62, by Committee on Printing: An Act relating to temporary publication of Session Laws, and amending section 8198 of Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 63, by Committee on Parks and Playgrounds: An Act relating to eminent domain proceedings in cities and towns, and amending sections 9215 (7768) and 9216 (7769) of Remington's Compiled Statutes of Washington.

Ordered printed and on motion of Mr. Saunders referred to Committee on Cities of the First Class.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Tuesday, November 17, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, November 17, 1925.

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

Roll call showed all members present, except Representatives Dale, McLean, Sisson and Van Horn, all of whom were excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 16, 1925.

Mr. Speaker:

We, your Committee on Military, to whom was referred House Bill No. 2, entitled "An Act establishing the eleventh day of November as a legal holiday to be known as 'Armistice Day'," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. F. Josephsky, Chairman.


Passed to second reading.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 64**, by Representative Zent: An Act to amend Section 681 of Remington's Compiled Statutes of Washington relating to bonds in garnishment.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 65**, by Representative Zent: An Act relating to Jury Service and amending Section 100 of Remington's Compiled Statutes of Washington, being Section 7 of Chapter 57, Laws 1911.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 66**, by Representatives Clark and others: An Act relating to the assessment and taxation of farm and orchard products, and amending chapter III, title LXXVIII of Remington's Compiled Statutes by adding a new section to be known as section 11130-1, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 67**, by Representative Zent: An Act to amend section 1722 of Remington's Compiled Statutes of Washington relating to appeal and supersedeas bonds.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 68**, by Representatives Danielson and others: An Act relating to port districts, elections therein, the officers thereof and their term of office.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 69**, by Representative Egbert: An Act to provide for the reading of the Holy Bible in the public schools.

Ordered printed and referred to Committee on Education.

**House Bill No. 70**, by Representative Egbert: An Act relating to teachers in public schools and amending sections 4844, 4845, 4846 and 4855 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Education.

**House Bill No. 71**, by Representative Egbert: An Act relating to taxation, amending Section 11104 of Remington's Compiled Statutes and repealing Section 11105 of Remington's Compiled Statutes, and referring this act to the people for their ratification.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 72**, by Representative Egbert: An Act relating to education and the books and courses of instruction in certain private and parochial schools and providing penalty for violation thereof.

Ordered printed and referred to Committee on Education.

**House Bill No. 73**, by Representatives Behrens and Loveberry: An Act relating to local improvements in cities and towns, and amending Sections 9402 (7892-49) and 9421 (7892-68), of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Revenue and Taxation.
House Bill No. 74, by Representatives Behrens and Loveberry: An Act relating to eminent domain proceedings in cities and towns, and amending Sections 9263 (7814a), 9265 (7814c), 9266 (7814d), and 9277 (7819), of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 75, by Representative Josefsky: An Act relating to and establishing a primary state highway and amending Section 6810 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 76, by Representative Trunkey: An Act in relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations, for the construction, purchase and acquisition of public utilities, and for making betterments, additions and extensions thereto, including betterments, additions and extensions to existing municipal utilities.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 77, by Representative Halsey: An Act relating to the establishment of a primary state highway and amending section 3, Chapter 185 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 78, by Representative Totten: An Act relating to the prevention of cruelty to animals and amending sections 3185, 3195, and 3196 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 79, by Representative Totten: An Act relating to the selection of text-books and the teaching of American History and civil government in the public schools; providing for its enforcement and fixing penalties for violation thereof.

Ordered printed and referred to Committee on Education.

House Bill No. 80, by Representative Egbert: An Act amending section 10366 of Remington's Compiled Statutes (Pierce's Code, Sec. 5557), relating to gas, electrical and water companies.

Ordered printed and referred to Committee on Public Utilities.

House Bill No. 81, by Representatives Crosby and Jacobs: An Act relating to the National Park Highway and amending Section 4 of Chapter 18 of the Laws of 1923.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 82, by Representatives Reed and Crosby: An Act relating to, establishing and fixing the route of a primary state highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 83, by Representative Barlow: An Act relating to sales in bulk, providing for notice to creditors and amending Sections 5832 and 5833 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 84, by Representatives Templeton and Hall: An Act relating to the issuance of marriage licenses and providing an interval between the application for the license and the granting thereof.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 85, by Representative Peterson: An Act authorizing the conveyance by deed of certain lands to Spokane County for highway purposes, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on State Granted, School and Tide Lands.

House Bill No. 86, by Representative Morton: An Act to provide indemnity to persons injured in motor vehicle accidents and the establishment of a state automobile fund.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 87, by Representative Durrant: An Act authorizing the exercise of the power of eminent domain and the condemnation of rights of way for public streets and highways through cemeteries and burial grounds.

Ordered printed and referred to Committee on Judiciary.

SECOND READING OF BILLS.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 6, entitled "An Act to provide a limitation on liens for inheritance taxes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1, line 5 of the original bill, being line 3 of the printed bill, strike the period after the word "estate" and add the words "unless an action to enforce the same shall be begun within such period."

Amend section 2, line 3 of the original bill, being line 2 of the printed bill, after the word "terminated" insert the words "nor enforcement thereof barred."

M. M. MOULTON, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 8, by Representatives Halsey, Allen and Sims: Relating to powers of municipal corporations.
The bill was read the second time by sections and passed to third reading.

House Bill No. 9, by Representatives Halsey, Allen and Sims: Relating to insolvent debtors.
The bill was read the second time by sections and passed to third reading.

House Bill No. 11, by Representatives Halsey, Allen and Sims: Relating to public utilities in cities and towns.
The bill was read the second time by sections and passed to third reading.

The bill was read the second time by sections and passed to third reading.
House Bill No. 13, by Representatives Halsey, Allen and Sims: Relating to the official scaling of logs and lumber.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.

House Bill No. 18, by Representatives Halsey, Allen and Sims: Relating to hogs running at large.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.

House Bill No. 20, by Representatives Halsey, Allen and Sims: Relating to the inspection of hops.

The bill was read the second time by sections and passed to third reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 22, entitled "An Act Relating to depositions and amending sections 7 and 10 of chapter XIX (19), Laws of 1891," 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 16 of the original bill, being line 12 of the printed bill, after the words "taking the deposition," strike the words "the name of the officer before whom the deposition is to be taken."

M. M. Moulton, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 23, by Representatives Halsey, Allen and Sims: Relating to the service of orders in proceedings.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.

House Bill No. 26, by Representatives Halsey, Allen and Sims: Relating to bills of lading and warehouse receipts.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.
House Bill No. 28, by Representatives Halsey, Allen and Sims: Relating to coal mines.

The bill was read the second time by sections and passed to third reading.

House Bill No. 29, by Representatives Halsey, Allen and Sims: Relating to wrecks and wreckmasters.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.

House Bill No. 31, by Representatives Halsey, Allen and Sims: Relating to the appointment of an agent.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Wednesday, November 18, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, NOVEMBER 18, 1925.

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

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

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Collin, further reading was dispensed with and the journal was approved.

MOTION.

On motion of Mr. Banker, permission to use the House Chamber was granted for the purpose of a public hearing on House Bill No. 56, on Thursday evening, November 19, 1925.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bill No. 6 and House Bill No. 22, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Ed. Davis.

ROBERT A. TRIPPLE, Chairman.
TENTH DAY, NOVEMBER 18, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 16, 1925.

Mr. Speaker:

We, a majority of your Committee on Reclamation and Irrigation to whom was referred House Bill No. 56 entitled "An Act relating to the reclamation, settlement and development of lands, defining the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. Banker, Chairman.


Mr. Speaker:

We, a minority of your Committee on Reclamation and Irrigation to whom was referred House Bill No. 56 entitled "An Act relating to the reclamation, settlement and development of lands, defining the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: J. W. Lindsay, H. F. Josefsky.

Passed to second reading.

Mr. Speaker:

We, your Committee on Banks and Banking to whom was referred House Bill No. 4 entitled "An Act relating to the powers of banks, trust companies and savings and loan associations in respect of life insurance for their officers and employees," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Ralph R. Knapp, Chairman.


Passed to second reading.

Mr. Speaker:

We, your committee on Military, to whom was referred House Bill No. 15, entitled "An act relating to the dismissal and discharge of officers of the organized militia," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. F. Josefsky, Chairman.


Passed to second reading.

House Bill No. 36: Do pass as amended.

Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 43, entitled "An act relating to Rhododendrons and providing penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Mabel I. Miller, Chairman.


Passed to second reading.
JOURNAL OF THE HOUSE

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 16, 1925.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 63, entitled "An act relating to eminent domain proceedings in cities and towns, and amending Sections 9215 (7768) and 9216 (7769) of Remington's Compiled 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.

CHARLES H. VOSS, Chairman.


Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 17, 1925.

We, your Committee on Appropriations, to whom was referred House Bill No. 59, entitled "An act providing for placing a memorial milestone on the line occupied by the allied armies in France and Belgium on November 11, 1918, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Military Committee.

H. E. GOLDSWORTHY, Chairman.


On motion of Mr. Goldsworthy, House Bill No. 59 was re-referred to the Committee on Military.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., November 17, 1925.

MR. SPEAKER:

The President has signed Senate Bill No. 1, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., November 17, 1925.

MR. SPEAKER:

The Senate has passed:

Senate Concurrent Resolution No. 4; also
Senate Bill No. 3; also
Senate Bill No. 4; also
Senate Bill No. 5; also
Senate Bill No. 6; also
Senate Bill No. 7; also
Senate Bill No. 8; also
Senate Bill No. 10; also
Senate Bill No. 11; also
Senate Bill No. 12; also
Senate Bill No. 13; also
Senate Bill No. 14; also
Senate Bill No. 15; also
Senate Bill No. 16; also
Senate Bill No. 17; also
Senate Bill No. 39; also
Senate Bill No. 67, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 88, by Representative Knapp: An Act relating to the assessment of lands owned by counties within the limits of incorporated cities or towns in such counties for local improvements, and amending Sections 9342 (7883) and 9343 (7884), of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 89, by Representative Hall: An Act relating to Warehouse Receipts and amending Sections 3606, 3626 and 3633 Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 90, by Representative Tripple: An Act for the protection of hotel, inn, lodging-house and boarding-house keepers, apartment house keepers and landlords of apartment houses, and amending Sections 1201 and 1202 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 91, by Representative Totten: An Act relating to the examination of parties in civil actions and amending Section 1226 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 92, by Representative Lent: An Act relating to Union High School Districts.

Ordered printed and referred to Committee on Education.

House Bill No. 93, by Representatives Egbert and Shields: An Act relating to the insane, their care and commitment, providing for observation detention, wards and repealing sections 5953 and 5956, Remington & Ballinger’s Annotated Codes and Statutes of the State of Washington, and Chapter 105 of the Session Laws of 1915.

Ordered printed and referred to Committee on State Charitable Institutions.

House Bill No. 94, by Representative Miller: An Act relating to the state flag and amending section 1, Chapter 174, Laws of 1923.

Ordered printed and referred to Committee on Military.

House Bill No. 95, by Representative McCall: An Act authorizing certain cities of the first class to provide for separate designations for commissioners and for their filing for and election to office under such separate designations and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 96, by Representative Knapp: An Act dedicating to the City of Seattle all of the right, title and interest of the State of Washington in and to certain lands in the City of Seattle lying within Block 52, Lake Washington shore lands, for street and highway or park purposes.

Ordered printed and referred to Committee on State Granted, School and Tide Lands.
House Bill No. 97, by Representative Danielson: An Act relating to the venue of civil actions in justice courts and amending section 1756 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 98, by Committee on Municipal Corporations other than First Class: An Act providing for disincorporation in certain cases of towns of the fourth class.

Ordered printed and passed to second reading.

FIRST READING OF SENATE BILLS.

Senate Concurrent Resolution No. 4, by Senator Palmer: Relating to a letter of appreciation directed to the Park Board of Cambridge, Massachusetts.

On motion of Mr. Sims, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 4 was adopted.


Referred to Committee on Judiciary.

Senate Bill No. 4, by Senators Metcalf, Hastings and Morthland: An Act relating to the public highway fund, and repealing certain acts in relation thereto.

Referred to Committee on Judiciary.

Senate Bill No. 5, by Senators Metcalf, Hastings and Morthland: An Act relating to the weighing of cars by railroad companies, and repealing chapter CXLIV (144) of the Laws of 1901.

Referred to Committee on Judiciary.

Senate Bill No. 6, by Senators Metcalf, Hastings and Morthland: An Act relating to the condemnation of rights of way, and repealing chapter CXXX (130) of the Laws of 1899.

Referred to Committee on Judiciary.


Referred to Committee on Judiciary.

Senate Bill No. 8, by Senators Metcalf, Hastings and Morthland: An Act relating to vicious or dangerous animals, and repealing certain acts in relation thereto.

Referred to Committee on Judiciary.

Senate Bill No. 9, by Senators Metcalf, Hastings and Morthland: An Act relating to horseshoers and repealing chapter LXVII (67) of the Laws of 1901.

Referred to Committee on Judiciary.
Senate Bill No. 10, by Senators Metcalf, Hastings and Morthland: An Act relating to slot machines and repealing chapter CXLIX (149) of the Laws of 1921.
Referred to Committee on Judiciary.

Referred to Committee on Judiciary.

Senate Bill No. 12, by Senators Metcalf, Hastings and Morthland: An Act relating to juries and the qualifications, exemption, selection and service of jurors, and repealing certain acts and parts of acts in relation thereto.
Referred to Committee on Judiciary.

Senate Bill No. 13, by Senators Metcalf, Hastings and Morthland: An Act relating to the exercise of the right of eminent domain by cities and towns and repealing certain acts in relation thereto.
Referred to Committee on Judiciary.

Referred to Committee on Judiciary.

Senate Bill No. 15, by Senators Metcalf, Hastings and Morthland: An Act relating to spraying material and compounds, and repealing chapter XXII (22) of the Laws of 1901.
Referred to Committee on Judiciary.

Senate Bill No. 16, by Senators Metcalf, Hastings and Morthland: An Act relating to horticulture, and repealing certain acts in relation thereto.
Referred to Committee on Judiciary.

Referred to Committee on Judiciary.

Senate Bill No. 18, by Senator Harrison: An Act changing the corporate name of the city of Sedro-Wooley, in Skagit County, State of Washington, to "Sedro."
Referred to Committee on Municipal Corporations other than the First Class.

Senate Bill No. 67, by Committee on Education: An Act relating to health, welfare and care of children in attendance at public schools and amending chapter 152 of the Session Laws of the State of Washington for the year 1923 by adding one section thereto to be designated Section 2.
Referred to Committee on Education.
SECOND READING OF BILLS.

House Bill No. 2, by Representative Zent: Relating to the establishment of a legal holiday.

The bill was read the second time by sections and passed to third reading.

House Bill No. 62, by Committee on Printing: Relating to publication of Session Laws.

The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 6, by Representative Hall: Relating to inheritance taxes.

On motion of Mr. Hall, House Bill No. 6 was re-referred to the Committee on Judiciary for further consideration.

House Bill No. 8, by Representatives Halsey, Allen and Sims: Relating to powers of municipal corporations.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 93; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triplett, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—93.

Those absent or not voting were: Representatives Cohen, Hanks, Jones (John R.), Moulton—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.

House Bill No. 9, by Representatives Halsey, Allen and Sims: Relating to insolvent debtors.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 94; nays, 0; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton,
Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—94.

Those absent or not voting were: Representatives Cohen, Moulton, Totten—3.

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

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

House Bill No. 11, by Representatives Halsey, Allen and Sims: Relating to public utilities in cities and towns.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—87.

Those absent or not voting were: Representatives Cohen, Dunn, Goldsworthy, Lent, McLean, Moulton, Schwartze, Sweetman, Totten, Tripple—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton,
Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Cohen, Dunn, Lent, McLean, Moran, Moulton, Reed, Ryan, Sims, Sweetman, Totten, Tripple, Westover, Zent—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. 13, by Representatives Halsey, Allen and Sims: Relating to the official scaling of logs and lumber.

On motion of Mr. Hall, the rules were suspended the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton (M. M.), Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—79.

Those absent or not voting were: Representatives Behrens, Capron, Davis, Dunn, Lent, McLean, Mess, Moulton, Olson, Reed, Ryan, Saunders, Sims, Sweetman, Totten, Tripple, Westover, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—82.
Those absent or not voting were: Representatives Collin, Dunn, Lent, McLean, Meacham, Moulton, Reed, Ryan, Sims, Stewart (M. M.), Sweetman, Totten, Tripple, Westover, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Collin, Dunn, McLean, Meacham, Moulton, Sims, Reed, Ryan, Stewart (M. M.), Sweetman, Totten, Tripple, Westover, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—85.

Those absent or not voting were: Representatives Cohen, Dunn, Jones (John R.), McLean, Meacham, Moulton, Sims, Sweetman, Totten, Tripple, Westover, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Moran, Morton, Murray, Nolte; Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Capron, Clark, Cohen, Dunn, Falknor, Goldsworthy, McLean, Meacham, Moulton, Reed, Sims, Stratton, Sweetman, Totten, Tripple, Westover—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. 20**, by Representatives Halsey, Allen and Sims: Relating to the inspection of hops.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Clark, Cohen, Dunn, Goldsworthy, McLean, Moulton, Saunders, Sims, Sweetman, Tripple, Westover—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.
TENTH DAY, NOVEMBER 18, 1925


On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—84.

Those absent or not voting were: Representatives Clark, Cohen, Cross, Dunn, Goldsworthy, McLean, Moulton, Reed, Ryan, Sims, Sweetman, Tripple, Zent—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. 23, by Representatives Halsey, Allen and Sims: Relating to the service of orders in proceedings.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting were 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Cohen, Dunn, McLean, Moulton, Reed, Ryan, Sims, Totten, Tripple, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Brockman, Jacobs, McLean, Moulton, Reed, Ryan, Sims, Totten, Tripple, Zent—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. 26, by Representatives Halsey, Allen and Sims: Relating to bills of lading and warehouse receipts.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.) Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Cohen, Hemp, Jacobs, McLean, Moulton, Sweetman, Totten, Tripple, Zent—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. 27, by Representatives Halsey, Allen and Sims: Relating to Chinese and Canadian Thistles.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartzze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—85.

Those absent or not voting were: Representatives Banker, Capron, Cohen, Hemp, Jacobs, McLean, Moulton, Sims, Sweetman, Totten, Tripple, Zent—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. 28, by Representatives Halsey, Allen and Sims: Relating to coal mines.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartzze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Cohen, Crosby, Hemp, Jacobs, Knapp, McLean, Moulton, Totten, Tripple, Zent—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. 29, by Representatives Halsey, Allen and Sims: Relating to wrecks and wreckmasters.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall,
Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Westover, Mr. Speaker—82.

Those absent or not voting were: Representatives Banker, Cohen, Crosby, Halsey, Hemp, Jacobs, Knapp, Lent, McLean, Meacham, Moran, Moulton, Totten, Tripple, Zent—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. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—85.

Those absent or not voting were: Representatives Banker, Cohen, Crosby, Hemp, Knapp, Lent, McLean, Meacham, Moran, Moulton, Ryan, Zent—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. 31, by Representatives Halsey, Allen and Sims: Relating to the appointment of an agent.

On motion of Mr. Hall, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves.
Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Cohen, Custer, Lent, McLean, Moran, Moulton, Ryan—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 announced that he was about to sign Senate Bill No. 1.

COMMUNICATION.

The following telegram from Hon. J. A. Buckham, Speaker of the House of Representatives, of the Province of British Columbia, was read:

"Your telegram received. Legislature does not usually sit on Saturday. As far as can be foreseen at present the Legislature will be in session the twenty-seventh and we will be glad to welcome Representatives of Washington State to our Assembly on that date."

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Thursday, November 19, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

ELEVENTH DAY.

MORNING SESSION.

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

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

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

House Bill No. 34: Do pass as amended.
Passed to second reading.

House Bill No. 40: Do pass as amended.
Passed to second reading.
House Bill No. 57: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 17, 1925.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred House Bill No. 46, entitled "An act relating to crimes and punishments and amending Section 2445 of Remington's Compiled Statutes, and adding thereto a new section to be known as Section 2445-1," 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 Public Morals.


On motion of Mr. Hall, House Bill No. 46 was re-referred to the Committee on Public Morals.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 3, entitled "An act relating to local improvements in cities and towns, and repealing certain sections of Remington's 1915 Code and of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 4, entitled "An act relating to the public highway fund, and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 5, entitled "An act relating to the weighing of cars by railroad companies, and repealing chapter CXLIV (144) of the Laws of 1901," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

Mr. Speaker:
We, your Committee on Judiciary, to whom was referred Senate Bill No. 6, entitled "An act relating to the condemnation of rights of way, and repealing Chapter CXXX
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(126) of the Laws of 1899," have had the same under consideration, and we respect­fully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

H. E. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 7, entitled "An act relating to the incorporation of towns and villages and repealing Chapter CXXVI (126) of the Laws of Washington Territory of 1887-8," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 8, entitled "An act relating to vicious or dangerous animals, and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 9, entitled "An act relating to horseshoers, and repealing Chapter LXVII (67) of the Laws of 1901," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 10, entitled "An act relating to slot machines, and repealing Chapter CXLIX (149) of the Laws of 1901," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 11, entitled "An act relating to concentrated commercial feeding stuffs, and repealing Chapter 201
of the 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.
CHARLES W. HALL, Acting Chairman.

We concur in this report: E. E. Shields, J. W. Lindsay, Logan L. Long, Marcus R.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 12, entitled
"An act relating to juries and the qualification, exemption, selection and service of
jurors, and repealing certain acts and parts of acts in relation thereto," have had the
same under consideration, and we respectfully report the same back to the House with
the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.

We concur in this report: E. E. Shields, J. W. Lindsay, Logan L. Long, Marcus R.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 13, entitled
"An act relating to the exercise of the right of eminent domain by cities and towns,
and repealing certain acts in relation thereto," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that
it do pass.

CHARLES W. HALL, Acting Chairman.

We concur in this report: E. E. Shields, J. W. Lindsay, Logan L. Long, Marcus R.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 14, entitled
"An act relating to building, loan and savings associations, and repealing certain acts
in relation thereto," have had the same under consideration, and we respectfully report
the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.

We concur in this report: E. E. Shields, J. W. Lindsay, Logan L. Long, Marcus R.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 15, entitled
"An act relating to spraying material and compounds, and repealing Chapter XXII
(22) of the Laws of 1901," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.

We concur in this report: E. E. Shields, J. W. Lindsay, Logan L. Long, Marcus R.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 18, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 16, entitled
"An act relating to horticulture, and repealing certain acts in relation thereto," have
had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHARLES W. HALL, Acting Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE.

INTRODUCTION AND FIRST READING OF BILLS.

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

- **House Bill No. 99**, by Representatives Durrant and Willhite: An Act relating to state highways. Ordered printed and referred to Committee on Roads and Bridges.

- **House Bill No. 100**, by Representative Willhite: An Act relating to the formation of consolidated joint school districts. Ordered printed and referred to Committee on Education.

- **House Bill No. 101**, by Representative Behrens: An Act relating to delinquent assessments created under the exercise of the power of eminent domain by certain cities, and amending section 9251 of Remington's Compiled Statutes. Ordered printed and referred to Committee on Revenue and Taxation.

- **House Bill No. 102**, by Representative Behrens: An Act relating to local improvement assessments in cities and towns and amending section 9379 of Remington's Compiled Statutes. Ordered printed and referred to Committee on Revenue and Taxation.

- **House Bill No. 103**, by Representative McCormick: An Act amending section 2445 of Remington and Ballinger's Compiled Statutes of the State of Washington. Ordered printed and referred to Committee on Judiciary.


House Bill No. 104, by Representative Trunkey: An Act relating to and prescribing the powers and duties of board of directors for public schools, and amending section 4776 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Education.

House Bill No. 105, by Representative Olson: An Act establishing a primary state highway.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 106, by Representative Sweetman: An Act regulating and licensing the practice of Sanipractic, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms, and abbreviations, the term "Sanipractic" defined, creating a Sanipractic practitioner's fund, defining what shall be unprofessional conduct, defining an authorized Sanipractic Institution, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 107, by Representative Behrens: An Act relating to banks, banking and trust business, requiring the segregation of savings bank business, amending sections 3221, 3240, 3245, 3246, 3253, 3258, 3260, and 3289 of Chapter 1 of Title XVIII of Remington's Compiled Statutes of Washington, and adding new sections to said chapter and prescribing penalties.

Ordered printed and referred to committee on Banks and Banking.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 18, by Senators Metcalf, Hastings and Northland: An Act relating to contractors and bonds upon public works and repealing Chapter 174 of the Laws of 1915.

Referred to Committee on Judiciary.

Senate Bill No. 20, by Senators Metcalf, Hastings and Northland: An Act relating to licenses of commission merchants and amending section 8 of chapter 134 of the Laws of 1923.

Referred to Committee on Judiciary.

Senate Bill No. 35, by Senator Northland: An Act granting to Lottie Cronkhite all right, title and interest of the State of Washington in and to the following land situate in Yakima County, Washington, to wit: Lot 2 in Block 315 of Capitol Addition to North Yakima, now Yakima, according to the official plat thereof on file and of record in the office of the Auditor of Yakima County, Washington.

Referred to Committee on Judiciary.

Senate Bill No. 38, by Senator Norman: An Act defining the west boundaries of the counties of Pacific, Grays Harbor, Jefferson and Clallam.

Referred to Committee on Counties and County Boundaries.

Engrossed Senate Bill No. 65, by Senators Palmer and others: An Act relating to the superior court of the county of King; the election and appointment of judges therein, and declaring an emergency.

Referred to Committee on Judiciary.
SECOND READING OF BILLS.

House Bill No. 4, by Representative Douglas: Relating to the powers of banks.

The bill was read the second time by sections and passed to third reading.

House Bill No. 15, by Representatives Halsey, Allen and Sims: Relating to the dismissal of officers.

The bill was read the second time by sections and passed to third reading.

House Bill No. 43, by Representative Reed: Relating to rhododendrons.

The bill was read the second time by sections and passed to third reading.

House Bill No. 63, by Committee on Parks and Playgrounds: Relating to eminent domain proceedings.

The bill was read the second time by sections.

Mr. Saunders moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was lost.

The bill was passed to third reading.

THIRD READING OF BILLS.

House Bill No. 2, by Representative Zent: Relating to the establishment of a legal holiday.

On motion of Mr. Zent, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 10; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sims, Sisson, Shields, Seule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Zent, Mr. Speaker—85.

Those voting nay were: Representatives Barlow, Goldsworthy, Knutzen, Morton, Murray, Northup, Shipley, True, Weaver, Willhite—10.

Those absent or not voting were: Representatives Banker and Moulton—2.

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

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

House Bill No. 62, by Committee on Printing: Relating to publication of Session Laws:

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 6.
Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartzke, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Allen, Burlingame, Moulton, Reed, Stratton, Totten—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.

COMMUNICATION.

Mr. Meacham moved that the House return to the fourth order of business to receive a communication addressed to the Legislature.

The motion was carried, and the reading clerk read the following:

TAX COMMISSION OF THE STATE OF WASHINGTON,
OLYMPIA, WASH., NOVEMBER 18, 1925.

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

Pursuant to the provisions of Chapter 18 of the Session Laws of 1925, providing for the creation of the Tax Commission of the State of Washington, Governor Roland H. Hartley appointed as members of said commission Samuel H. Chase, of King County, thereafter designated by the Governor as chairman of the commission; Fred K. McBroom, of Spokane County, and Donald McInnes, of Clallam County, who after duly qualifying as provided by law met at the State Capitol and formally organized April 30, 1925.

The powers and duties of the commission, as defined in this and preceding acts, are in part, as follows:

1. "To exercise general supervision and control over the administration of the assessment and the tax laws of the state, over township and county assessors, and county and township boards of equalization, and over boards of county commissioners, in the performance of their duties relating to taxation ** * to the end that all taxable property in this state shall be listed upon the assessment rolls and valued and assessed according to the provisions of law, and equalized between persons, firms, companies and corporations, and between the different counties of this state, and between the different taxing units and townships, so that equality of taxation shall be secured according to the provisions of law."

2. To "recommend to the Governor, in a biennial report at least sixty days before the meeting of the legislature, such amendments, changes and modifications of our revenue laws as seem proper and requisite to remedy injustice, and irregularities in taxation, and to facilitate the assessment and collection of public revenue in the most economical manner."

3. "To investigate the tax laws of this and other states, and the possible taxable resources of this state for the purpose of recommending to the legislature methods by which a more just and equitable system of taxation may be developed."

To the ordered inquiry last mentioned, apparently predicated upon an assumed existing unjust and inequitable system of state taxation, the members of the commis-
sion during their brief tenure of office have given such time and study as administrative duties would permit, and beg to submit herein their initial recommendations in the hope that they may receive your favorable consideration at this extraordinary session of the Legislature.

STATE CONSTITUTION.

From and since the admission of Washington into the Union in 1889, its taxation system has been governed and controlled by the provisions of Article 7 of the state constitution, of which the dominating conditions in Sections 1 and 2, read as follows, to-wit:

Section 1. "All property in the state not exempt under the laws of the United States or under this constitution, shall be taxed in proportion to its value to be ascertained as provided by law."

Section 2. "The legislature shall provide by law a uniform and equal rate of assessment and taxation on all property in the state according to its value in money and shall prescribe such regulations by general law as shall secure a just valuation for taxation on all property, so that every person and corporation shall pay a tax in proportion to the value of his, her or its property."

These constitutional requirements, inhibitions and limitations, have imposed upon the state the taxation system commonly known as the "general property tax," under which all property, real and personal, is required to be assessed and taxed at equal and uniform rates, regardless of its class, character, utilization or productiveness.

No other recognized form or scheme of taxation has been so universally condemned by courts, political economists and tax administrative officials as the general property tax. As illustrative of this consensus of censure, we quote from high authorities in each class.

The Supreme Court of the United States:
"A system which imposes the same tax upon every species of property, irrespective of its nature, condition or class, will be destructive of the principle of uniformity and equality in taxation, and of a just adaption of property to its burdens."

Edwin R. A. Seligman, Professor of Political Economy at Columbia University:
"The general property tax as actually administered is beyond all doubt one of the worst taxes known in the civilized world. * * * It is so flagrantly inequitable that its retention can be explained only through ignorance or inertia."

The Ohio State Tax Commission:
"No just or satisfactory system can be established in this state without removing the constitutional obstacles that now bar the way. * * * The reports of state tax commissions within the last ten years disclose no instance in which the general property tax has been approved, and few in which it has not been expressly condemned. * * * We recommend an amendment to the constitution of Ohio, abolishing the general property tax now required, and giving the legislature a freer hand to deal with such subjects as franchises, stocks, bonds, cash, mortgages and other intangible property."

It is our opinion that the general property tax requirements and restraints of our state constitution, incorporated therein when property was simple in character and almost entirely of the tangible, visible class, land, houses, furniture, farming implements, etc., have long outlived their usefulness and now effectually obstruct the pathway to the establishment of a just and equitable system of taxation, sufficiently flexible to be capable of affording new remedies for new conditions and adequate to the economic needs and welfare of the state. We therefore recommend that the legislature submit to the people for their approval or rejection at the general election in 1926 the following act amending Article 7 of the State Constitution, to-wit:

An act to amend Article VII of the Constitution of the State of Washington relating to revenue and taxation, striking sections 1, 2, 3 and 4 and inserting in lieu thereof a new section to be known as Section 1.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1926, there shall be submitted to the qualified electors of this state, for their adoption and approval, an amendment to Article VII of the Constitution of the state of Washington, by striking from said Article VII all of Sections 1, 2, 3 and 4, and inserting in lieu thereof the following, to be known as Section 1:

ELEVENTH DAY, NOVEMBER 19, 1925
Section 1. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property and shall be levied and collected for public purposes only: Provided, That such property as the legislature may by general act provide, shall be exempt from taxation; and Provided, further, That exemptions now provided by law shall continue in full force and effect until repealed, altered or amended by legislative enactment.

Of this simple, concise, understandable constitutional requirement, we adopt the language of the Tax Investigation Committee appointed under the Legislative Act of 1921, in its able and comprehensive report advocating amongst other measures the adoption by this state of a very similar constitutional amendment, in saying:

"Such a section provides the necessary constitutional safeguard against unjust taxation and against the improper use of the taxing power, when it leaves to the legislature the full responsibility for the actual form of the taxation system, with complete freedom to change, adjust and adapt this form as changing conditions may require."

The common complaint of taxpayers throughout the state is that the cost of government is not only oppressive, but most inequitably distributed. Under our general property tax system real estate is confessedly overtaxed while other classes of property are undertaxed, and some wholly untaxed, the unfortunate sufferers being those least able to bear the burden, the farmer, the home owner and the rent payer.

Should the proposed amendment be submitted to the voters by the sitting legislature and adopted by them at the next general election, it will vest in the legislature its rightful and highest legislative function—the control of the revenue system of the state—and will pave the way for the enactment at its regular biennial session in 1927 of a justly conceived, well-balanced, equitable and workable system of taxation constructed so as to promote the agricultural, industrial and commercial development of the state by the fair and equal distribution of the tax burden over all persons and property and all forms of tangible and intangible wealth through the scientific classification of property for taxation purposes upon the basis of its tax paying ability.

The legislature has heretofore many times been asked to submit to the people various amendments to Article 7 of the State Constitution, all seeking to remove its restrictions of the legislative power of taxation. None has been submitted since 1907, defeated in the election of 1908. Each passing year has emphasized the necessity for its amendment and it is now confidently anticipated that awakened public sentiment and the self protective instinct of the individual taxpayer will result in its approval when again submitted.

TRUE CONSIDERATION FOR TRANSFERS OF REAL ESTATE.

The State Board of Equalization is vested with the important duty of annually equalizing the assessment of the property in the several counties of the state so that each county shall pay its due and just proportion of taxes for state purposes according to the ratio the valuation of the property in each county bears to the total valuation of all property in the state. The proper performance of this task requires the ascertaining of the percentages of the assessed to the true values of property obtaining in each county of the state, an expensive, laborious and time consuming undertaking. The importance of substantially correct findings thereon is accentuated by the fact that the ratio of assessed to true value found to obtain in each of the several counties is applied to railroad and other public utility properties located in such county and assessed by the Tax Commission.

We recommend the enactment of a statute requiring the filing in the office of the county auditor contemporaneously with the filing of instruments conveying real estate, and as a condition precedent to entitle such instruments to be admitted to record (sheriffs' deeds, court decrees, etc., excepted), of affidavits of the grantor or grantee in duplicate, stating the true and actual consideration for the real estate transferred, one of said affidavits to be forthwith transmitted by the county auditor to the county assessor of such county and one to the Tax Commission of the State of Washington.

The purpose of this contemplated statute is obvious. It will provide means by which assessing officials may be furnished valuable information upon which to base their original assessments, and will place in the hands of the tax commission and state board of equalization a cumulative mass of accurate data concerning real estate values throughout the state that will be of the utmost importance and assistance to them in the discharge of their administrative and equalization duties.
The information sought to be obtained under the operations of the proposed statute is now ascertainable through the inquisitorial powers of the tax commission. Its transmission through the suggested method would be greatly facilitated and certainly much more economically acquired.

This Commission has received and reviewed numerous proposed changes in the revenue laws of the state, many of which involve radical revisions of its taxing system through tax exactions from new avenues of revenue and a resultant wider spread of the tax burden. The principal sources from which these additional revenues are proposed to be derived are the various classes of intangible property, general sales, income, gross receipts, occupational and amusements taxes.

We have also been requested to submit recommendations to the legislature relative to the limitation of tax levies; the separation of the sources of state and local revenues; the taxation of forest and reforestation lands, and exemptions of property from taxation.

We have been unable to give to these proposals and measures the consideration which their importance demands. Some appear to be prohibited by the restraints of the state constitution; others perhaps desirable and possibly eventually essential as revenue producers if the unavailability of other resources under existing constitutional restraint continues, might prove both unwise and unnecessary should unobstructed access to more appropriate sources of revenue be conferred through a constitutional amendment.

Entertaining the conviction that the submission to the people of a constitutional amendment is the logical initial legislative step "by which a more just and equitable system of taxation may be developed" in this state, we confine our recommendations at this time to those herein set forth.

A panacea for the many serious tax ailments with which we are now afflicted will be found, however, neither in constitutional amendments nor statutory enactments. Without either, the remedy to an appreciable extent is immediately available. It consists in economy of government, and a more efficient administration throughout the state of the assessment and taxation laws now in effect.

Respectfully submitted,

SAMUEL H. CHASE, Chairman.
FRED K. McIBROOM,
DONALD MCMINNEX,
Tax Commission of the State of Washington.

On motion of Mr. Meacham, the communication was ordered mimeographed, and a copy placed on the desk of each member of the House.

On motion of Mr. Meacham, the House returned to the eleventh order of business, for consideration of other business.

MESSAGE FROM THE SENATE.

Senators Palmer and Metcalf appeared before the bar of the House and announced that the Senate had under consideration a resolution to adjourn over Thanksgiving Day, from Wednesday, November 25, 1925, until Monday, November 30, 1925, and that the Senate desired to know the attitude of the House toward such a resolution.

MOTION.

On motion of Mr. Reed, the House returned again to the fourth order of business for the consideration of a motion.

Mr. Reed moved that it be the sense of the House to favor the adoption of a resolution to adjourn over Thanksgiving Day, from Wednesday, November 25, 1925, until Monday, November 30, 1925.

The motion was carried.
Senators Palmer and Metcalf returned to the Senate to report the action taken by the House.

On motion of Mr. Reed, the House returned to the twelfth order of business.

On motion of Mr. Allen, the House adjourned until 10:00 a.m. Friday, November 20, 1925.

A. W. Calder, Chief Clerk.

TWELFTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, November 20, 1925.

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

Roll call showed all members present, except Representatives Behrens, Douglas, Durrant and Zent. Representatives Behrens, Douglas and Durrant being excused.

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

QUESTION OF PRIVILEGE.

Mr. Reed: "Mr. Speaker, a question of privilege for the membership of this House."

The Speaker: "State your question of privilege, Mr. Reed."

Mr. Reed: "At the public hearing last evening on the question of reclamation, the Governor of this state had a representative at that meeting as his special spokesman.

"It does seem to me that we should take exceptions to some of the remarks made by this representative of the Governor. He prefaced his remarks by criticizing this membership for favoring action not in accordance with the Governor's recommendations."

"Mr. Speaker, I believe in the membership of this House. I believe in its integrity and in its ability to do good. And I do not believe that it is the proper function of any state official or any department of government to criticize this membership unless there is some reasonable foundation for such criticism." (Applause.)
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., NOVEMBER 19, 1925.

Mr. Speaker:

We, your Committee on Dairy and Livestock, to whom was referred House Bill No. 58, entitled "An act relating to the sale of dressed and small animals for human food 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 be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Fred J. Mess, Chairman.

We concur in this report: Chas. E. Peterson, F. P. Custer, Thos. W. Hemp, Andrew Danielson, W. J. Knutzen, A. L. Willhite, C. C. Aspinwall.

On motion of Mr. Mess, the bill was re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 65: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 89, entitled "An Act relating to Warehouse Receipts and amending Sections 3606, 3625 and 3633 Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moultlon, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Municipal Corporations Other Than First Class, to whom was referred Senate Bill No. 39, entitled "An Act changing the corporate name of the city of Sedro-Woolley, in Skagit County, State of Washington, to 'Sedro,'" have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

S. R. Gray, Chairman.

We concur in this report: John A. Soule, J. L. Cross, Andrew Danielson.

Passed to second reading.

Mr. Speaker:

We, your Committee on State Granted School and Tide Lands, to whom was referred House Bill No. 85, entitled "An Act authorizing the conveyance by deed of certain lands to Spokane County for highway purposes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. F. Jacobs, Chairman.

We concur in this report: Chas. H. Rychard, A. F. Brockman, Geo. H. Northup, Ralph R. Knapp.

Passed to second reading.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., November 19, 1925.

Mr. Speaker:
The Senate has adopted Senate Concurrent Resolution No. 5, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., November 19, 1925.

Mr. Speaker:
The Senate has passed Senate Joint Memorial No. 1, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 108, by Committee on Parks and Playgrounds: An Act relating to parks and parkways and amending sections 10942 and 10944 of Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 109, by Representative Totten: An Act relating to the compensation and medical and surgical care of workmen injured in extra hazardous employment, declaring the operation of cuisines and kitchens of establishments manufacturing foodstuffs or serving food to the public to be an extra hazardous occupation and work, and amending section 7674 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 110, by Representative Shields: An Act relating to fees and compensation of justices of the peace and amending section 1, Chapter 143 of the Laws of 1919.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 111, by Representative Shields: An Act relating to elections, placing the conduct of State and County Primary Elections in the Election Board, and amending Section 5143 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 112, by Representatives Shields, Behrens and Soule: An Act to provide for the incorporation of associations composed of the members of certain fraternal organizations.

Ordered printed and referred to Committee on Corporations other than Municipal.

House Bill No. 113, by Representative Shields: An Act relating to elections; the issuing of certificates of qualification to election officers in districts where voting machines are used; concerning voting machines, and amending Sections 5308 and 5315 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Elections and Privileges.
House Bill No. 114, by Representative Behrens: An Act relating to the Supervisor of Banking, providing for his appointment and defining his powers and duties.

Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 115, by Representative Douglas: An Act relating to local improvements and providing for the maintenance in cities and towns of local improvement guaranty funds and amending Sections 1 and 3 and repealing Section 6 of Chapter 141 of the Laws of 1923.

Ordered printed and referred to Committee on Cities of the First Class.


Ordered printed and referred to Committee on Agriculture.

House Bill No. 117, by Representative Lent: An Act relating to the annexation of territory to municipal corporations and amending Section 8894 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Municipal Corporations other than the First Class.

House Bill No. 118, by Representative Falknor: An Act concerning conditional sales and to make uniform the law relating thereto.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 119, by Representative Totten: An Act relating to and regulating hotels, restaurants and public eating houses, and kitchens and dining rooms therein, and the lighting, ventilation and plumbing of the same, prohibiting the use of kitchens and dining rooms in hotels, restaurants and public eating houses which are wholly or partly underground, with certain exceptions, requiring wash and dressing rooms therein, and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 120, by Representative McCall: An Act authorizing cities of the first class to sell unclaimed personal property in the possession of their police authorities, fixing the manner of sale thereof, and providing for the disposal of the proceeds of such sale.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 121, by Representative McCall: An Act relating to the construction and reconstruction of sidewalks in cities of the first, second and third class, and other cities of equal population working under special charter, and providing for the payment therefor by the owners of abutting property.

Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 122, by Representative Long: An Act relating to interest on state, county, municipal and school district taxes now delinquent, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.
FIRST READING OF SENATE BILLS.

Senate Concurrent Resolution No. 5, by Senator Wray: Relating to a legislative ball to be given by the members of the legislature.

Read first time by title, and on motion of Mr. Allen, the rules were suspended, and Senate Concurrent Resolution No. 5 was advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the resolution was adopted.

Senate Joint Memorial No. 1, by Senator Christensen: Memorializing Congress to establish Armistice Day as a National Legal Holiday.

Referred to Committee on Memorials.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., NOVEMBER 16, 1920.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 36, entitled "An Act relating to mutual savings banks, amending Sections 3322, 3324, 3327, 3328, 3340, 3343, 3344, 3349 and 3363 and repealing Section 3330 of Remington's Compiled Statutes of Washington, and amending Chapter III of Title XVIII of Remington's Compiled Statutes of Washington, by adding thereto three sections to be numbered 3342-a, 3368-a and 3377-a, 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 subdivision 8 of sec. 3322, at line 27, by inserting after the word "Interest," the following: "the property to be located in the city in which the bank is situated and in the immediate contiguous suburbs."

Amend sec. 3328 at lines 12 and 13 by underlining the words "the prescribed limitation."

Amend subdivision d of sec. 3340, at line 22, by striking the word "twenty" and inserting in lieu thereof the word "fifteen."

Amend sec. 13 by striking lines 3, 4, 5 and 6, and inserting in lieu thereof the following:

"Sec. 3368-a: A savings bank shall render to the supervisor of banking, in such form as he shall prescribe, at least three regular reports each year exhibiting its resources and liabilities as of such dates as the supervisor shall designate, which shall be the dates designated by the comptroller of the currency of the United States for reports of national banking associations. Every such report, in a condensed form to be prescribed by the supervisor, shall be published once in a newspaper of general circulation, published in the places where the bank is located. A savings bank shall also make such special reports as the supervisor shall call for. A regular report shall be filed with the supervisor within twelve (12) days and proof of the publication thereof within twenty (20) days from the date of the issuance of the call for the report. A special report shall be filed within such time as the supervisor shall indicate in the call therefor. A savings bank that fails to file within the prescribed time any report required by or under this section or proof of the publication of any report required to be published shall be subject to a penalty to the state of ten dollars ($10) for each day's delay, recoverable by a civil action brought by the attorney general in the name of the state."

RALPH R. KNAPP, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.
DR. J. E. Gandy, of Spokane, former member of the territorial legislature and former member of the state legislature, was, upon invitation from the Speaker, escorted to a seat upon the rostrum by Representatives Anderson and Weik.

MR. SPEAKER:

We, your Committee on Judicature, to whom was referred House Bill No. 40, entitled "An Act Establishing a judicial council and prescribing its powers and duties and the duties of other officers in respect thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend section 1, line 3 of the original bill, being line 2 of the printed bill, strike the word "three" and insert in lieu thereof the word "two."

Amend section 1, line 7 of the original bill, being line 5 of the printed bill, strike the word "three" and insert in lieu thereof the word "two."

Amend section 3, line 3 of the original bill, being line 2 of the printed bill, after the period following the word "secretary" insert the following sentence "The state law librarian shall be recording secretary, and he shall keep in his office records of the proceedings and acts of the council."


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

HOUSE BILL NO. 56, by Representative Banker: Relating to reclamation, settlement and development of lands.
The reading clerk proceeded to read section 1 of the bill, when he was interrupted by Mr. Sims, who moved

That House Bill No. 56, by recommitted to the Committee on Irrigation and Reclamation, with instructions that said Committee shall incorporate a provision therein, that no officer of the State of Washington, shall enter into any contract or agreement with the United States having for its object the development and settlement of lands to be irrigated, until a sufficient guarantee has been given to the said State that it shall be indemnified for any loss or liability it may incur by reason of its entering into such contract or agreement, and that said bill be reported back to the House not later than Monday next.

During the discussion that followed, Mr. Lindsay's debate in support of the motion was interrupted by Mr. Reed, who called the attention of the Speaker to the point of order that the question before the House was the motion to recommit.
The Speaker ruled that the motion was to recommit, with instructions, that the motion could be debated on its merits, and that Mr. Lindsay still had the floor.

Mr. Sims stated that he desired to close the debate. The Speaker called for further remarks. There being none, Mr. Sims made his closing remarks.

Mr. Banker: "Mr. Speaker, may I be allowed to answer Mr. Sims' remarks?"
The Speaker: "You have the floor, Mr. Banker."
Mr. Sims: "Mr. Speaker, I object, as I want to close the debate."
The Speaker: "You will still be able to close the debate, Mr. Sims. Mr. Banker has the floor."

Following the discussion by Mr. Banker and by Mr. Lindsay, Messrs. Long and Sims demanded a roll call on the motion, and, the required number arising, the roll was called and the motion was lost by the following vote: Yeas, 30; nays, 64; absent or not voting, 3.

Those voting yea were: Representatives Barlow, Burlingame, Cohen, Crosby, Cutting, Davis, Dunn, Goldsworthy, Gray, Halsey, Hemp, Josefsky, Knutzen, Lindsay, Mess, Moran, Murray, Northup, Overmoyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Westover, Willhite, Mr. Speaker—30.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Collin, Cross, Custer, Dale, Danielson, Egbert, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Zent—64.

Those absent or not voting were: Representatives Behrens, Douglas, Durrant—3.

The reading clerk proceeded to read the bill section by section, and concluded the reading of section 2.

Mr. Sims moved the adoption of the following amendment: "Strike Section 2."

The amendment was lost.

Section 3 was read in full.

Mr. Sims moved the adoption of the following amendment:

Strike all of section 3 of the bill and insert in lieu thereof the following:

Sec. 3. The commissioner of public lands and six members of the legislature, three members to be appointed by the president of the Senate and three members to be appointed by the speaker of the House shall constitute a commission to make a thorough study and investigation of the law, history and administration of the reclamation in the State of Washington and report to the Twentieth biennial session of the legislature the result of such study and investigation. The commissioner of public lands shall receive no compensation for services rendered hereunder, but his traveling and hotel expenses incurred shall be paid from an appropriation for the purpose of defraying the expenses of such study and investigation. Each of the other members of said commission shall receive a per diem of ten dollars ($10) for each day actually employed in the work of such investigation and study, and in addition thereto each of such other members shall receive his actual necessary hotel and traveling expenses to be paid from money appropriated for the purpose of defraying the expenses of such study and investigation.

The amendment was lost.

The reading clerk concluded the second reading of the bill, and Mr. Sims moved the adoption of the following amendment:

Strike period in last line.
Mr. Sims: "Mr. Speaker. This amendment offers me the only way to get in my final remarks. If any emergency exists under this bill, my imagination fails to see it."

The amendment was lost.

The bill was passed to third reading.

HOUSE OF REPRESENTATIVES.

Mr. Speaker:

Olympia, Wash., November 17, 1925.

We, your Committee on Judiciary, to whom was referred House Bill No. 57, entitled "An Act relating to Damages by Domestic Animals and amending Sections 3090, 3092 and 3093 of Remington's Compiled Statutes of Washington, being Sections 1, 3 and 4 of Chapter XXVI, Laws of 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend section 3, the last line of the original bill, being the last line of the printed bill, strike the period (.), insert in lieu thereof a comma (,) and add the following "if served personally."

M. M. Moulton, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 98, by Committee on Municipal Corporations Other Than First Class: Providing for disincorporation in certain cases.

The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 4, by Representative Douglas: Relating to the powers of banks.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Anderson, Aspinwall, Barlow, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson' (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Moulton, Murray, Northup, Olson, Overmeyer, Peterson, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Zent, Mr. Speaker—79.

Those voting nay were: Representative Westover—1.

Those absent or not voting were: Representatives Allen, Baldwin, Banker, Behrens, Cohen, Davis, Douglas, Durrant, McLean, Meacham, Moran, Nolte, Reed, Reeves, Sims, Templeton, Totten—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.
House Bill No. 15, by Representatives Halsey, Allen and Sims: Relating to the dismissal of officers.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Baldwin, Banker, Behrens, Clark, Douglas, Durrant, Hanks, McLean, Meacham, Moran, Ryan, Templeton, Totten, Zent—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. 43, by Representative Reed: Relating to rhododendrons.

On motion of Mr. Reed, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Baldwin, Behrens, Cohen, Douglas, Dunn, Durrant, McLean, Meacham, Moran, Schwartz, Shipley, Templeton—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. 63, by Committee on Parks and Playgrounds: Relating to eminent domain proceedings.

On motion of Mr. Allen, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, Mess, Miller, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Baldwin, Behrens, Douglas, Dunn, Durrant, McCormick, McLean, Meacham, Moran, Northup, Scales, Sweetman, Templeton, Zent—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. Allen, the House adjourned until 12:00 noon Monday, November 23, 1925.

A. W. Calder, Chief Clerk.
booklets, illustrating the new Capitol Building and other buildings constructed of Wilkeson Sandstone, that were presented to each member of the House. The motion was carried.

**REPORTS OF STANDING COMMITTEES.**

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., November 23, 1925.**

**Mr. Speaker:**

Your Committee on Engrossment to whom was referred House Bill No. 57, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Ed. Davis.

**ROBERT A. TRIPPLE,**
**Chairman.**

**Mr. Speaker:**

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

**ROBERT A. TRIPPLE,**
**Chairman.**

**Mr. Speaker:**

Your Committee on Engrossment to whom was referred House Bill No. 36, have compared same with the original bill and find it correctly engrossed.

I concur in this report: Ed. Davis.

**HOUSE BILL NO. 33:** Majority report, do not pass. Minority report, do pass as amended.

Passed to second reading.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., November 23, 1925.**

**Mr. Speaker:**

We, your Committee on Public Morals to whom was referred House Bill No. 46, entitled “An Act relating to crimes and punishments and amending section 2445 of Remington's Compiled Statutes; and adding thereto a new section to be known as section 2445-1,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

**BELLE REEVES,**
**Chairman.**


Passed to second reading.

**HOUSE OF REPRESENTATIVES,**
**OLYMPIA, WASH., November 19, 1925.**

**Mr. Speaker:**

We, your Committee on Cities of the First Class to whom was referred House Bill No. 95, entitled “An Act authorizing certain cities of the first class to provide for separate designations for commissioners and for their filing for and election to office under such separate designations 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.

**CHARLES H. Voss,**
**Chairman.**


Passed to second reading.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., NOVEMBER 20, 1925.

MR. SPEAKER:

The Senate has adopted Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 123**, by Representative Long: An Act relating to savings and loan associations, prescribing the qualifications of directors, limiting membership fees, regulating loans and defining the powers and duties of Director of Efficiency and amending sections 3716, 3718, 3719, 3720, 3722, 3723, 3726, 3728, 3731 and 3735½ of Remington's Compiled Statutes, and providing a penalty for violation thereof.

Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 124**, by Representative Falknor: An Act relating to the selection of jurors in the superior courts and amending sections 96 and 97 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 125**, by Representative Jacobs: An Act relating to the colony of the state soldier's home and amending section 10730 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 126**, by Representative Hall: An Act to correct the spelling of the name of Clarke County.

Ordered printed and referred to Committee on Counties and County Boundaries.

**House Bill No. 127**, by Representatives Totten and others: An Act relating to the facilities for aerial transportation, authorizing cities and counties to acquire by condemnation or otherwise, maintain and operate, and to dispose of for public use lands and other property therefor, and declaring the same to be a county and city purpose and a public use, and amending section 905-1 of Remington's Compiled Statutes, and declaring an emergency.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 128**, by Representatives Hall and Ryan: An Act relating to elections on certain bond issues, amending Section 1 of Chapter 13 of the Laws of 1925, and providing that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 129**, by Representative Cohen and others: An Act relating to the exercise by counties of the power of eminent domain for highway purposes whenever such highways, in whole or in part, abut upon or adjoin any aviation site.

Ordered printed and referred to Committee on Judiciary.
House Bill No. 130, by Representative Hall: An Act relating to drainage, diking and sewerage improvement districts, and amending Chapter 176 of the Laws of 1913 by adding after Section 16 thereof a new section to be known as section 16-1, being Section 4421-1 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 181, by Representatives Miller and Reeves: An Act making an appropriation for the construction and maintenance of the women's industrial home and clinic.

Ordered printed and referred to Committee on Appropriations.

House Bill No. 132, by Representative Overmeyer: An Act for the establishment and maintenance of Parental Schools by one or more counties and providing for commitment thereto of truant, dependent, or delinquent children of compulsory school age.

Ordered printed and referred to Committee on Education.

House Concurrent Resolution No. 8, by Committee on Rules and Order: Relating to adjournment of House and Senate.

Read first time November 23, 1925, and ordered printed.

On motion of Mr. Allen, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the resolution was adopted.

FIRST READING OF SENATE BILLS.

Senate Concurrent Resolution No. 6, by Senator Palmer: Relating to adjournment from November 25th, 1925, to November 30th, 1925.

On motion of Mr. Allen, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Allen, the rules were suspended, the second reading considered the third, and the resolution was adopted.

On motion of Mr. Allen, the House was declared at recess until 1:15 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:15 p.m.

Roll call showed all members present except: Representatives Johnson (Lee H.), McLean, True and Sweetman. Representatives Sweetman and True were excused.

SECOND READING OF BILLS.

We, your Committee on Judiciary to whom was referred House Bill No. 34, entitled "An Act relating to sales of personal property, making the law thereof uniform with that of other states, and repealing Section 5826 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report
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the same back to the House with the recommendation that it do pass, with the following amendments:

Amend section 2, line 8 of the original bill, being line 6 of the printed bill, strike the word "mean" and insert in lieu thereof the word "means."

Amend section 6, line 7 of the original bill, being line 5 of the printed bill, strike the word "undivided" and insert in lieu thereof the word "undivided."

Amend section 15, line 21 of the original bill, being line 16 of the printed bill, after the word "to" insert the word "the."

Amend section 19, line 12 of the original bill, being line 8 of the printed bill, strike the word "in" and insert in lieu thereof the word "into."

Amend section 21, line 1 of the original bill, being line 1 of the printed bill, after the word "of" insert the word "a."

Amend section 23, line 12 of the original bill, being line 9 of the printed bill, strike the word "other."

Amend section 29, line 8 of the original bill, being line 6 of the printed bill, strike the word "negotiation" and insert in lieu thereof the word "negotiations."

Amend section 32, line 2 of the original bill, being line 2 of the printed bill, after the word "negotiated" strike the remainder of the section and insert in lieu thereof the following: "by any person in possession of the same, however such possession may have been acquired if, by the terms of the document, the bailee issuing it undertakes to deliver the goods to the order of such person, or if at the time of negotiation the document is in such form that it may be negotiated by delivery."

Amend section 33, line 1 of the original bill, being line 1 of the printed bill, strike the words "of Persons" and insert in lieu thereof the words "of Person."

Amend section 34, line 1 of the original bill, being line 1 of the printed bill, strike the words "of Persons" and insert in lieu thereof the words "of Person."

Amend section 36, line 8 of the original bill, being line 7 of the printed bill, strike the word "a."

Amend section 38, line 1 of the original bill, being line 1 of the printed bill, strike the word "Negotiations" and insert in lieu thereof the word "Negotiation."

Amend section 50, line 5 of the original bill, being line 4 of the printed bill, after the word "was" strike the words "induced by fraud, mistake or duress to entrust the possession or custody thereof to such person" and insert in lieu thereof the words "deprived of the possession of the same by loss, theft, fraud, accident, mistake, duress or conversion."

Amend section 38, line 9 of the original bill, being line 7 of the printed bill, after the word "thereof" strike the remainder of the section and insert in lieu thereof the words "in good faith, without notice of the loss, theft, breach of duty, or fraud, accident, mistake, duress or conversion."

Amend section 39, line 14 of the original bill, being line 12 of the printed bill, after the word "in" insert the word "the."

Amend section 40, line 9 of the original bill, being line 6 of the printed bill, strike the word "take" and insert in lieu thereof the word "make."

Amend section 59, lines 15 and 16, of the original bill, being line 12 of the printed bill, strike the word "obligated" and insert in lieu thereof the word "obliged."

Amend section 61, line 6 of the original bill, being lines 4 and 5 of the printed bill, after the word "payment" insert the words "of the price."

Amend section 61, line 16 of the original bill, being line 12 of the printed bill, strike the word "has" and insert in lieu thereof the word "had."

Amend section 69, line 3 of the original bill, being line 3 of the printed bill, strike "(2)" and insert in lieu thereof "(a).")

Amend section 73, line 2 of the original bill, being line 2 of the printed bill, strike the word "by" and insert in lieu thereof the word, "in."

Amend section 76, line 39 of the original bill, being line 33 of the printed bill, strike the words "mortgage or pledge" and insert in lieu thereof the words "mortgages or as a pledgee."

Amend section 79, line 2 of the original bill, being line 1 of the printed bill, capitalize the first letter "s" in the word "sales."

The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 10, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 65, entitled "An act relating to Jury Service and amending Section 100 of Remington's Compiled Statutes of Washington, being Section 7 of Chapter 57, 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 amendments:

Amend section 1, line 11 of the original bill, being line 8 of the printed bill, after the word "service" insert asterisks (**••**).

Amend section 1, line 18 of the original bill, being line 13 of the printed bill, after the word "which:" strike the asterisks (**•••**) and strike the underlining under the words "jurors are."

M. M. MOULTON, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 85, by Representative Peterson: Relating to the conveyance of a deed.
The bill was read the second time by sections and passed to third reading.

House Bill No. 89, by Representative Hall: Relating to Warehouse receipts.
The bill was read the second time by sections and passed to third reading.

House Bill No. 108, by Committee on Parks and Playgrounds: Relating to parks and parkways.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 40, by Representative Falknor: Establishing a judicial council.

On motion of Mr. Falknor, the rules were suspended, the third reading dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—85.
Those absent or not voting were: Representatives Behrens, Beatty, Brislawn, Collin, Egbert, Long, McCormick, Moran, Sweetman, Templeton, True, Westover—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. 56, by Representative Banker: Relating to reclamation, settlement and development of lands.

CALL OF THE HOUSE.

Mr. Banker demanded a call of the House and the demand was sustained.

The Sergeant-at-arms was instructed to lock the doors, the roll was called, and the following absentees noted: Mr. True and Mrs. Sweetman, who were previously excused.

On motion of Mr. Reed, the House proceeded under the call of the House.

MOTION.

Motion by Mr. Sims:

I move that the House resolve itself into a committee of the whole House for the purpose of considering H. B. 56, and also for the purpose of questioning the Land Commissioner specifically as follows:

First—If section one of H. B. 56 should become law, would you as the contracting officer of the State enter into any contract, or agreement such as has been proposed in the Kittitas project with the United States until a sufficient guarantee has been given to the State that it shall be indemnified for any loss, or liability it may incur by reason of its entering into such contract, or agreement?

Second—Will you prior to making your report to the Twentieth Biennial Session as provided in Sec. 3 of H. B. 56 expend any part of the revolving fund amounting to over one million one hundred and twenty-six thousand seven hundred and twenty-one dollars and seventy-nine cents ($1,126,721.79), or the money that may be received from securities now held by the State amounting to over one million seven hundred thousand dollars ($1,700,000.00), or from the uncollected taxes and current tax levy now amounting to over eight hundred thousand dollars ($800,000.00)?

The motion was lost.

The reading clerk proceeded to read the bill the third time, when Mr. Banker moved that the rules be suspended, the third reading dispensed with, and that the bill be placed on final passage.

The motion was carried.

Under rule 64, Mr. Sims moved

That H. B. 56 be recommitted to the committee on Reclamation and Irrigation with instructions that said committee shall incorporate a provision therein, that no funds shall be expended from the revolving fund for the purchase of bonds, securities, or advances until the Twentieth Biennial Session of the Legislature has acted on the report to that session as provided in section 3 of H. B. 56, and with the further instructions that a provision be added to the bill that the tax levy for reclamation purpose be suspended until action has been taken by the Twentieth Biennial Session on Reclamation and land settlement subjects.

Mr. Banker raised the point of order that a bill could not be referred to a committee with instructions.

The Speaker held the point of order overruled, in accordance with the provisions of Rule 120, Reed's Parliamentary Rules, which states that a bill may be referred with instructions and when this is proposed the main question is open to discussion.

The motion was debated at length.
The motion was put, but the chair was in doubt.

Mr. Sims demanded a roll call. The required number arising, the roll was called, and the motion was lost by the following vote: Yeas, 33; nays, 62; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Davis, Dunn, Goldsworthy, Halsey, Hemp, Josefsky, Knutzen, Lindsay, McDonough, McLean, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Templeton, Thompson (Richard), Trunkey, Weaver, Westover, Willhite, Mr. Speaker—33.

Those voting nay were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Cross, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McCormick, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, Van Horn, Voss, Weik, Zent—62.

Those absent or not voting were: Representatives Sweetman, True—2.

Hon. W. Lon Johnson, Lieutenant Governor of the State of Washington, and President of the Senate, was, upon invitation of the Speaker, escorted to a seat upon the rostrum by Representatives Stewart (Grant A.) and Weaver.

The Speaker announced that the question now before the House was the final passage of House Bill No. 56.

The bill was placed on final passage, and passed the House by the following vote: Yeas, 66; nays, 29; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Cross, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McCormick, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Zent—66.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Davis, Dunn, Goldsworthy, Halsey, Hemp, Josefsky, Knutzen, Lindsay, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Stewart (Grant A.), Templeton, Thompson (Richard), Weaver, Willhite, Mr. Speaker—29.

Those absent or not voting were: Representatives Sweetman and True—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.
MOTION.

Mr. Reed moved that the House do now reconsider the vote by which it passed House Bill No. 56.

The Speaker declared the motion out of order until the next working day following the day on which the bill was passed.

NOTICE OF RECONSIDERATION.

Mr. Sims gave notice that, on the next working day, he would move that the House reconsider the vote by which it passed House Bill No. 56.

Mr. Hanks moved that the rules be suspended, and that the chief clerk be directed to immediately transmit House Bill No. 56 to the Senate.

The Speaker declared the motion out of order, in view of the notice of reconsideration given.

On motion of Mr. Banker, further proceedings under the call of the House were dispensed with.

House Bill No. 98, by Committee on Municipal Corporations Other Than the First Class: Providing for disincorporation in certain cases.

On motion of Mr. Gray, the bill was re-referred to the Committee on Judiciary for further consideration.

On motion of Mr. Allen, the House adjourned until 10:00 a.m. Tuesday, November 24, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
MOTION.

On motion of Mr. Meacham, the communication received from the State Tax Commission on November 19, 1925, was referred to the Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 23, 1925.

MR. SPEAKER:

Your Committee on Engrossment to whom was referred House Bill No. 65, and House Bill No. 34, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Maude Sweetman.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred Sub. House Bill No. 21, entitled "An Act relating to Fireman's Relief and Pension Fund and repealing Chapter 50 of the 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, entitled "An Act relating to Fireman's Relief and Pension Fund and repealing Chapter 50 of the Laws of 1909," be substituted for House Bill No. 21, and that said substitute bill be printed, and that it do pass subject to the approval of the Judiciary Committee.

S. R. GRAY, Chairman.

We concur in this report: Andrew Danielson, John A. Soule, James A. Durrant, M. M. Stewart.

Mr. Gray moved that Substitute House Bill No. 21 be substituted for House Bill No. 21, that the Substitute Bill be printed, and that it be referred to the Committee on Judiciary.

The motion was carried.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 23, 1925.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 35, entitled "An Act granting to Lottie Cronkhite all right, title and interest of the State of Washington in and to the following land situate in Yakima County, Washington, to-wit. Lot 2 in Block 315 of Capitol Addition to North Yakima, now Yakima, according to the official plat thereof on file and of record in the office of the Auditor of Yakima 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.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 23, 1925.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 65, entitled "An Act relating to the superior court of the county of King; the election and appointment of judges therein, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.
We, your Committee on Judiciary to whom was referred Engrossed Senate Bill No. 18, entitled "An Act relating to contractors and bonds upon public works and repealing chapter 174 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MESSAGE FROM THE SENATE.

The President has signed:
Senate Concurrent Resolution No. 4; also
Senate Concurrent Resolution No. 5, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 138, by Representative Chamberlain: An Act regulating the sale and exposure and display for sale of convict-made goods, wares and merchandise, requiring the disinfection thereof, declaring the exercise of the police power, providing for its enforcement, and fixing a penalty for the violation of the provisions thereof.

Ordered printed and referred to Committee on State Penal and Reformatory Institutions.

House Bill No. 134, by Representatives Thompson (Richard), Banker, Knutzen, Sisson and Reeves: An Act establishing a primary highway from Burlington in Skagit County to Mazama in Okanogan County, and repealing Chapter CXXVI (126) of the Laws of 1893, Chapter CLXVIII (168) of the Laws of 1895, and Chapter CI (101) of the Laws of 1897.

Ordered printed and referred to the Committee on Roads and Bridges.

House Bill No. 135, by Representative Allen: An Act relating to the compensation of workmen engaged in extra hazardous maritime occupations, defining the plant of such employment, amending the workmen's compensation act, and repealing Section 2 of Chapter 67 of the Laws of 1919.

Ordered printed and referred to Committee on Industrial Insurance.

House Bill No. 186, by Representative Lindsay: An Act relating to the sale of merchandise from vessels, boats, scows, barges and other floating structures, providing for licensing the same and prescribing penalties for violation thereof.

Ordered printed and referred to Committee on Commerce and Manufacture.

House Bill No. 187, by Representatives Zent, Falknor and Johnson (Lee H.): An Act relating to compensation and salaries of certain officers and
amending Section 4201 of Chapter XVI of Remington’s Compiled Statutes of Washington.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 138, by Committee on Banks and Banking (at request of State Treasurer): An Act relating to the execution of indemnity bonds on behalf of the state and defining the powers of certain officers in relation thereto.

Ordered printed and passed to second reading.

House Bill No. 139, by Committee on Banks and Banking: An Act relating to bank checks drawn by agents.

Ordered printed and passed to second reading.

House Bill No. 140, by Representative Totten: An Act establishing the sixty-first representative district and providing for the election of members of the house of representatives therefrom.

Ordered printed and referred to Committee on Legislative Apportionment.

House Bill No. 141, by Representative Douglas: An Act relating to the insurance of public buildings.

Ordered printed and referred to Committee on Public Buildings and Grounds.

House Bill No. 142, by Representative Collin: An Act relating to motor vehicles and amending Section 6329 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 143, by Representatives Totten, Thompson (Geo. W.), Zent, McLean and Shields: An Act relating to compensation of bailiffs in counties of over one hundred and twenty-five thousand population, and amending Section 10974 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

House Bill No. 144, by Representative Totten: 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 amending Section One, of Chapter One Hundred and thirty-five of the Laws of Nineteen hundred and fifteen, as amended.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 145, by Representative Capron: An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Counties and County Boundaries.

House Bill No. 146, by Military Committee and others: An Act relating to and providing for the relief of, and authorizing modification of contracts
with, certain settlers upon land settlement projects, and the sale of surplus lands thereof, and making an appropriation.

Ordered printed and referred to Committee on Appropriations.

House Joint Resolution No. 1, by Representative Meacham: Relating to appointment of a commission.

Ordered printed and referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

House Bill No. 46, by Representative Johnson (Levy): Relating to crimes and punishments.

The bill was read the second time by sections.

On motion of Mr. Johnson (Levy), the following amendment was adopted:

Amend Section 1, line — of the original bill, being line 30 of the printed bill, strike the word "ten" and insert in lieu thereof the word "five."

On motion of Mr. Johnson (Levy), the following amendment was adopted:

Amend Section 1, line — of the original bill, being line 30 of the printed bill, after the word "and" and before the word "more" insert the word "not."

The bill was passed to third reading and ordered engrossed.

House Bill No. 95, by Representative McCall: Relating to certain cities of the first class.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 3, by Senators Metcalf, Hastings and Morthland: Relating to local improvements.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 4, by Senators Metcalf, Hastings and Morthland: Relating to the public highway fund.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 5, by Senators Metcalf, Hastings and Morthland: Relating to the weighing of cars by railroad companies.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 6, by Senators Metcalf, Hastings and Morthland: Relating to the condemnation of rights of way.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 7, by Senators Metcalf, Hastings and Morthland: Relating to the incorporation of towns and villages.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 8, by Senators Metcalf, Hastings and Morthland: Relating to vicious or dangerous animals.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 9, by Senators Metcalf, Hastings and Morthland: Relating to horseshoers.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 10, by Senators Metcalf, Hastings and Morthland: Relating to slot machines.

The bill was read the second time by sections and passed to third reading.
Senate Bill No. 11, by Senators Metcalf, Hastings and Morthland: Relating to concentrated commercial feeding stuffs.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 12, by Senators Metcalf, Hastings and Morthland: Relating to juries and jurors.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 13, by Senators Metcalf, Hastings and Morthland: Relating to exercise of right of eminent domain by cities and towns.
The bill was read the second time by sections and passed to third reading.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 15, by Senators Metcalf, Hastings and Morthland: Relating to spraying material and compounds.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 16, by Senators Metcalf, Hastings and Morthland: Relating to horticulture.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 17, by Senators Metcalf, Hastings and Morthland: Relating to the office of coroner.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 36, by Representative Allen: Relating to mutual savings banks.
On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 22.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Stephens, Steward (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Mr. Speaker—72.

Those voting nay were: Representatives Chamberlain, Soule, Totten—3.
Those absent or not voting were: Representatives Anderson, Banker, Capron, Cohen, Dunn, Falknor, Halsey, Josefsky, Lent, McCormick, Mess, Northup, Olson, Reed, Shipley, Sims, Stewart (Grant A.), True, Willhite, Zent—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. 65, by Representative Zent: Relating to jury service.
On motion of Mr. Zent, the rules were suspended, the second reading
considered the third, the bill was placed on final passage, and it passed the
House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Banker, Barlow, Capron, Cohen, Collin, Falknor, Halsey, Josefsky, McCormick, Meacham, Miller, Northup, Peterson, Reed, Ryan, Shipley, Sims, True, Willhite—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.

House Bill No. 85, by Representative Peterson: Relating to the con­veyance of a deed.

On motion of Mr. Peterson, the rules were suspended, the second read­ing considered the third, the bill was placed on final passage, and it passed
the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Cohen, Collin, Dunn, Falknor, Goldsworthy, Halsey, Josefsky, McCormick, Reed, Sims, Stewart (M. M.), Templeton, True, Willhite, Zent—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. 89, by Representative Hall: Relating to warehouse
receipts.

On motion of Mr. Hall, the rules were suspended, the second read­ing considered the third, the bill was placed on final passage, and it passed
the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Cham­berlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell,
Those absent or not voting were: Representatives Allen, Banker, Collin, Dunn, Falknor, Goldsworthy, Halsey, Josefsky, McCormick, Reed, Sims, Templeton, Totten, Totten, Tripple, Zent—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. 108, by Committee on Parks and Playgrounds: Relating to parks and parkways.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Noite, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—77.

Those absent or not voting were: Representatives Allen, Banker, Collin, Cross, Dunn, Falknor, Goldsworthy, Halsey, Josefsky, McCormick, Reed, Sims, Templeton, Thompson (Richard), True—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.

The Speaker announced that he was about to sign
Senate Concurrent Resolution No. 4, and Senate Concurrent Resolution No. 5.

In compliance with the provisions of Senate Concurrent Resolution No. 5, providing for the appointment of a joint committee for the purpose of arranging for a return Legislative Ball, the Speaker appointed Mr. Moran, Mr. Long and Mrs. Reeves, as the representatives from the House on this committee.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Wednesday, November 25, 1925.

A. W. Calder, Chief Clerk.

F. B. Danskin, Speaker.
SEVENTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, November 25, 1925.

The Speaker called the House to order at 10:00 a.m.
Roll call showed all members present, except Representatives Capron, Loveberry, McCormick, Scales, Stewart (M. M.), True and Weik. Representatives Capron, Loveberry, McCormick, True and Weik were excused.
Prayer was offered by Rev. O. F. Krieger, of the First Methodist Episcopal church, of Olympia, Wash.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MOTION.

On motion of Mr. Peterson, the use of the House chamber was granted the Joint Committee on State Charitable Institutions for a public hearing on Senate Bill No. 57, at 7:30 p.m., Wednesday, December 2, 1925.

REPORTS OF STANDING COMMITTEES.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives,
Olympia, Wash., November 25, 1925.

Your Committee on Engrossment, to whom was referred House Bill No. 46, have compared same with the original bill and find the same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives,
Olympia, Wash., November 25, 1925.

Your Committee on Enrollment, to whom was referred House Concurrent Resolution No. 3, have compared same with the original resolution and find same correctly enrolled.

I concur in this report: Grant A. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

Your Committee on Education, to whom was referred House Bill No. 92, entitled "An act relating to Union High 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.


Passed to second reading.
Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 104, entitled "An act relating to and prescribing the powers and duties of boards of directors for public schools, and amending Section 4776 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHAS. H. RYCHARD, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 125, entitled "An act relating to the Colony of the State Soldiers' Home, and amending Section 10730 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHAS. E. PETERSON, Chairman.

We concur in this report: Charles W. Hall, O. F. McCall, G. W. Loveberry, E. C. Burlingame, C. C. Aspinwall.

Passed to second reading.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred House Bill No. 126, entitled "An act to correct the spelling of the name of Clarke County," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. ROY JONES, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 127, entitled "An act relating to the facilities for aerial transportation, authorizing cities and counties to acquire by condemnation or otherwise, maintain and operate, and to dispose of for public use lands and other property therefor, and declaring the same to be a county and city purpose and a public use, and amending section 905-1 of Remington's Compiled Statutes, 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. M. M. MOULTON, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 129, entitled "An act relating to the exercise by counties of the power of eminent domain for highway purposes whenever such highways, in whole or in part, abut upon or
adjoin any aviation site,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

House Bill No. 78: Do pass as amended.
Passed to second reading.

House Bill No. 146: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., November 23, 1925.

Mr. Speaker:

We, your Committee on Counties and County Boundaries, to whom was referred Senate Bill No. 33, entitled “An act defining the west boundaries of the counties of Pacific, Grays Harbor, Jefferson and Clallam,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Roy Jones, Chairman.


Passed to second reading.

Senate Bill No. 67: Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

The Senate has passed House Bill No. 56, and the same is herewith transmitted.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

The President has appointed under Senate Concurrent Resolution No. 5, Senators Wray, Barnes and Conyard.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

The Senate has passed Senate Bill No. 63; also Senate Bill No. 75, and the same are herewith transmitted.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

The Senate has adopted House Concurrent Resolution No. 3, and the same is herewith transmitted.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., November 25, 1925.

Mr. Speaker:

The President has signed Senate Concurrent Resolution No. 6, and the same is herewith transmitted.

Victor Zednick, Secretary.
MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 56, have compared same with the original bill and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

The Speaker: "There has been considerable intimation that the Speaker would delay the signing of House Bill No. 56. The Speaker sees no reason for a delay in signing the bill, and such statements are unfounded."

The Speaker announced that he was about to sign

House Bill No. 56;

Senate Concurrent Resolution No. 6, and

House Concurrent Resolution No. 3.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 147, by Appropriations Committee: An Act making appropriations and reappropriations for the construction of buildings and making improvements of certain state institutions, and declaring this act shall take effect immediately.

Ordered printed and passed to second reading.

House Bill No. 148, by Representative Meacham: An Act creating and providing for the enforcement of liens upon motor vehicles for damages caused thereby.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 149, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: An Act relating to procedure in criminal cases, and amending and repealing acts and parts of acts inconsistent therewith.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 150, by Representatives Lindsay, Hall, Falknor and Soule: An Act relating to fines, penalties and bail forfeitures and providing for the disposition thereof in certain cases in class 'A' counties.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 151, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: An Act relating to criminal procedure amending Section 2285 of Remington's Compiled Statutes and repealing Section 2059 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 152, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: An Act relating to penalties against or punishment of corporations for violations of laws of the State of Washington.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 153, by Representatives Lindsay, Hall, Falknor, Soule and Cohen: An Act relating to divorces, prescribing the evidence required
for obtaining divorces and annulments of marriages and requirements for obtaining a final decree of divorce.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 154**, by Representatives Hubbell and Hanks: An Act relating to coal mining and to provide for the safety of persons employed in and about coal mines, and to provide for the examination of persons seeking employment therein in order that only competent persons may be employed as miners, and to create a state and district board of examiners, and providing penalties for the violation of the same.

Ordered printed and referred to Committee on Mines and Mining.

**House Bill No. 155**, by Representatives Moulton, Falknor, Hall, Glasgow, Lindsay, Shields and Soule: An Act relating to civil procedure and amending Section 1231 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 156**, by Representative Behrens: An Act relating to local improvements in cities and towns, providing for the creation of consolidated local improvement funds therein and amending Section 9399 (7892-46) of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Mines and Mining.

**House Bill No. 157**, by Committee on Game and Game Fish (At request of Dept. of Fisheries and Game): An Act for the relief of Augusta Stockder and Woldomar Stockder, and making an appropriation.

Ordered printed and passed to second reading.

**House Bill No. 158**, by Representatives Moulton, Falknor, Hall, Glasgow, Lindsay, Shields and Soule: An Act to promote the speedy determination of litigation on the merits and authorizing the Supreme Court to make rules relating to pleading, procedure and practice in the courts of this state.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 159**, by Representative Sims: An Act disestablishing the State Fair of Washington, granting the property thereof to the County of Yakima, and repealing Chapter CXXXIV of the Laws of 1893.

Ordered printed and referred to Committee on Agriculture.

**House Bill No. 160**, by Representatives Barlow, Brockman, Burlingame, Capron, Cohen, Crosby, Custer, Dale, Davis, Dunn, Durrant, Gray, Halsey, Hemp, Josephsky, Knutzen, Lindsay, McDonough, McLean, Mess, Moran, Murray, Nolte, Northup, Overmeyer, Ryan, Rychard, Scales, Shipley, Sims, Stewart (Grant A.), Templeton, Thompson (Richard), Trunkey, Van Horn, Weaver, Westover, Willhite and Sweetman: An Act repealing Section 3015 of Remington's Compiled Statutes relating to the levy for the reclamation revolving fund.

Ordered printed and referred to Committee on Revenue and Taxation.

**FIRST READING OF SENATE BILLS.**

**Senate Bill No. 63**, by Senator Westfall: An Act relating to the rights of married women in the transfer of shares of stock in corporations, and the acceptance of dividends, and the giving of proxies and powers of at-
torney, and amending Title XXV, Chapter 1, Remington's Compiled Statutes, by adding a new section to be known as Section 3819-1.
Referred on Committee on Judiciary.

Senate Bill No. 75, by Senator Palmer: An Act relating to corporations and amending sections 3865 and 3871 of Remington's Compiled Statutes.
Referred to Committee on Corporations other than Municipal.

SECOND READING OF BILLS.

Senate Bill No. 18, by Senators Metcalf, Hastings and Morthland: Relating to contractors and bonds upon public works.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 35, by Senator Morthland: Relating to granting title to land in Yakima County.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 34, by Representative Hall: Relating to sales of personal property.
On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart: (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—81.
Those absent or not voting were: Representatives Barlow, Capron, Collin, Josefsky, Loveberry, McCormick, Meacham, Reed, Ryan, Saunders, Scales, Sims, Stewart (M. M.), True, Weik, Zent—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. 46, by Representative Johnson (Levy): Relating to crimes and punishments.
On the motion of Mr. Johnson (Levy), the rules were suspended, and the bill was returned to second reading for the purpose of amendment.
On motion of Mr. Johnson (Levy), the following amendment was adopted:

Amend the bill as follows: Between lines 26 and 27 of the printed bill, the same being lines — and — of the original bill, insert "Sec. 2. That Chapter VI of Title XIV of Remington's Compiled Statutes be amended by adding thereto a new section to be known as Section 2445-1 to read as follows:
On motion of Mr. Johnson (Levy) the following amendment was adopted:

Amend the title of the bill as follows: In line 2 of the title of the printed bill, the same being line — of the title of the original bill, strike the word "Thereto" and insert in lieu thereof the following, "to Chapter VI of Title XIV of Remington's Compiled Statutes."

On motion of Mr. Johnson (Levy), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCauley, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Willhite, Mr. Speaker —81.

Those voting nay were: Representative Westover—1.

Those absent or not voting were: Representatives Allen, Barlow, Capron, Cohen, Collin, Loveberry, McCormick, Moulton, Reed, Saunders, Scales, Sims, Shields, True, Welk, Zent—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. 95, by Representative McCall: Relating to certain cities of the first class.

On motion of Mr. McCall, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

On motion of Mr. McCall, the following amendment was adopted:

Section 1, line — of the original bill, the same being lines 2 and 3 of the printed bill, after the word "Its" strike the word "commissioners" and insert in lieu thereof the word "councilmen."

On motion of Mr. McCall the following amendment was adopted:

Amend the title as follows: In line — of the original bill, the same being lines 1 and 2 of the printed bill, after the words "designation for" strike the word "commissioners" and insert in lieu thereof the word "councilmen."

On motion of Mr. McCall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Anderson, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCauley, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, 4—H
Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—78.

Those absent or not voting were: Representatives Allen, Aspinwall, Barlow, Capron, Cohen, Collin, Dunn, Halsey, Loveberry, McCormick, Saunders, Scales, Schwartze, Sims, Sisson, Shields, True, Weik, Zent—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., November 25, 1925.

MR. SPEAKER:

The President has signed Enrolled House Bill No. 56; also Enrolled House Concurrent Resolution No. 3, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

Senate Bill No. 3, by Senators Metcalf, Hastings and Morthland: Relating to local improvements.

The bill was read in full the third time, 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: Representatives Anderson, Baldwin, Behrens, Beatty, Brislawn, Burlingame, Chamberlain, Clark, Crosby, Custer, Cutting, Dale, Danielson, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Schwartze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—68.

Those absent or not voting were: Representatives Allen, Aspinwall, Banker, Barlow, Brockman, Capron, Cohen, Collin, Cross, Davis, Douglas, Dunn, Halsey, Hanks, Josefsky, Knutzen, Loveberry, McCormick, Reed, Ryan, Saunders, Scales, Sims, Sisson, Shields, Thompson (Geo. W.), True, Weik, Zent—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.

Senate Bill No. 4, by Senators Metcalf, Hastings and Morthland: Relating to the public highway fund.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Custer, Dale, Danielson, Davis, Durrant, Egbert, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones
SEVENTEENTH DAY, NOVEMBER 25, 1925

(John R.), Jones (Roy), Knapp, Lent, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—68.

Those voting nay were: 0.

Those absent or not voting were: Representatives Banker, Capron, Cohen, Collin, Cross, Cutting, Douglas, Dunn, Falknor, Glasgow, Halsey, Jacobs, Josefsky, Knutzen, Lindsay, Loveberry, McCormick, Moran, Reed, Saunders, Sims, Sisson, Shields, Stewart (M. M.), Totten, True, Weik, Zent—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.

Senate Bill No. 5, by Senators Metcalf, Hastings and Morthland: Relating to the weighing of cars by railroad companies.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Crosby, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Goldsworthy, Gray, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan; Schwartze, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Banker, Brislawn, Capron, Cohen, Collin, Douglas, Dunn, Falknor, Glasgow, Hall, Halsey, Josefsky, Knutzen, Long, Loveberry, McCormick, Meacham, Reed, Saunders, Scales, Shipley, Sims, Shields, Stewart (M. M.), True, Weik—26.

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

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

Senate Bill No. 6, by Senators Metcalf, Hastings and Morthland: Relating to the condemnation of rights of way.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson,
Reeves, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—75.

Those absent or not voting were: Representatives Allen, Banker, Capron, Collin, Dunn, Glasgow, Halsey, Josefsky, Long, Loveberry, McCormick, Meacham, Olson, Reed, Ryan, Scales, Sims, Shields, Stewart (M. M.), Stratton, True, Weik—22.

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

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

Senate Bill No. 7, by Senators Metcalf, Hastings and Morthland: Relating to the incorporation of towns and villages.

The bill was read in full the third time, 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: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, McCall, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Willhite, Zent, Mr. Speaker—70.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Capron, Cohen, Collin, Cutting, Dunn, Glasgow, Goldsworthy, Halsey, Josefsky, Long, Loveberry, McCormick, Meacham, Moran, Northup, Reed, Scales, Sims, Shields, Stewart (M. M.), Templeton, True, Weik, Westover—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.

Senate Bill No. 8, by Senators Metcalf, Hastings and Morthland: Relating to vicious or dangerous animals.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 33.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, McCall, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Schwartze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Willhite, Mr. Speaker—64.
SEVENTEENTH DAY, NOVEMBER 25, 1925

Those absent or not voting were: Representatives Allen, Banker, Capron, Cohen, Collin, Davis, Dunn, Glasgow, Goldsworthy, Halsey, Hemp, Josefsky, Knutzen, Lent, Long, Loveberry, McCormick, McDonough, Meacham, Moran, Reed, Ryan, Scales, Sims, Sisson, Shields, Stewart (M. M.), Templeton, True, Weaver, Weik, Westover, Zent—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.

**Senate Bill No. 9,** by Senators Metcalf, Hastings and Morthland: Relating to horseshoers.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durant, Egbert, Falknor, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lindsay, Long, McCall, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Willhite, Mr. Speaker—66.

Those absent or not voting were: Representatives Allen, Barlow, Capron, Cohen, Collin, Dunn, Glasgow, Goldsworthy, Halsey, Hanks, Hemp, Josefsky, Lent, Loveberry, McCormick, McDonough, Moran, Reed, Scales, Schwartzze, Sims, Sisson, Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Weik, Westover, Zent—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.

**Senate Bill No. 10,** by Senators Metcalf, Hastings and Morthland: Relating to slot machines.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 6; absent or not voting, 26.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durant, Egbert, Falknor, Gray, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartzze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—71.

Those absent or not voting were: Representatives Allen, Barlow, Capron, Collin, Cohen, Dunn, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Josefsky,

The bill, having received the 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. 11, by Senators Metcalf, Hastings and Morthland: Relating to concentrated commercial feeding stuffs.

The bill was read in full the third time, 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: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Egbert, Falknor, Gray, Hall, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, McColl, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—70.

Those absent or not voting were: Representatives Allen, Barlow, Capron, Cohen, Collin, Danielson, Dunn, Durrant, Glasgow, Goldsworthy, Halsey, Hanks, Josefsky, Loveberry, McCormick, Moran, Reed, Scales, Sims, Sisson, Shields, Stewart (M. M.), Sweetman, Totten, True, Weik, Zent—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.

Senate Bill No. 12, by Senators Metcalf, Hastings and Morthland: Relating to juries and jurors.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Gray, Hall, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, McColl, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—77.

Those absent or not voting were: Representatives Allen, Capron, Collin, Dunn, Egbert, Goldsworthy, Halsey, Hanks, Josefsky, Loveberry, McCormick, Reed, Scales, Sims, Shields, Stewart (M. M.), Sweetman, True, Weik, Zent—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.
Senate Bill No. 13, by Senators Metcalf, Hastings and Morthland: Relating to exercise of right of eminent domain by cities and towns.

The bill was read in full the third time, 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: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Chamberlain, Clark, Cohen, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, McCall McLean, Mess, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—68.

Those absent or not voting were: Representatives Brislawn, Burlingame, Capron, Collin, Dale, Dunn, Falknor, Goldsworthy, Halsey, Hanks, Hemp, Josefsky, Loveberry, McCormick, McDonough, Meacham, Miller, Moran, Reeves, Ryan, Scales, Sims, Shields, Stewart (M. M.), Thompson (Richard), True, Weik, Zent—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.


The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Lindsay, McCall, McDonough, McLean, Mess, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—72.

Those absent or not voting were: Representatives Capron, Cohen, Collin, Dunn, Goldsworthy, Halsey, Hanks, Jones (John R.), Josefsky, Knutzen, Lent, Long, Loveberry, McCormick, Meacham, Miller, Northup, Saunders, Scales, Sims, Shields, Stewart (M. M.), True, Weik, Zent—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.

Senate Bill No. 15, by Senators Metcalf, Hastings and Morthland: Relating to spraying material and compounds.

The bill was read in full the third time, 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: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lindsay, McCall, McDonough, McLean, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Willhite, Mr. Speaker—70.

Those absent or not voting were: Representatives Barlow, Capron, Cohen, Collin, Danielson, Dunn, Goldsworthy, Halsey, Jones (John R.), Josefsky, Lent, Long, Loveberry, McCormick, Meacham, Miller, Reed, Saunders, Scales, Schwartze, Shipley, Shields, Stewart (M. M.), Totten, True, Weik, Westover, Zent—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.

Senate Bill No. 16, by Senators Metcalf, Hastings and Morthland: Relating to horticulture.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 29.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knutzen, Lindsay, McCall, McDonough, McLean, Mess, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—68.

Those absent or not voting were: Representatives Anderson, Banker, Barlow, Capron, Cohen, Collin, Dunn, Goldsworthy, Halsey, Jones (John R.), Josefsky, Knapp, Lent, Long, Loveberry, McCormick, Meacham, Miller, Moran, Moulton, Saunders, Scales, Shields, Stewart (M. M.), Totten, True, Weik, Zent—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.

Senate Bill No. 17, by Senators Metcalf, Hastings and Morthland: Relating to the office of coroner.

The bill was read in full the third time, 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: Representative Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert,
Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, McCall, McDonough, McLean, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson, Banker, Brislawn, Capron, Collin, Cross, Durrant, Hall, Long, Loveberry, McCormick, Meacham, Moran, Moulton, Scales, Shields, Totten, Trippie, True, Weik, Zent—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. Allen, the House adjourned until 1:30 p. m., Monday, November 30, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.
House Bill No. 5: Do pass as amended.
Passed to second reading.

House Bill No. 111: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 32, entitled "An act relating to the filing of plats of land located within certain distances of certain 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.

M. M. Moulton, Chairman.

We concur in this report: Judson F. Falknor, E. E. Shields, Charles W. Hall, J. W. Lindsay, Marcus R. Morton, J. M. Glasgow.

House of Representatives,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 32, entitled "An act relating to the filing of plats of land located within certain distances of certain cities and towns," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Chairman.

We concur in this report: S. H. Cutting, W. W. Zent.

Passed to second reading.

House of Representatives,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 96, entitled "An act dedicating to the City of Seattle all of the right, title and interest of the State of Washington in and to certain lands in the City of Seattle lying within Block 52, Lake Washington shore lands, for street and highway purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. F. Jacobs, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., November 24, 1925.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 113, entitled "An act relating to elections; the issuing of certificates of qualification to election officers in districts where voting machines are used; concerning voting machines, and amending Sections 5308 and 5315 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. E. Shields, Chairman.


Passed to second reading.

House Bill No. 120: Do pass as amended.
Passed to second reading.
TWENTY-SECOND DAY, NOVEMBER 30, 1925

**House Bill No. 45:** Do pass as amended.
Passed to second reading.

**House Bill No. 67:** Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 84, entitled "An act relating to the issuance of marriage licenses and providing an interval between the application for the license and the granting thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass subject to the approval of the Committee on Public Morals.

M. M. Moulton, Chairman.

We concur in this report: J. W. Lindsay, J. F. Falknor, J. M. Glasgow, John A. Soule, Wm. Phelps Totten, S. H. Cutting, Charles W. Hall.

On motion of Mr. Hall, the bill was re-referred to the Committee on Public Morals.

**House Bill No. 87:** Majority report: Do pass as amended; Minority report: Be indefinitely postponed.
Passed to second reading.

**House Bill No. 91:** Majority report: Do pass as amended; Minority report: Be indefinitely postponed.
Passed to second reading.

**House Bill No. 97:** Majority report: Do pass as amended; Minority report: Be indefinitely postponed.
Passed to second reading.

Mr. Speaker:

We, your Committee on Military, to whom was referred House Bill No. 59, entitled "An act providing for placing a memorial milestone on the line occupied by the allied armies in France and Belgium on November 11, 1918, 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.

H. F. Josefsky, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 106, entitled "An act regulating and licensing the practice of Sanipractic, creating a Board of Examiners for such practitioners, defining the powers and duties of such Board, regulating the use of certain professional terms, and abbreviations, the term, "Sanipractic" defined, creating a Sanipractic practitioner's fund, defining what shall be unprofessional conduct, defining an authorized Sanipractic Institution, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

V. J. Capron, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 51, entitled "An act limiting expenditures from, and liabilities which may be incurred against, the general road and bridge fund and the road district funds, and amending Section 5, Chapter 164, Laws of Washington, 1923," have had the same under consideration, and we respectively report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 142, entitled "An act relating to motor vehicles, and amending Section 6329 of Remington's Compiled Statutes," 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. Ryan, Chairman.


Passed to second reading.

There being no objection, the House returned to the fourth order of business.

RECONSIDERATION.

Mr. Johnson (Levy) moved that the House reconsider the vote by which, on the previous working day it passed House Bill No. 46. The motion was carried.

On motion of Mr. Johnson (Levy), the rules were suspended, and House Bill No. 46 was returned to second reading for the purpose of amendment. On motion of Mr. Johnson (Levy), the following amendment was adopted:

Amend section 2 of the bill as follows: In line 31 of the printed bill, the same being line — of the original bill, after the word "offense" strike the period (.) and insert in lieu thereof a colon (:) and add "Provided, That nothing herein shall be construed as prohibiting a licensed physician and surgeon or a licensed dentist from prescribing or administering intoxicating liquors or narcotic drugs for medicinal or anesthetic purposes to a person under the age of twenty-one years, or as prohibiting any person from administering intoxicating liquors or narcotic drugs to a person under twenty-one years of age in accordance with the prescription of a licensed physician and surgeon."

On motion of Mr. Johnson (Levy), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron,
Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Barlow, Miller, Olson, Rychard, Stratton—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., NOVEMBER 25, 1925.

Mr. Speaker:

The Senate has passed
Senate Joint Resolution No. 2; also
Engrossed Substitute Senate Joint Resolution No. 1; also
Senate Bill No. 32; also
Senate Bill No. 37; also
Senate Bill No. 45; also
Senate Bill No. 84; also
Senate Bill No. 103; also
Substitute Senate Bill No. 43; also
Engrossed Senate Bill No. 22; also
Engrossed Senate Bill No. 34; also
Engrossed Senate Bill No. 41; also
House Bill No. 8; also
House Bill No. 9; also
House Bill No. 11; also
House Bill No. 12; also
House Bill No. 13; also
House Bill No. 14; also
House Bill No. 17; also
House Bill No. 18; also
House Bill No. 19; also
House Bill No. 20; also
House Bill No. 25; also
House Bill No. 26; also
House Bill No. 27; also
House Bill No. 28; also
House Bill No. 29; also
House Bill No. 30; also
House Bill No. 31, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

The following bills were introduced, read first time by title and acted upon as indicated:
House Bill No. 161, by Representative Sims: An act relating to irrigation districts and land settlement contracts, fixing the powers and duties of certain officers with relation thereto, and declaring an emergency.
Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 162, by Representatives Soule, Mess and Chamberlain: An act relating to cooperative marketing associations, providing for active and associate members, authorizing such associations to purchase their own stock, and amending section six of Chapter 115 of the Laws of 1921.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 163, by Representative Hall: An act relating to the liability of officers for the service of civil process and to indemnities therefor and amending Section 4172 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 164, by Representative Nolte: An act relating to the supervision of transportation of persons and property for compensation over any public highway by motor propelled vehicles and amending Section 1, Chapter 111, Laws of 1921.
Ordered printed and referred to Committee on Public Utilities.

House Bill No. 165, by Representative Johnson (Lee H.): An act relating to the nomination of candidates for, and the election of, county commissioners; and amending Section 4042, and repealing section 4043 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Elections and Privileges.

House Bill No. 166, by Committee on Forestry and Logged-Off Lands: An act relating to forestation and reforestation and the assessments and taxation of lands devoted to that purpose and the assessment and taxation of the products of such lands, and providing penalties.
Ordered printed and passed to second reading.

House Bill No. 167, by Committee on Forestry and Logged-off Lands: An act relating to forestation and reforestation and the assessment and taxation of lands devoted to that purpose and the assessment and taxation of the products of such lands, and providing for an amendment to the Constitution of the State of Washington.
Ordered printed and passed to second reading.

FIRST READING OF SENATE BILLS.

Senate Bill No. 32, by Senator Christensen: An act relating to property of absentees and amending Remington's Compiled Statutes by adding thereto a new section to be known as Section 1715-4-A.
Referred to Committee on Judiciary.

Senate Bill No. 37, by Senator Sutton: An act fixing the salary of the Superintendent of Public Instruction.
Referred to Committee on Education.

Senate Bill No. 45, by Senator Wray: An act relating to family desertion and amending Section 6909 of Remington's Compiled Statutes.
Referred to Committee on Judiciary.
TWENTY-SECOND DAY, NOVEMBER 30, 1925

Senate Bill No. 84, by Committee on Forestry and Logged-off Lands: An act relating to forests, fire protection therefor, amending Sections 5787, 5788, 5791, 5795-2 and 5805 of Remington's Compiled Statutes, and further amending Remington's Compiled Statutes by adding a new section to Chapter 1, Title XXXVI thereof to be known as Section 5782-1, and providing penalties for violations of this act.

Referred to Committee on Forestry and Logged-off Lands.

Senate Bill No. 103, by Senator Morthland: An act relating to game animals; providing for the killing of male antlered elk, and declaring that this act shall take effect immediately.

Referred to Committee on Game and Game Fish.

Substitute Senate Bill No. 48, by Committee on Judiciary: An Act relating to Justices of the Peace, and amending sections 7576-2 and 7576-3, Remington's Compiled Statutes.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 22, by Senators Metcalf, Hastings and Morthland: An Act relating to the operation of motor propelled vehicles for the transportation of persons, and/or property, and amending section 2 of chapter 111 of the Laws of 1921.

Referred to Committee on Public Utilities.

Engrossed Senate Bill No. 34, by Senator Morthland: An Act to establish Law Library funds in counties of the second and third classes and providing for the expenditure and use thereof.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 41, by Senator Sutton: An Act relating to the State Board of Education and amending section 1, of sub-chapter 3 of Title I of Chapter 97 of the Laws of 1909, pages 234-5.

Referred to Committee on Education.

Engrossed Substitute Senate Joint Resolution No. 1, by Rules Committee: Providing for the appointment of a committee to study industrial conditions at the state penitentiary and report thereon to the 1927 session of the Legislature.

Referred to Committee on Rules and Order.

Senate Joint Resolution No. 2, by Senators Conyard and Landon: Providing for a committee to investigate the methods of fixing values and ratios and assessed valuation between the several counties.

Referred to Committee on Revenue and Taxation.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., NOVEMBER 30, 1925.

To the Honorable the House of Representatives:

I have the honor to inform you that the Governor has this day vetoed House Bill No 56, entitled “An act relating to the reclamation, settlement and development of lands, defining the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately,” the original copy of which, together with the Governor’s veto message on the same, is transmitted herewith.

Respectfully submitted,

A. R. GARDNER, Secretary to the Governor.
Mr. Sims moved that the House immediately take up the consideration of House Bill No. 56, together with the Governor's veto message thereon.

Mr. Reed moved, as a substitute motion, that House Bill No. 56, together with the Governor's veto message thereon, be made a special order of business for Tuesday, December 1, 1925, at 2:00 p.m.

After extended debate, the substitute motion was carried.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., NOVEMBER 24, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 78, entitled "An act relating to the prevention of cruelty to animals and amending Section 3185, 3195 and 3196 of Remington's Compiled Statutes," 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 3, line 20 of the original bill, being line 16 of the printed bill, strike the words "or permit."

Amend Section 3, line 21 of the original bill, being lines 16 and 17 of the printed bill, after the word "same" strike the words "to go loose upon any street or highway."

M. M. Moulton, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 92, by Representative Lent: Relating to Union High School Districts.
The bill was read the second time by sections and passed to third reading.

House Bill No. 104, by Representative Trunkey: Relating to powers and duties of boards of directors for public schools.
The bill was read the second time by sections and passed to third reading.

House Bill No. 125, by Representative Jacobs: Relating to colony of state soldier's home.
The bill was read the second time by sections and passed to third reading.

House Bill No. 126, by Representative Hall: Relating to spelling name of Clarke County.
The bill was read the second time by sections and passed to third reading.

House Bill No. 127, by Representative Totten and others: Relating to facilities for aerial transportation.
The bill was read the second time by sections.
On motion of Mr. Falknor the following amendment was adopted:
In line 16 of Section 1; strike the second word "or."
The bill was passed to third reading and ordered engrossed.

House Bill No. 129, by Representative Cohen and others: Relating to exercise by counties of power of eminent domain.
The bill was read the second time by sections and passed to third reading.
House Bill No. 138, by Committee on Banks and Banking (at request of State Treasurer): Relating to execution of indemnity bonds on behalf of the state.

The bill was read the second time by sections and passed to third reading.

House Bill No. 139, by Committee on Banks and Banking: Relating to bank checks drawn by agents.

The bill was read the second time by sections and passed to third reading.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 146; entitled "An act relating to and providing for the relief of, and authorizing modification of contracts with, certain settlers upon land settlement projects, and the sale of surplus lands thereof, 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 pass as amended.

Amend the bill by adding a section to be known as section 6, to read as follows: "Sec. 6. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect immediately."

Amend the title by striking the period after the word "Appropriation" and insert in lieu thereof a comma and add the following, "and declaring an emergency."

H. E. Goldsworthy, Chairman.


The bill was read the second time by sections.

The committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 147, by Appropriations Committee: Relating to appropriations.

The bill was read the second time by sections and passed to third reading.

House Bill No. 157, by Committee on Game and Game Fish (at request of Dept. of Fisheries and Game): Relating to relief of Augusta and Wolde-mar Stockder.

On motion of Mr. Sisson, the bill was re-referred to the Committee on Appropriations for further consideration.

THIRD READING OF BILLS.

Engrossed House Bill No. 57, by Representative Moulton: Relating to damages by domestic animals.

On motion of Mr. Moulton, the rules were suspended, and the bill was returned to second reading for the purpose of amendment.

On motion of Mr. Moulton the following amendment was adopted:

Amend Section No. 1, in line 4 strike the words "cattle, goats, sheep, swine."

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 1, absent or not voting, 14.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell,
Those voting nay were: Representative Northup—1.
Those absent or not voting were: Representatives Allen, Barlow, Behrens, Brislawn, Crosby, Douglas, Gray, Moran, Murray, Olson, Stratton, Sweetman, Templeton, Zent—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.

Mr. Jacobs moved that House Bill No. 45 be re-printed as amended by the Committee on Judiciary.

The motion was carried.

On motion of Mr. Sims, the House adjourned until 10:00 a.m., Tuesday, December 1, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

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TWENTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 1, 1925.

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

Roll call showed all members present, except Representatives Rychard, Stewart (M. M.), Stratton and Miller. Representatives Rychard and Stratton were excused.

Prayer was offered by Rev. Robert Lee Bussabarger of the First Christian church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

REPORT OF ENGROSSMENT COMMITTEE.

House of Representatives,
Olympia, Wash.,

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 46, 57, 127, 146, 78, have compared same with the original bills and find they are correctly engrossed.

I concur in this report: Ed. Davis.

Robert A. Tripple, Chairman.
REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 1, 1925.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 8, 9, 11, 12, 13, 14, 17, 18, 19, 20, 25, 26, 27, 28, 29, 30 and 31, have compared same with the original bills and find same correctly enrolled.

I concur in this report: J. R. Schwartz.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 30, 1925.

We, your Committee on Forestry and Logged-off Lands, to whom was referred Senate Bill No. 84, entitled "An act relating to forests, fire protection, thereof, amending Sections 5787, 5788, 5791, 5795-2 and 5805 of Remington's Compiled Statutes, and further amending Remington's Compiled Statutes by adding a new section to Chapter 1, Title XXXVI thereof to be known as Section 5782-1, and providing penalties for violations 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.

CHARLES W. SAUNDERS, Chairman.


Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., November 30, 1925.

Mr. Speaker:

The Senate has passed Engrossed Senate Bill No. 81, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 168, by Representative Moulton: An Act relating to the arbitration of controversies and providing that the award shall have the force and effect of the judgment of the Superior Court.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 169, by Representatives Scales and Crosby: An Act providing for the construction and maintenance of highways by counties outside the boundaries thereof.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 170, by Representative Lindsay: An Act relating to executory contracts for the sale of real property and the recording thereof.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 171, by Representatives Knapp and Falknor (by request): An act relating to the Negotiability of Municipal Bonds.

Ordered printed on motion of Mr. Knapp and referred to Committee on Judiciary.

House Bill No. 172, by Representative Aspinwall: An Act relating to goe-ducks, and providing penalty.

Ordered printed and referred to Committee on Game and Game Fish.
House Bill No. 173, by Representative Collin (Departmental request): An Act relating to horticulture and horticultural products, providing for inspection, fees, making appropriation, and amending Section 2872, Remington's Compiled Statutes.

Ordered printed on motion of Mr. Collin and referred to Committee on Horticulture.

House Bill No. 174, by Representative Collin (Departmental request): An act relating to horticulture and horticultural products, providing for the condemnation of infected premises and shipments thereof, and amending Section 2848 Remington's Compiled Statutes.

Ordered printed on motion of Mr. Collin and referred to Committee on Horticulture.

House Bill No. 175, by Representative Collin (Departmental request): An Act relating to horticulture and horticultural products, providing for inspection thereof, and amending Section 2847, Remington's Compiled Statutes.

Ordered printed on motion of Mr. Collin and referred to Committee on Horticulture.

House Bill No. 176, by Representative Shields: An Act relating to certain legacies and devices, and providing for the lapse or distribution thereof.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 177, by Representative Weaver: An Act making the state treasurer, treasurer of University of Washington, State College of Washington, State Normal School at Bellingham, State Normal School at Cheney, and State Normal School at Ellensburg, and relating to the management of the funds of said institutions.

Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 178, by Representatives Lent and Northup: An Act to establish a State Game and Game Fish Commission, and the office of State Game and Game Fish Warden; to provide for the payment of expenses of the members of the Commission and to fix the compensation of the State Game and Game Fish Warden and deputies; to prescribe the duties and fix the powers of the Commission, State Game and Game Fish Warden and Deputies; to provide for the protection of wild birds, wild animals and fish; to provide open and closed season for wild birds, game animals and fur-bearing animals, and fish; to create statewide resident and nonresident hunting, trapping, and fishing licenses, and a State Game and Fish Protection Fund; to repeal all general, local, special, or private laws, inconsistent with the provisions of this act, and for other purposes herein set forth.

Ordered printed and referred to Committee on Game and Game Fish.

First Reading of Senate Bill.

Engrossed Senate Bill No. 81, by Committee on Game and Game Fish: An Act relating to and providing for the protection, propagation, restoration, domestication, introduction, purchase and disposition of wild animals, wild birds and game fish; creating certain offices and defining the powers and duties of certain officers; providing for the licensing of and regulating of hunting, trapping, guiding, game farming, and game fishing;
establishing certain game preserves, fixing certain seasons when hunting, trapping and game fishing is prohibited; authorizing the establishment of game and game fish preserves, and the closing, opening and shortening of hunting and fishing seasons; regulating the transportation and possession of wild animals, wild birds and game fish; providing for the condemnation of property for certain purposes; establishing certain funds and regulating expenditures therefrom, providing penalties for violations thereof and repealing certain acts and all acts and parts of acts in conflict therewith.

Referred to Committee on Game and Game Fish.

The Speaker announced that he was about to sign House Bills Nos. 8, 9, 11, 12, 13, 14, 17, 18, 19, 20, 25, 26, 27, 28, 29, 30 and 31.

SECOND READING OF BILLS.

Olympia, Wash., November 24, 1925.

We, your Committee on State Granted School and Tide Lands, to whom was referred House Bill No. 5, entitled "An Act providing for the sale of interest of the state in certain tide lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 2 of the bill as follows: In line 3 of the printed bill, the same being line 5 of the original bill, strike the word "abstract" and insert in lieu thereof the word "certificate."

Amend section 2 of the bill as follows: In line 4 of the printed bill, the same being line 6 of the original bill, strike the word "abstract" and insert in lieu thereof the word "certificate."

Amend section 2 of the bill as follows: In line 10 of the printed bill, the same being line 14 of the original bill, strike the period (.) after the word "lands" and insert in lieu thereof a colon (:) and add "Provided, That if the applicant be not the owner of the upland abutting upon said tide lands such deed shall not be issued until the applicant has filed with the commissioner of public lands the consent of the upland owner or owners to the issuance of such deed, which consent shall be executed and acknowledged in the manner provided by law for the execution and acknowledgment of deeds."

B. F. Jacobs, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 51, by Representative Reed: Relating to the road and bridge fund.
The bill was read the second time by sections.
On motion of Mr. Reed the following amendment was adopted:

Amend Section 1 underlining all new matter beginning with the word "provided" in line 34 and ending with last word of Section.

The bill was passed to third reading and ordered engrossed.

House Bill No. 59, by Representative Miller: Relating to a memorial milestone.
The bill was read the second time by sections and passed to third reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 67, entitled "An Act to amend section 1722 of Remington's Compiled Statutes of Washington relating to appeal and supersedes bonds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 9 of the original bill, being line 7 of the printed bill, strike the word "double" and insert in lieu thereof "twenty-five per cent in excess of"

Amend Section 1, lines 10 and 11 of the original bill, being lines 7 and 8 of the printed bill, strike the words "or in such sum as the court may fix,"

Amend Section 1, line 19 of the original bill, being line 13 of the printed bill, after the words "from or" insert the word "on"

Amend the title of the bill, strike the word "supersedes" and Insert in lieu thereof "supersedes"

M. M. MOULTON, Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 96, by Representative Knapp: Relating to the dedication of certain lands.
The bill was read the second time by sections and passed to third reading.

House Bill No. 113, by Representative Shields: Relating to elections.
The bill was read the second time by sections and passed to third reading.

House Bill No. 142, by Representative Collin: Relating to motor vehicles.
The bill was read the second time by sections.

On motion of Mr. Ryan, the following amendment was adopted:

Add a new section to be known as Sec. 2, to read as follows:

"This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

On motion of Mr. Ryan the following amendment was adopted:

Amend the title as follows: Strike the period after the word "Statutes" and insert in lieu thereof a comma (,) and add the following: "and providing that this act shall take effect immediately."

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House Bill No. 92, by Representative Lent: Relating to Union High School districts.

On motion of Mr. Lent, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brlslaun, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, Mc-
TWENTY-THIRD DAY, DECEMBER 1, 1925

Lean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens; Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—78.

Those absent or not voting were: Representatives Allen, Barlow, Clark, Cohen, Cross, Dunn, Hanks, Hemp, Josefsky, McCormick, Meacham, Moran, Rychard, Saunders, Scales, Sims, Stratton, Totten, Zent—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.

House Bill No. 104, by Representative Trunkey: Relating to boards of directors.

On motion of Mr. Trunkey, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Anderson, Aspinwall, Banker, Behrens, Beatty, Brislawm, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Schwartze, Siler Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Allen, Baldwin, Barlow, Cohen, Dunn, Hanks, Hemp, Josefsky, Loveberry, Meacham, Moran, Rychard, Saunders, Shipley, Stratton, Templeton, Totten, Westover, Willhite—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.

House Bill No. 125, by Representative Jacobs: Relating to colony of State Soldier’s Home.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawm, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.),
Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—79.

Those voting nay were: Representative True—1.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Cohen, Dunn, Josefsky, Lindsay, McCormick, Meacham, Moran, Moulton, Rychard, Saunders, Sims, Stratton, Totten, Zent—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.

**House Bill No. 126**, by Representative Hall: Relating to spelling name of Clarke County.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—82.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Cohen, Dunn, Loveberry, McCormick, Moran, Reed, Rychard, Saunders, Sims, Stratton, Totten, Zent—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. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Mr. Speaker—82.
Those absent or not voting were: Representatives Allen, Barlow, Dunn, Halsey, Josefesky, McCormick, Moran, Reed, Rychard, Saunders, Stratton, Totten, Tripple, Willhite, Zent—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. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefesky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartzte, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Barlow, Capron, Dunn, Durrant, Long, McCormick, Reed, Rychard, Stratton, Totten, Tripple—11.

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

**House Bill No. 138**, by Committee on Banks and Banking: Relating to execution of indemnity bonds.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefesky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartzte, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—81.

Those absent or not voting were: Representatives Barlow, Collin, Dunn, Halsey, Long, Loveberry, McCormick, Meacham, Moran, Rychard, Sims, Stratton, Sweetman, Templeton, Totten, Zent—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. 189**, by Committee on Banks and Banking: Relating to bank checks drawn by agents.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacob, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lindsay, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Trumkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Barlow, Collin, Dunn, Jones (John R.), Josefsky, Lent, Long, Loveberry, Meacham, Moran, Moulton, Rychard, Stratton, Templeton, Totten, Tripple—16.

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

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


Mr. Hanks moved that the rules be suspended, the second reading consider the third, and that the bill be placed on final passage.

The motion was carried.

During the discussion that followed, Mr. Sims made the statement that Mr. Hanks had been opposed to the public hearing held on the bill.

Mr. Hanks: “Mr. Speaker, question of personal privilege.”

The Speaker: “There is no question of personal privilege, Mr. Hanks. The question is on the final passage of the bill. The gentleman may debate the question.”

After further debate, the Speaker ordered the clerk to call the roll, and House Bill No. 146 passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacob, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Sweetman, Templeton, Thompson (Geo.
W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—87.

Those voting nay were: Representative Morton—1.

Those absent or not voting were: Representatives Banker, Collin, Lent, Meacham, Moulton, Rychard, Stewart (Grant A.), Stratton, Totten—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. 147, by Appropriations Committee: Relating to appropriations.

On motion of Mr. Goldsworthy, the rules were suspended, the bill was returned to second reading for the purpose of amendment.

The Speaker announced that the bill was on second reading, and called for amendments.

On motion of Mr. Goldsworthy, the following amendment was adopted:

Amend Section No. 2, line 24 by striking the sum 75,000.00 and substitute in lieu thereof 100,000.00.

On motion of Mr. Goldsworthy, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House on the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Banker, Cohen, Collin, Knapp, Lent, Meacham, Moulton, Reed, Rychard, Stewart (M. M.), Stratton, Sweetman, Totten—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. Sims, the House was declared at recess until 1:55 p. m., this date.
AFTERNOON SESSION.

The Speaker called the House to order at 1:55 p.m.

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

SPECIAL ORDER,

The hour having arrived, the House took up the consideration of House Bill No. 56, together with the Governor's veto.

Mr. Banker demanded a call of the house and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors, the roll was called and the following absentees noted: Mr. Stratton, who was previously excused.

On motion of Mr. Banker, the House proceeded under the call of the House.

The Speaker instructed the clerk to read the Governor's veto message and House Bill No. 56, as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT;
OLYMPIA, WASH., NOVEMBER 30, 1925.

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

I herewith return House Bill No. 56 without my approval.

This measure commits the State of Washington to a land settlement policy and program without reasonable restrictions or adequate safeguards; a policy which the State cannot follow without disaster to itself and harmful effects to the whole plan of federal reclamation.

In this, I am actuated by one motive only: To protect the State of Washington and to serve the best interests of its people.

Respectfully submitted,
ROLAND H. HARTLEY, Governor of Washington.

HOUSE BILL NO. 56.

AN ACT relating to the reclamation, settlement and development of lands, defining the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. The commissioner of public lands shall have the power and it shall be his duty, to exercise all the powers and perform all the duties now vested in and required to be performed by the director of conservation and development in relation to the reclamation, development and settlement of undeveloped lands under and by virtue of the provisions of Chapters 60, 158 and 158 of the Laws of 1919, Sections 70 and 71 of Chapter 7 of the Laws of 1921, Chapter 90 of the Laws of 1921 and Chapters 34, 112 and 132 of the Laws of 1923.

SEC. 2. Upon the taking effect of this act the commissioner of public lands shall formally express to the government of the United States, through the secretary of the interior, the willingness and readiness of the State of Washington to cooperate with the United States in reclamation activities in the State of Washington in the manner and to the extent provided by the laws of this state.

SEC. 3. It shall be the duty of the commissioner of public lands, upon the taking effect of this act, to invite one member each from the Senate and House of Representatives of the State of Washington elected from west of the Cascade Mountains and one member each elected from east of the Cascade Mountains to join him as a com-
mittee to make a thorough study of the law, history and administration of reclamation by the state and report to the twentieth biennial session of the legislature the result of such study. The members of such committee shall receive no compensation for their services, but shall be reimbursed for their actual and necessary expenses incurred in the performance of their duties, to be paid from monies appropriated for that purpose.

SEC. 4. Whereas, The State Reclamation Service of Washington is an existing public institution and is authorized and empowered to cooperate with the government of the United States in matters of reclamation and land settlement, and the Bureau of Reclamation of the United States has solicited the immediate cooperation of The State Reclamation Service of Washington in the reclamation of large areas of undeveloped lands in this state, and the director of conservation and development, being the executive officer of the State Reclamation Service of Washington, has neglected, is neglecting and threatens to continue to neglect to cooperate with the Bureau of Reclamation of the United States, therefore, this act is necessary for the support of the state government and its existing public institutions and shall take effect immediately.

Passed the House November 23, 1925.

F. B. DANSKIN, Speaker of the House.

Passed the Senate November 24, 1925.

W. LON JOHNSON, President of the Senate.

Vetoed November 30, 1925.

ROLAND H. HARTLEY, Governor of Washington.

The bill was debated at length. The clerk called the roll, and the bill, having failed to receive the constitutional two-thirds majority, failed to pass notwithstanding the Governor's veto by the following vote: Yeas, 62; nays, 34; absent or not voting, 1.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Zent—62.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Douglas, Dunn, Goldsworthy, Halsey, Hemp, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Totten, Weaver, Willhite, Mr. Speaker—34.

Those absent or not voting were: Representative Stratton—1.

On motion of Mr. Josefsky, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Wednesday, December 2, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
The Speaker called the House to order at 10:00 a.m.

Roll call showed all members present except Representatives Baldwin, Douglas, Gray, Sisson, Stratton, Van Horn, Westover and Sweetman. Representatives Douglas, Gray, Stratton and Van Horn were excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

**MOTION.**

On motion of Mr. Reed, House Bill No. 51, on the calendar for third reading today, was re-referred to the Committee on Judiciary.

**MOTION.**

On motion of Mr. Falknor, Senate Bill No. 65, on the calendar for second reading today, was re-referred to the Committee on Judiciary.

**MOTION.**

Mr. Sims moved that the committee appointed pursuant to Senate Joint Resolution No. 6 of the Regular 1925 Session of the Legislature, be continued for this extraordinary session, and that they be authorized to continue the work for the duration of the extraordinary session.

The motion was carried.

**REPORTS OF STANDING COMMITTEES.**

**REPORT OF ENGROSSMENT COMMITTEE.**

_Mr. Speaker:_

> House of Representatives, Olympia, Wash., December 1, 1925.

Your Committee on Engrossment to whom was referred House Bills Nos. 147, 5, 51, 142 and 67, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Ed. Davis.

_Robert A. Trippe, Chairman._

_Mr. Speaker:_

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 73, entitled "An Act relating to local improvements in cities and towns, and amending Sections 9402 (7892-49) and 9421 (7892-68), of Remington's Compiled 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.

_George F. Meacham, Chairman._


Passed to second reading.
TWENTY-FOURTH DAY, DECEMBER 2, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 1, 1925.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 74, entitled "An Act relating to eminent domain proceedings in cities and towns and amending Sections 8263 (7814a), 9265 (7814c), 9266 (7814d), and 9277 (7819), of Remington's Compiled 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.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

House Bill No. 102: Do pass as amended.
Passed to second reading.

House Bill No. 101: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 130, entitled "An Act relating to drainage, diking and sewerage improvement districts, and amending Chapter 176 of the Laws of 1913 by adding after Section 16 thereof a new section to be known as Section 16-1, being Section 4421-1 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House Bill No. 145, entitled "An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to Committee on compensation and fees for state and county officers.

ROY JONES, Chairman.


On motion of Mr. Jones (Roy), the bill was re-referred to the Committee on Compensation and Fees for State and County Officers.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House Bill No. 157, entitled "An act for the relief of Augusta Stockder and Woldmar Stockder, 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.

H. E. GODSWORTHY, Chairman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 110, entitled "An act relating to fees and compensation of justices of the peace and amending section 1, Chapter 143 of the Laws of 1919," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Substitute House Bill No. 21, entitled "An act relating to Fireman's Relief and Pension Fund and repealing Chapter 50 of the 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.


Passed to second reading.

House Bill No. 3: Majority report: Do pass as amended; Minority report: Be indefinitely postponed.

Passed to second reading.

House Bill No. 90: Majority report: Do pass as amended; Minority report: Be indefinitely postponed.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 86, entitled "An act to provide indemnity to persons injured in motor vehicle accidents and the establishment of a state automobile fund," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.


Passed to second reading.
TWENTY-FOURTH DAY, DECEMBER 2, 1925

MIL SPEAKER:

We, your Committee on Constitutional Revision, to whom was referred House Bill No. 52, entitled "An act relating to motor vehicles and providing for an amendment to the Constitution 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.

CHARLES W. HALL, Chairman.


Mr. Hall moved that the committee report be adopted, and that House Bill No. 52 be indefinitely postponed.

The motion was carried.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 51 (Regular Session 1925), entitled "An act relating to the deposit of state moneys by the state treasurer and amending Section 5551 of Remington's Compiled Statutes, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Governor's veto be sustained.

RALPH R. KNAPP, Chairman.


Mr. Knapp moved that the House proceed with the consideration of House Bill No. 51 (1925 Regular Session), together with the Governor's veto.

The motion was carried.

The Speaker: "The clerk will read."

DEPARTMENT OF STATE.
OLYMPIA, WASH., November 30, 1925.

To the Honorable Speaker of the 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 House and Senate of the Nineteenth Session and vetoed by the Governor together with his veto message attached thereto.

House Bill No. 6 and House Bill No. 51.

Very respectfully,
J. GRANT HINKLE, Secretary of State.

STATE OF WASHINGTON, OFFICE OF GOVERNOR,
OLYMPIA, WASH., February 17, 1925.

To the Honorable the House of Representatives of the State of Washington
(through the Secretary of State).

GENTLEMEN: I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 51, which is disapproved. This bill provides for the amendment of Section 5551, Remington's Compiled Statutes.

This section as it now stands may be divided into two parts; the first providing that the State Treasurer may deposit public funds with any bank which has fully complied with the law governing depositaries of public funds and providing that the Treasurer shall not be liable for any loss resulting from the failure of any such bank. The second part of the law provides, as a safeguard, that the amount at any time on deposit with such a bank shall not exceed the paid-up capital and surplus of the bank.
House Bill No. 51 provides that the State Treasurer may deposit with any qualified bank, for a period not to exceed fifteen days, a sum not to exceed ten times the amount of the paid-up capital and surplus of the bank. No provision is made to secure such deposit and no additional bond is given by the bank nor is the bank required to make any deposit of additional collateral security. While complying with the letter of the law, the Treasurer might deposit ten times the bank's resources, withdrawing it at the end of fifteen days and substitute another like deposit, constituting in effect a revolving fund which could readily lead to loss to the state.

In addition to the above reasons, there is a serious question as to the effect of this provision upon the Treasurer's bond. The effect of this act is so to enlarge the powers of the Treasurer, involving the possible hazard on the bond, not contemplated at the time of its execution, that it raises the question whether the bonding company could be held thereunder. It will be noted that at the time of the execution of this bond, every deposit by the Treasurer is required to be covered fully by the assets of the bank and proper collateral or by bonds specifically covering the individual deposit.

Your attention is also directed to the fact that under the provisions of this act, the amount of the collateral necessary to secure deposits of public funds has been materially lessened while no additional security is afforded the state.

For the foregoing reasons, House Bill No. 51 is vetoed.

Very truly yours,

ROLAND H. HARTLEY,
Governor.

HOUSE BILL NO. 51.

AN ACT relating to the deposit of state moneys by the state treasurer and amending Section 5551 of Remington's Compiled Statutes, and providing that this act shall take effect immediately.

Be it enacted by the Legislature of the State of Washington:

Section 1. That Section 5551 of Remington's Compiled Statutes be amended to read as follows:

Section 5551. The State Treasurer may deposit with any depositary which has fully complied with all requirements of law any state moneys in his hands or under his official control not exceeding the limit herein prescribed, and any sum so on deposit shall be deemed to be in the state treasury, and such treasurer shall not be liable for any loss thereof resulting from the failure or default of any such depositary without fault or neglect on his part or on the part of his assistants or clerks. The amount at any time on deposit with any depositary shall not exceed the actual paid-up capital and surplus of such depositary, nor the penalty of the bond filed by it, nor the amount prescribed by the state finance committee, if any be prescribed, nor ninety per cent of the market value of the bonds deposited by it: Provided, however, that the state treasurer may deposit at one time with any depositary designated as a special depositary by the state finance committee by resolution, any sum of money not exceeding ten times the amount of the actual paid-up capital and surplus of such special depositary, but no part of such deposit in excess of the actual paid-up capital and surplus of such special depositary shall remain on deposit therein for a longer period than fifteen days.

Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety, and the support of the existing public institutions of the state and shall take effect immediately.

Passed the House, February 2, 1925.

F. B. DANSKIN, Speaker of the House.

Passed the Senate, February 6, 1925.

W. LON JOHNSON, President of the Senate.

Vetoed, February 17, 1925.

ROLAND H. HARTLEY, Governor of Washington.

The Speaker: "The question before the House is, 'shall House Bill No. 51 pass the House notwithstanding the veto of the Governor'.'"

The roll was called and House Bill No. 51, having failed to receive the constitutional two-thirds majority, failed to pass notwithstanding the veto.
of the Governor by the following vote: Yeas, 0; nays, 81; absent or not voting, 16.

Those voting yea were: 0.

Those voting nay were: Representatives Anderson, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCaII, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Allen, Aspinwall, Banker, Barlow, Cohen, Crosby, Douglas, Goldsworthy, Gray, Hemp, Hubbell, Reed, Sims, Stratton, Templeton, Van Horn—16.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 179**, by Committee on Dikes, Drains and Ditches: An Act relating to diking, drainage and sewerage, and amending Section 1 of Chapter 176 of the Laws of 1913, and declaring that this act shall take effect immediately.

Ordered printed and passed to second reading.

**House Bill No. 180**, by Representative Morton: An Act relating to the dissolution of irrigation districts, the determination and discharge of their indebtedness, and the distribution of their property, and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 181**, by Representative Hall: An Act relating to the venue in Justices' courts, providing for the payment of fees and amending Section 1775 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 182**, by Representative Collin: An Act relating to the apportionment of public school funds.

Ordered printed and referred to Committee on Education.

**House Bill No. 183**, by Representative Stewart (M. M.): An Act relating to cities of the second class, providing for the compensation of certain officers thereof and amending Sections 9017, 9025, 9026, 9027, 9031 and 9085 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Municipal Corporations Other Than the First Class.

**House Bill No. 184**, by Representative McLean: An Act relating to storage warehouse and warehousemen, defining the same, providing for the regulation and supervision thereof by the department of public works, providing
for the enforcement of the provisions of this act and penalties for the violation thereof.

Ordered printed and referred to Committee on Commerce and Manufacture.

SECOND READING OF BILLS.

Senate Bill No. 88, by Senator Norman: Relating to county boundaries. The bill was read the second time by sections and passed to third reading.

Senate Bill No. 84, by Committee on Forestry and Logged-off Lands: Relating to forests. The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 45, entitled "An act relating to Co-operative Associations; authorizing such associations to purchase their own stock under certain conditions; declaring when such associations may engage in business and amending Sections 3907, 3311, and 3921 of Remington's Compiled 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:

Amend Section 3, line 7 of the original bill, being line 5 of the printed bill, after the word "been" insert the words "subscribed and." M. M. MOULTON, Chairman.


The bill was read the second time by sections.
The committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 91, entitled "An act relating to the examination of parties in civil actions and amending Section 1226 of Remington's Compiled 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:

Amend Section 1, line 11 of the original bill, being line 6 of the printed bill, after the word "documents" strike the asterisks and insert in lieu thereof the words "material or." M. M. MOULTON Chairman.

We concur in this report: J. W. Lindsay, Charles W. Hall, Wm. Phelps Totten, S. H. Cutting, John A. Soule.

The bill was read the second time by sections.
The committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 97, entitled "An act relating to the venue of civil actions in justice courts and amending section 1756 of Remington's Compiled Statutes," 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, lines 4 and 5 of the original bill, being line 4 of the printed bill, strike the words "any incorporated city" and insert in lieu thereof the words "a city or town of more than fifteen hundred inhabitants."

M. M. MOULTON, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., NOVEMBER 24, 1925.

We, a minority of your Committee on Judicary, to whom was referred House Bill No. 97, entitled "An act relating to the venue of civil actions in justice courts and amending section 1756 of Remington's Compiled 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.

M. M. MOULTON, Chairman.

We concur in this report: Wm. Phelps Totten, W. W. Zent, Marcus R. Morton.

The bill was read the second time by sections.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 120, entitled "An act authorizing cities of the first class to sell unclaimed personal property in the possession of their police authorities, fixing the manner of sale thereof, and providing for the disposal of the proceeds of such sale," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 2, at line 6 of the printed bill, being line 20 of the original bill, by striking therefrom the words "the main entrance to the building in which the police department is located" and inserting in lieu thereof the words "a suitable place, which will be noted in the advertisement for sale."

CHARLES H. VOSS, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted.

On motion of Mr. Morton, the following amendment was adopted:

Amend Section No. 1 as follows: After the word "months" in line 4 of the printed bill, insert the following, "From date of written notice to the owner thereof, if known, and in all other cases for a period of six months from the time said property came into the possession of the police department unless said property has been held as evidence in any court, then in that event, after six months from date when said case has been finally disposed of and said property released as evidence by order of the court."

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed Senate Bill No. 18, by Senators Metcalf, Hastings and Northland: Relating to contractors.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.
Those voting yea were: Representatives Allen, Baldwin, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lent, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—76.

Those absent or not voting were: Representatives Anderson, Aspinwall, Banker, Beatty, Douglas, Dunn, Goldsworthy, Gray, Halsey, Hemp, Hubbell, Josefsky, Knapp, Lindsay, Moran, Sims, Shields, Stratton, Templeton, True, Van Horn—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.

Senate Bill No. 35, by Senator Morthland: Relating to a land grant.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Allen, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Thompson (Richard), Voss, Weaver, Westover, Willhite, Zent, Mr. Speaker—72.

Those voting nay were: Representatives Shields, Sweetman, Totten, Tripple—4.

Those absent or not voting were: Representatives Anderson, Aspinwall, Clark, Douglas, Gray, Halsey, Hanks, Hemp, Hubbell, Jones (John R.), Knapp, Loveberry, Moran, Shipley, Sims, Stratton, Templeton, True, Trunkey, Van Horn, Weik—21.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 59, by Representative Miller: Relating to a memorial milestone.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 2; absent or not voting, 19.

Those voting yea were: Representatives Allen, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Durrant, Falk-
Those voting nay were: Representatives Dunn, Jones (John R.)—2.

Those absent or not voting were: Representatives Anderson, Aspinwall, Barlow, Cohen, Douglas, Egbert, Glasgow, Gray, Halsey, Hanks, Hemp, Hubbell, Knapp, Lindsay, Moran, Moran, Sims, Stratton, True, Van Horn—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.

House Bill No. 67, by Representative Zent: Relating to the amendment of certain statutes.

On motion of Mr. Zent, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Falknor, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefksky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Schwartze, Shipley, Scales, Siler, Sisso, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Aspinwall, Banker, Barlow, Cohen, Douglas, Egbert, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Knutzen, Loveberry, Meacham, Mess, Moran, Reed, Ryan, Sims, Stratton, Templeton, True, Van Horn—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.

House Bill No. 96, by Representative Knapp: Relating to the dedication of certain lands.

On motion of Mr. Knapp, 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, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Hall, Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefksky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup,
Olson, Peterson, Overmeyer, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Willhite, Mr. Speaker—73.

Those absent or not voting were: Representatives Aspinwall, Banker, Barlow, Brislawn, Capron, Cohen, Douglas, Glasgow, Goldsworthy, Gray, Hanks, Hemp, Hubbell, Jones (John R.), Knutzen, Meacham, Moran, Reed, Stewart (M. M.), Stratton, True, Van Horn, Westover, Zent—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.

House Bill No. 118, by Representative Shields: Relating to elections.

On motion of Mr. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Overmeyer, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—77.

Those absent or not voting were: Representatives Banker, Burlingame, Cohen, Douglas, Durrant, Falknor, Gray, Hemp, Hubbell, Jones (John R.), Knapp, Meacham, Miller, Moran, Reed, Stewart (M. M.), Stratton, Sweetman, True, Westover—20.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 142, by Representative Collin: Relating to motor vehicles.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Hall, Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.
Those absent or not voting were: Representatives Douglas, Falknor, Gray, Hanks, Hemp, Hubbell, Jones (John R.), Loveberry, Meacham, Moran, Reed, Ryan, Stratton, Sweetman, True, Van Horn—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.

Olympia, Wash., December 2, 1925.

Mr. Speaker:
The President has signed Senate Bills Nos. 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17; also House Bills Nos. 8, 9, 11, 12, 13, 14, 15, 16, 18, 19, 20, 25, 26, 27, 28, 29, 30 and 31, and the same are herewith transmitted.

The Speaker announced that he was about to sign Senate Bills Nos. 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and 17.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Thursday, December 3, 1925.

A. W. Calder, Chief Clerk.

TWENTY-FIFTH DAY.

Olympia, Wash., Thursday, December 3, 1925.

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

Roll call showed all members present, except Representatives Hanks, Hemp, Lindsay, Stewart (M. M.), Stratton, and True. Representatives Hemp and Stratton were excused.

Prayer was offered by Rev. Robert Lee Bussabarger of the First Christian church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

Senate Bill No. 103: Do pass as amended.
Passed to second reading.

House Bill No. 172: Do pass as amended.
Passed to second reading.

House Bill No. 122: Do pass as amended.
Passed to second reading.
Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 128, entitled "An act relating to elections on certain bond issues, amending Section 1 of Chapter 13 of the Laws of 1925, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

George F. Meacham, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Military, to whom was referred House Bill No. 94, entitled "An act relating to the state flag and amending Section 1 of Chapter 174 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. F. Josefsky, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House Bill No. 10, entitled "An act relating to agricultural development districts, and repealing chapter 155 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.

C. C. Aspinwall, Chairman.


Passed to second reading.

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bills Nos. 45, 120, 97 and 91, have compared same with the original bills and find they are correctly engrossed.

Robert A. Triple, Chairman.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed
Senate Bill No. 104; also
Senate Bill No. 126; also
Engrossed Senate Bill No. 77, and the same are herewith transmitted.

Victor Zednick, Secretary.
SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., December 1, 1925.

Mr. Speaker:
The Senate has passed:
House Bill No. 62, with the following amendments:
Add a new section to be known as Section 2, to read as follows:
Sec. 2. This act is necessary for the immediate support of the existing public institutions of the state and shall take effect immediately.
Amend the title by striking the period (.) at the end thereof and adding the following: "and declaring that this act shall take effect immediately."

On motion of Mr. Allen, the amendments were concurred in.
The roll was called and the House concurred in the bill as amended by the Senate, by the following vote:

Yeas, 85; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shiplely, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—85.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Cutting, Dunn, Golds worthy, Halsey, Hanks, Hemp, Josefsky, Long, Schwartzze, Sims, Stratton—11.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 1, 1925.

Mr. Speaker:
The Senate has passed:
House Bill No. 63, with the following amendments:
In Section 1, line 1 of the printed bill, strike the parenthesis and figures (7768).
In Section 1, line 3 of the printed bill, strike the parenthesis and figures (7768).
In Section 2, line 1 of the printed bill, strike the parenthesis and figures (7769).
In Section 2, line 3 of the printed bill, strike the parenthesis and figures (7769).
Amend the title, Line 2 thereof in the printed bill, by striking the parenthesis and figures "(7768) and (7769)," and the same is herewith transmitted.

On motion of Mrs. Miller, the amendments were concurred in.
The roll was called and the House concurred in the bill as amended by the Senate, by the following vote:

Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Danielson, Davis, Douglas, Dur-
rant, Egbert, Falknor, Glasgow, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Banker., Cohen, Collin, Cutting, Dale, Dunn, Goldsworthy, Halsey, Hanks, Hemp, Josefsky, Lindsay, Long, Mess, Rychard, Schwartz, Sims, Stratton, Weaver—19.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 185, by Committee on State Granted School and Tide Lands (At request of State Land Commissioner's Department): An act relating to oyster lands and repealing Chapter XXIV (24) and XXV (25) of the Laws of 1895.

Ordered printed and passed to second reading.

House Bill No. 186, by Committee on Banks and Banking (At request of Banking Department): An act relating to banking and trust business, the organization, regulation and management of banks and trust companies, and amending Section 3238, Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 187, by Committee on Banks and Banking (By request of Banking Department): An act relating to banks and banking and prescribing certain powers and duties of the supervisor of banking.

Ordered printed and passed to second reading.

House Bill No. 188, by Committee on Banks and Banking (By request of Banking Department): An act relating to banks and banking and the use of the names "bank" and "trust" providing penalties, and amending Section 3225, Remington's Compiled Statutes.

Ordered printed and passed to second reading.

House Bill No. 189, by Representatives Rychard, Stewart (M. M.) and Westover: An act relating to bridges in cities and towns in second and third class counties.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 190, by Representatives Meacham, Lindsay, McCormick, Thompson (Geo. W.), Thompson (Richard), Jones (John R.), Jones (Roy), Clark, Cutting, Hubbell, Cohen, Zent, Goldsworthy and Miller: An act to amend Articles VII of the Constitution of the state of Washington relating to revenue and taxation, striking Sections 1, 2, 3 and 4 and inserting in lieu thereof a new section to be known as Section 1.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 191, by Representative Thompson (Geo. W.): An act relating to the regulation, sale, disposal, possession and use of narcotic drugs, and amending Section 3, Chapter 47, of the Session Laws of 1923.
Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 192, by Representative Thompson (Geo. W.): An act relating to the admission, care and treatment of patients in public or semi-public hospitals, where the same are supported in whole or in part by public donations or private charity, and fixing a penalty for the violation thereof.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 193, by Representatives Saunders, Behrens and Falknor (By request): An act relating to the raising and expenditure of revenues by cities of the first class in the State of Washington, having a population of three hundred thousand or more, prescribing the manner of preparation, appropriation and administration of municipal budgets and emergency expenditures, limiting the expenditures of revenues and providing penalties for violations thereof.

Ordered printed and on motion of Mr. Saunders referred to Committee on Revenue and Taxation.

House Bill No. 194, by Representative Northup: An act relating to tax levies in certain municipalities, and amending Section 5637 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 195, by Representative Falknor: An act relating to probate procedure and guardians for minors, insane and incompetent persons.

Ordered printed and referred to Committee on Judiciary.


Ordered printed and referred to Committee on Education.

House Bill No. 197, by Representative Shields: An act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards or other similar devices for or with the sale of goods, wares and merchandise, and amending Section 8359 of Remington’s Compiled Statutes of Washington, 1922 Edition.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 198, by Representative Johnson (Levy): An act relating to police judges in cities of the second class, and amending Section 9083 of Remington’s Compiled Statutes.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 199, by Representative Schwartz: An act relating to commission merchants engaged in selling any agricultural product and repealing Chapter 134 of the Laws of 1923, and providing penalties.

Ordered printed and referred to Committee on Agriculture.
House Bill No. 200, by Representative Reeves: An act relating to associations for marketing agricultural products and amending Section 17, Chapter 115, of the Laws of 1921.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 201, by Representative Lent: An act relating to consolidated school districts, and election, powers and duties of directors thereof, and amending Section 4444 of Remington’s and Ballinger’s Annotated Codes and Statutes of Washington.
Ordered printed and referred to Committee on Education.

House Bill No. 202, by Representative Chamberlain: An act relating to education and the use of text books therefor, providing penalties, and repealing all acts and parts of acts in conflict therewith.
Ordered printed and referred to Committee on Education.

House Joint Memorial No. 1, by Representatives Meacham, Thompson (Richard), Thompson (Geo. W.), Cutting, Zent, Hubbell, McCormick, Lindsay, Sims, Jones (Roy), Jones (John R.), Clark, Cohen, Goldsworthy and Miller: Memorializing Congress to repeal the inheritance tax provision of the present Federal Revenue Act.
Ordered printed and referred to Committee on Memorials.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 77, by Senators Westfall, Groff, Sutton, Hurn and Morgan: Relating to the powers of cities of the first class in regard to public auditoriums and museums and amending Chapter 179 of the Laws of 1923 as amended by Chapter 12 of the Laws of 1925.
Referred to Committee on Cities of the First Class.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 126, by Senators Morris, Houser, Myers, Conyard, Wray and Wilmer: An act relating to and defining the duties of certain officers with reference to aliens committed for violation of law.
Referred to Committee on Federal Relations and Immigration.

SECOND READING OF BILLS.

House of Representatives,
Olympia, Wash., November 30, 1925.

MR. SPEAKER:

We, a majority of your Committee on Constitutional Revision to whom was referred House Bill No. 3 entitled “An Act providing for the amendment of section 23 of Article II, of the constitution of the State of Washington, relating to the compensation of members of the legislature,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
Amend Section 23 at line 7 of the printed bill, being line 10 of the original bill, by striking the word “ten” and inserting the word “five” in lieu thereof.

CHARLES W. HALL, Chairman.

We concur in this report: John A. Soule, Fred J. Mess, Robert A. Tripple, S. H. Cutting.
TWENTY-FIFTH DAY, DECEMBER 3, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., NOVEMBER 30, 1925.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision to whom was referred House Bill No. 3 entitled "An Act providing for the amendment of Section 23 of Article II, of the Constitution of the State of Washington, relating to the compensation of members of the legislature," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

I concur in this report: W. W. Zent.

The bill was read the second time by sections.

The committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 73, by Representatives Behrens and Loveberry: Relating to local improvements.

On motion of Mr. Behrens, the bill was re-referred to the Committee on Judiciary for further consideration.

House Bill No. 74, by Representatives Behrens and Loveberry: Relating to eminent domain proceedings.

On motion of Mr. Behrens, the bill was re-referred to the Committee on Judiciary for further consideration.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 90, entitled "An Act for the protection of hotel, inn, lodging-house and boarding-house keepers, apartment house keepers and landlords of apartment houses, and amending Sections 1201 and 1202 of Remington's Compiled Statutes," 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, lines 4 and 5 of the original bill, being line 4 of the printed bill, strike the words "apartment house keepers and landlords of apartment houses" and insert in lieu thereof the words "keepers and landlords of furnished apartments."

Amend Section 1, line 8 of the original bill, being line 7 of the printed bill, after the word "apartment" strike the word "house."

Amend Section 2, lines 5 and 6 of the original bill, being line 5 of the printed bill, strike the words "Apartment house keeper or landlord of an apartment house" and insert in lieu thereof the words "keeper or landlord of a furnished apartment."

Amend Section 2, line 10 of the original bill, being lines 8 and 9 of the printed bill, strike the words "apartment house keeper or landlord" and insert in lieu thereof the words "keeper or landlord of a furnished apartment."

Amend the title of the bill, strike the words "apartment house keepers and landlords of apartment houses" and insert in lieu thereof the words "keepers and landlords of furnished apartments."

M. M. Moulton, Chairman.

We concur in this report: Charles W. Hall, B. E. Shields, J. F. Falknor, John A. Soule, J. W. Lindsay.

Mr. Speaker:

We, a minority of your Committee on Judiciary to whom was referred House Bill No. 90, entitled "An Act for the protection of hotel, inn, lodging-house and boarding-house keepers, apartment house keepers and landlords of apartment houses, and
amending Sections 1201 and 1202 of Remington's Compiled 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.

............... Chairman.


The bill was read the second time by sections.
The committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 110, by Representative Shields: Relating to justices of the peace.
The bill was read the second time by sections and passed to third reading.

House Bill No. 130, by Representative Hall: Relating to drainage, diking and sewerage improvement districts.
The bill was read the second time by sections.
On motion of Mr. Hall the following amendment was adopted:
Amend Section No. 1, line 5, strike the words "it shall be the duty of the county commissioners" and insert in lieu thereof the words "the county commissioners may."

On motion of Mr. Hall the following amendment was adopted:
Amend Section No. 1, line 8, strike the first word "to" after the word "filed".
The bill was passed to third reading and ordered engrossed.

RECONSIDERATION.

Mr. Crosby moved that the House do now reconsider the vote by which it adopted the following amendment to House Bill No. 3.
Amend Section 23 at line 7 of the printed bill, being line 10 of the original bill, by striking the word "ten" and inserting the word "five" in lieu thereof.
The motion was carried.
The Speaker declared the question now is on the adoption of the amendment.
The amendment was lost by a rising vote.
On motion of Mr. Chamberlain, the following amendment to House Bill No. 3 was adopted.
Amend Section No. 23. Insert (2 years) after word "biennium" in line 7 of printed bill.
The bill was passed to third reading and ordered engrossed.

House Bill No. 157, by Committee on Game and Game Fish (At request of Department of Fisheries and Game): Relating to relief of Augusta and Woldemar Stockdor.
The bill was read the second time by sections and passed to third reading.

House Bill No. 166, by Committee on Forestry and Logged-off Lands: Relating to forestation and reforestation.
The bill was read the second time by sections and passed to third reading.

House Bill No. 167, by Committee on Forestry and Logged-off Lands: Relating to forestation and reforestation.
On motion of Mr. Saunders, the bill was re-referred to the Committee on Constitutional Revision for further consideration.
We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 33, entitled "An Act relating to and regulating boxing, sparring and wrestling matches, creating a state athletic commission, defining its powers and duties, providing penalties for violations thereof, and making an appropriation of One Thousand Dollars ($1,000) to establish office," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

BELLE REEVES, Chairman.

We concur in this report: A. E. Olson, John Anderson, Mabel I. Miller, A. F. Brockman.

We, a minority of your Committee on Public Morals, to whom was referred House Bill No. 33, entitled "An Act relating to and regulating boxing, sparring and wrestling matches, creating a state athletic commission, defining its powers and duties, providing penalties for violations thereof, and making an appropriation of One Thousand Dollars ($1,000) to establish office," 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:

Amend Section 24 by striking the entire section and substituting therefor the following:

Sec. 24. Every corporation holding any boxing, sparring or wrestling match or exhibition under this act shall pay to the boxing commission 5% of the gross proceeds received from all sources for each match or exhibition, and shall be required by the commission to furnish satisfactory security therefor.

Amend Section 28 by striking the entire section and substituting therefor the following:

Sec. 28. From the proceeds received by the commission, under the provision of this act, the said commission shall pay the expenses of the maintenances of its office, and the operation of said commission, as provided in this act, and the surplus over and above such expenses shall be by the commission paid to the state treasurer on the first day of January of each year thereafter.

Add thereto the following:

Sec. 29. Each member of the commission shall file with the secretary of state a good and sufficient surety bond in the sum of $5,000 for the faithful performance of their duties as such commissioners, and the cost of such bonds may be charged as an expense of said commission and taken from the funds collected by it.

We concur in this report: Levy Johnson, C. A. Moran.

The bill was read the second time by sections.

On motion of Mr. Moran, the minority committee amendments were adopted.

On motion of Mr. Douglas the following amendment was adopted:

Amend Section No. 2, in Line 10 of same strike the word "comptroller" and insert in lieu thereof the word "Auditor."

On motion of Mr. Douglas the following amendment was adopted:

Amend Section No. 9: In line 4 after the word "may" and before the word "any" strike the word "be" and insert the word "by" in lieu thereof.

On motion of Mr. Douglas the following amendment was adopted:

Amend Section No. 11, line 11, after the word "or" and before the word "of" strike the word "one" and insert the word "either" in lieu thereof.
On motion of Mr. Douglas the following amendment was adopted:
Amend Section No. 17, line 2: After the word "State" and before the word "a" strike the word "Comptroller" and insert the word "Auditor" in lieu thereof.

On motion of Mr. Lent the following amendment was adopted:
Amend Section No. 18, line 5, after "Veterans of Foreign Wars Posts" add "and Disabled Veterans".

On motion of Mr. Moran the following amendment was adopted:
Strike from title the following: "making an appropriation of $1000."

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House Bill No. 45, by Representative Jacobs: Relating to cooperative associations.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Allen, Banker, Beatty, Goldsworthy, Hall, Halsey, Hemp, Hubbell, Loveberry, Meacham, Moulton, Reed, Schwartzz, Sims, Stewart (M. M.), Stratton, Templeton, Westover—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. 91, by Representative Totten: Relating to the examination of parties in civil actions.

Mr. Totten moved that the bill be laid on the table.

The motion was carried.

House Bill No. 97, by Representative Danielson: Relating to the venue of civil actions.

On motion of Mr. Danielson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 66; nays, 7; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Aspinwall, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Scales, Shipley, Siler, Sisson, Shields, Soule,
TWENTY-FIFTH DAY, DECEMBER 3, 1925

Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Willhite, Mr. Speaker—66.

Those voting nay were: Representatives Cross, Moran, Morton, Totten, True, Welk, Zent—7.

Those absent or not voting were: Representatives Allen, Baldwin, Banker, Barlow, Brislaw, Capron, Cohen, Collin, Dunn, Goldsworthy, Hall, Hemp, Jones (John R.), Loveberry, McCormick, Moulton, Reed, Ryan, Saunders, Schwartze, Sims, Stratton, Templeton, Westover—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.

House Bill No. 120, by Representative McCall: Relating to cities of the first class.

On motion of Mr. McCall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Baldwin, Brislaw, Collin, Glasgow, Goldsworthy, Hemp, Jones (John R.), Josefsky, McCormick, Mess, Reed, Ryan, Saunders, Schwartze, Stewart (M. M.), Stratton, Templeton, Tripple, Zent—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.

MOTION.

On motion of Mr. Jacobs, all bills introduced today upon departmental requests were ordered printed in the usual manner.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Friday, December 4, 1925.

A. W. CALDER, Chief Clerk.

F. B. DANSKIN, Speaker.
TWENTY-SIXTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, December 4, 1925.

The Speaker called the House to order at 10:00 a.m.
Roll call showed all members present, except Representatives Durrant, Hemp, McLean, Ryan, Stratton and Thompson (Richard), all of whom were excused.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian church, of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the Journal was approved.

REPORTS OF STANDING COMMITTEES.

REPORT OF ENGROSSMENT COMMITTEE,

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

Your Committee on Engrossment, to whom was referred House Bills Nos. 33, 90, 130 and 3, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TIPPLE,
Chairman.

I concur in this report: Ed. Davis.

House Bill No. 118: Do pass as amended. Passed to second reading.

House Bill No. 68: Do pass as amended. Passed to second reading.

House Bill No. 88: Do pass as amended. Passed to second reading.

House Bill No. 84: Do pass as amended. Passed to second reading.

House Bill No. 117: Do pass as amended. Passed to second reading.

House Bill No. 149: Do pass as amended. Passed to second reading.

Mr. Speaker:

Your Committee on Judiciary, to whom was referred House Bill No. 6, entitled "An Act to provide a limitation on liens for Inheritance taxes," 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.

M. M. MOULTON, Chairman.


On motion of Mr. Falknor, the substitute bill was ordered printed. Passed to second reading.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 158, entitled "An Act to promote the speedy determination of litigation on the merits and authorizing the Supreme Court to make rules relating to pleading, procedure and practice in the courts of this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 155, entitled "An Act relating to civil procedure and amending Section 1231 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Railroads, to whom was referred House Bill No. 24, entitled "An Act relating to the construction and maintenance of railroad crossings and amending Section 6 of Chapter 30 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.

Arthur L. True, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 135, entitled "An Act relating to the compensation of workmen engaged in extra hazardous maritime occupations, defining the plant of such employment, amending the workmen's compensation act, and repealing Section 2 of Chapter 67 of the Laws of 1919," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Pliny L. Allen, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 190, entitled "An Act to amend Article VII of the Constitution of the State of Washington relating to revenue and taxation, striking Sections 1, 2, 3 and 4 and inserting in lieu thereof a new section to be known as Section 1," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

George F. Meacham, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 148, entitled "An Act creating and providing for the enforcement of liens upon motor vehicles for damages caused thereby," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:
We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 148 entitled "An Act creating and providing for the enforcement of liens upon motor vehicles for damages caused thereby," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.

We concur in this report: Marcus R. Morton, E. E. Shields.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 144, 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 amending Section One, of Chapter One hundred and thirty-five of the Laws of Nineteen hundred and fifteen, as amended," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:
We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 144, 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 amending Section One, of Chapter One hundred and thirty-five of the Laws of Nineteen hundred and fifteen, as amended," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 124, entitled "An Act relating to the selection of jurors in the superior courts and amending Sections 96 and 97 of Remington's Compiled 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. M. M. Moulton, Chairman.


HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 124, entitled "An Act relating to the selection of jurors in the superior courts and amending Sections 96 and 97 of Remington's Compiled 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.

Chairman.

We concur in this report: Marcus R. Morton, S. H. Cutting.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 47, entitled "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. John Hanks, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:

We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 47, entitled "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass. ---, Chairman.

We concur in this report: M. T. Britslawn, John A. Soule, A. E. Olson, Maude Sweetman, A. D. Dunn.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:

We, a majority of your Committee on Industrial Insurance, to whom was referred House Bill No. 16, entitled "An Act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending Section 18 of Chapter 74 of the Laws of 1911, page 367," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. Pliny L. Allen, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 2, 1925.

MR. SPEAKER:

We, a minority of your Committee on Industrial Insurance, to whom was referred House Bill No. 16, entitled "An Act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending Section 18 of Chapter 74 of the Laws of 1911, page 367," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: P. B. Egbert.

Passed to second reading.
We, your Committee on Constitutional Revision, to whom was referred House Bill No. 50, entitled "An Act providing for the amendment of Section 7, Article II of the Constitution of the State of Washington relating to members of the legislature," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

CHARLES W. HALL, Chairman.


Passed to second reading.

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 109, entitled "An Act relating to the compensation and medical and surgical care of workmen injured in extra-hazardous employment, declaring the operation of cuisines and kitchens of establishments manufacturing food stuffs or serving food to the public to be an extra-hazardous occupation and work, and amending Section 7674 of Remington's Compiled 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.

PLINY L. ALLEN, Chairman.


Passed to second reading.

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 165, entitled "An Act relating to the nomination of candidates for, and the election of, county commissioners; and amending Section 4042, and repealing Section 4043 of Remington's Compiled 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.

E. E. SHIELDS, Chairman.


Passed to second reading.

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 131, entitled "An Act making an appropriation for the construction and maintenance of the women's Industrial home and clinic," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

H. E. GOLDSWORTHY, Chairman.


Passed to second reading.

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 131, entitled "An Act making an appropriation for the construction and maintenance of the women's Industrial home and clinic," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chairman.
TWENTY-SIXTH DAY, DECEMBER 4, 1925


Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

The Senate has passed:
House Bill No. 108; also
Senate Bill No. 80; also
Senate Bill No. 102; also
Senate Bill No. 114; also
Senate Bill No. 116; also
Senate Bill No. 119; also
Senate Bill No. 121; also
Engrossed Senate Bill No. 48; also
Engrossed Senate Bill No. 71; also
Engrossed Senate Bill No. 115; also
Engrossed Senate Bill No. 118, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 203, by Representative Moran: An act relating to the public health, to promote the education of persons engaged in the sale and distribution of food products, providing for the examination and certification of such persons and providing penalties for the violation thereof.

Ordered printed and referred to Committee on Commerce and Manufacture.

House Bill No. 204, by Representative Chamberlain: An act relating to workmen's compensation, increasing the monthly pension payments to workmen permanently totally disabled and to the dependents and beneficiaries, except aliens not residing in the United States, or workmen who have died or shall die as a result of injuries received in extra hazardous employment between October 1, 1911, and July 1, 1923, creating a fund to be known as the increased pension reserve fund, providing for payments into such fund, and amending the Workmen's Compensation Law of Washington by adding to Remington's Compiled Statutes of Washington, a new section to be known as Section 7679-a.

Ordered printed and referred to Committee on Industrial Insurance.

House Joint Memorial No. 2, by Representatives Reed, Allen, Knapp, Halsey, Ryan, Josefsky, Voss, Anderson, Hanks, Stewart (M. M.), Scales, Hall, Olson, Falknor, Trunkey, Long, Crosby, Goldsworthy, Tripple, Zent, Douglas, Glasgow, McDonough, Willhite, Jacobs: Requesting Congress to pass legislation, making provision for the construction of adequate, permanent buildings and improvements at Camp Lewis, in the State of Washington, for the accommodation of an Army Post of the first class.

Ordered printed and referred to Committee on Memorials.
FIRST READING OF SENATE BILLS.

Senate Bill No. 80, by Senator Myers: An act relating to public and terminal warehouses and amending Section 7002 of Remington’s Compiled Statutes.
Referred to Committee on Judiciary.

Senate Bill No. 102, by Senators Palmer and Hastings: An act relating to liens for labor and material furnished in the improvement of real property, and amending Section 3 of Chapter 24 of the Laws of 1893 (Sec. 1131 of Remington’s Compiled Statutes).
Referred to Committee on Judiciary.

Senate Bill No. 114, by Committee on Roads and Bridges (By departmental request): An act relating to procedure for acquiring and appropriating land, real estate and other property for public uses of the State of Washington, providing for determination by the court that the proposed use is a public use, providing for occupancy and use of such land, real estate and other property by said state after entry of order adjudicating such public use and before assessment of damages, providing for consolidation of cases for trial by one and same jury, providing for payment of award in the registry of court, amending sections 894, 895 and 897 of Remington’s Compiled Statutes and declaring an emergency.
Referred to Committee on Roads and Bridges.

Senate Bill No. 116, by Committee on Roads and Bridges (By Departmental Request): An act relating to the acquirement of lands for rights of way and drainage of and unobstructed vision for state highways and for the purpose of securing sand pits, gravel pits, borrow pits, stone quarries and maintenance camp sites, and rights of way to gain access thereto, amending Section 6766 of Remington’s Compiled Statutes, and declaring an emergency.
Referred to Committee on Roads and Bridges.

Senate Bill No. 119, by Committee on Roads and Bridges (By Departmental Request): An act fixing the width of right of way of state roads, repealing all acts and parts of acts in conflict therewith and declaring an emergency.
Referred to Committee on Roads and Bridges.

Senate Bill No. 121, by Committee on Roads and Bridges (By Departmental Request): An act authorizing and directing the Governor to reconvey certain premises secured as a part of the proposed location of state road No. 1, the width of which location was afterwards reduced.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 48, by Senator Landon: An act enabling cities of the first class to provide for pensioning their superannuated and disabled civil service employees.
Referred to Committee on Cities of the First Class.

Engrossed Senate Bill No. 71, by Senator Groff: An act relating to corporations and amending Section 3827 of Remington’s Compiled Statutes.
Referred to Committee on Judiciary.
Engrossed Senate Bill No. 115, by Committee on Roads and Bridges (By Departmental Request): An act providing against private occupancy of rights of way of state highways, declaring such occupancy unlawful and providing penalty and for confiscation of encroaching property, prescribing court procedure to remove and dispose of such property or for redelivery thereof and declaring an emergency.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 118, by Committee on Roads and Bridges (By Departmental Request): An act relating to railroad, highway and state road crossings; providing for exercise of power of eminent domain to carry the purposes of this act into effect; amending Sections 10511, 10512, 10513, 10514, 10516, 10517, 10519, 10525, 10529 and 10530, Remington's Compiled Statutes; repealing all acts and parts of acts in conflict with this act, and declaring an emergency.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

The bill was read the second time by sections and passed to third reading.

House Bill No. 94, by Representative Miller: Relating to the state flag.
The bill was read the second time by sections.
On motion of Mrs. Miller the following amendment was adopted:
Amend Section No. 1, line 5: After the word "thereon" and before the period strike the words "in gold and yellow color."
The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 122, entitled "An Act relating to interest on state, county, municipal and school district taxes now delinquent, 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 adding at the end of the section the following:
"Provided, That this act shall not apply to any case where taxes were paid under protest by any person or corporation which should have been paid by any other person or corporation, and in such case the taxes paid by any person or corporation other than the person or corporation which should have paid them, shall bear interest until paid at the rate of twelve per cent (12%) per annum if such taxes were upon personal property, and at the rate of twelve per cent (12%) if such taxes were upon real estate."

Amend Section 2, line 4 of the printed bill by striking the word "may" at the end of the line and inserting in lieu thereof the word "any".

GEORGE F. MEACHAM, Chairman.


The bill was read the second time by sections.
On motion of Mr. Zent, the committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.
House Bill No. 128, by Representatives Hall and Ryan: Relating to elections on certain bond issues.

The bill was read the second time by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred House Bill No. 172, entitled "An Act relating to geo-ducks, and providing penalty," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

In line One (1) of the printed bill, same being line Six (6) of the typewritten bill, after the word "of" strike the word "five," and insert in lieu thereof the word "three".

GRANT C. SISSON, Chairman.


The bill was read the second time by sections.

The committee amendment was adopted on motion of Mr. Sisson.

The bill was passed to third reading and ordered engrossed.

Engrossed Substitute Senate Joint Resolution No. 1, by Rules Committee: Providing for appointment of a committee re conditions at State Penitentiary.

The resolution was read the second time by sections.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCormick, McLean, McCall, McDonough, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Saunders, Scales, Shipley, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Shields, Sweetman, Templeton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite—73.

Those absent or not voting were: Representatives Anderson, Barlow, Brislawn, Clark, Cohen, Collin, Dunn, Durrant, Goldsworthy, Halsey, Josefsky, Meacham, Reed, Ryan, Rychard, Schwartze, Siler, Sims, Stratton, Thompson (Richard), Totten, Westover, Zent, Mr. Speaker—24.

The resolution, having received the 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. Long to preside.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 24, 1925.

Mr. Speaker:

We, a majority of your Committee on Education, to whom was referred Senate Bill No. 67, entitled "An Act relating to health, welfare and care of children in attendance at public schools and amending Chapter 152 of the Session Laws of the
State of Washington for the year 1923 by adding one section thereto to be designated Section 2, 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 2, lines 1 and 2, strike the words “of the first class.”

CHAS. H. RYCHARD, Chairman.

We concur in this report: L. D. Chamberlain, G. W. Overmeyer, O. M. Beatty, Belle Reeves, J. R. Schwartze, Chas. M. Baldwin, Levy Johnson, S. R. Gray.

The bill was read the second time by sections.

On motion of Mr. Chamberlain, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

QUESTION OF PRIVILEGE.

Mr. Sims: “Mr. Speaker, I arise to a question of privilege.”

Mr. Long (presiding): “State your question of privilege, Mr. Sims.”

Mr. Sims: “The question of privilege to which I arise this morning is pertaining to the whole House. We had laid on our desks this morning a mimeographed copy of a report called ‘Legislative Program and Procedure’ for the House. As I understand it, this report was made by what is known as the ‘majority membership’ of the House. Members of the press and others have asked me several times what I thought of this report. We, the minority of the House, have prepared a statement of our position in these matters, which I will ask the clerk to read:”

REPORT OF COMMITTEE ON LEGISLATIVE PROGRAM AND PROCEDURE.

We, your Committee on Legislative Program and Procedure, having given careful consideration to the message of the Governor and to other pending proposed legislation, submit for your consideration the following program of legislation as being in our opinion necessary for the best interests of the State.

1. For the purpose of furnishing a basis for wise legislation in regard to the public school system which will insure economy and at the same time maintain the present high standard of efficiency, we recommend that a joint committee from the Senate and House of Representatives be appointed to study the public school system giving consideration to the report of the special commission made to the 1923 session of the legislature, and report their findings and recommendations to the next session.

2. We do not approve the abolishment of the millage tax for the maintenance of the higher educational institutions, but recommend that legislation be enacted fixing such millage tax at the point necessary for proper maintenance of these important institutions, and we further recommend that the necessary appropriations be made for building purposes and other capital outlay at these institutions.

3. We approve the recommendation of the Governor for the submission of a constitutional amendment giving the legislature power to classify property for the purpose of taxation, that being in our opinion the only course which will make it possible to devise a just and equal system.

4. Legislation should be enacted in accordance with the recommendation of the Governor consolidating certain county offices in counties of smaller population for the purposes of greater efficiency and economy.

5. We believe the present highway program has the approval of the great majority of the people of the State, and recommend that it be maintained and continued, and that the present automobile license fees and gasoline tax be maintained at the present rate. No tax on property is levied for road building, and continuance of the present policy will make it possible to provide every part of the state with good roads without any burden on the tax payers.

NOTE: The statement presented by Mr. Sims immediately follows the report of the majority membership. The report, immediately following, was ordered spread upon the journal, and to precede the statement of the minority membership, on a motion of Mr. Reed, which is shown in the subsequent minutes of today’s session.
6. The general policy of reclamation should not be abandoned, and the offer of the United States Government to finance the Kittitas irrigation project should not be declined. We therefore recommend that this session enact legislation directing the proper state authorities to enter into the necessary contract with the United States for the Kittitas development, upon being indemnified against loss.

7. Some mistakes have been made in the administration and investment of the reclamation revolving fund, and inasmuch as the fund now contains sufficient money for present purposes, we recommend that the one-half mill levy for the reclamation revolving fund be suspended for one year, and that in the meantime a joint committee of the Senate and the House of Representatives, to be named in the resolution, be provided for, for the purpose of studying the question of state reclamation, and report their findings to the next session of the legislature in order that a wise and constructive policy of state reclamation may then be formulated and continued.

8. As pointed out in the message of the Chief Executive, there is much room for improvement in our judicial system, and we recommend that legislation be enacted for the establishment of a judicial council, and for improvement in the system of court procedure in accordance with the bills now pending before the legislature.

9. The situation of the local improvement bonds of our cities and towns demands immediate attention and we recommend that legislation be enacted making it mandatory upon the cities and towns of the state to establish a guarantee fund for all future issues of local improvement bonds and granting the option to such cities and towns to extend the guarantee of that fund to any or all past issues.

10. A portion of the recommendations of the Governor in regard to sales of state lands is already covered by existing law, but we recommend that a joint legislative committee be appointed to investigate the entire question of the sales of state lands with special reference to the provisions relating to common users of railways crossing state lands, and report to the next session of the legislature any respects in which those provisions can be strengthened.

11. The early completion of the state capitol building is highly desirable, and we recommend that the necessary appropriation be made for the furnishing of the building.

12. Such appropriations as are found to be necessary for the Attorney General’s office, and for the Tax Commission, for the purpose of providing adequate defense to the action of the railroad companies, which has been instituted, should be provided.

13. The usual necessary appropriations for the maintenance of state government should also be provided.

The foregoing legislative program, in the opinion of your committee, covers essential legislation, and should be enacted into law before adjournment, and every facility should be given to expedite action upon these subjects, but this program is not intended to be exclusive and other desirable and meritorious legislation should be considered and acted upon.

Believing that the foregoing outlined program and plan will be most conducive to the best welfare of the state, and that it should be carried out with all expedition possible to the end that this legislature may adjourn at an early date, we respectfully submit the same for your consideration.

(Signed) MARK E. REED, Chairman.
E. F. BANKER,
M. M. MOULTON,
FLINT L. ALLEN,
CHARLES W. HALL.

TO THE “MAJORITY” COMMITTEE ON LEGISLATIVE PROGRAM AND PROCEDURE.

FELLOW MEMBERS:

The Speaker has advised us of a committee of your body waiting on him with an outline of proposals for our consideration.

For the purpose of designation in this letter we will call you the “Majority,” and ourselves the “Minority.” We take it that the “Majority” has extended the 13 points as a compromise on which members of the Senate, members of the House, and the Chief Executive can be gotten together where they can jointly agree on some harmonious program.
It has been evident to all that upon the outcome of the “Banker” bill some concrete action was necessary and we awaited that time with a sincere feeling that the “Majority” and the “Minority” could be cemented together on a common program.

Immediately after the disposal of the “Banker” veto we hailed with joy the statements of the press that a union between us would be effected, in addition to this individual members of your body extended this same hope.

The press outlined the plan of procedure which you would take and in that we agreed which we understood would be as follows:

To appoint a committee of the “Majority” to meet with a committee of the “Minority” for the purpose of ironing out controversial points and arriving at a common conclusion, then ask for a meeting with the Senate members to sit in on our conclusion and try and bring about an agreeable program between both Houses.

When this had been accomplished the next move was to consult the Chief Executive, Roland H. Hartley, and see if we could not bring the Legislature and the Governor to an understanding that would end controversy in this session.

We regret that you have not followed this plan as it would have been one of real promise.

We are asked to advise you of our ideas of your proposals. This puts us in a very delicate position for the following reasons: If we disagree with your proposal we will only be extending the discord; if we agreed to your proposals as a whole we would without question be subscribing to ideas on which we honestly differ.

In conclusion let us say that we welcome a harmony program but to be effective it must be one of honest compromise and not one of dictation.

E. A. SIMS, Chairman,
S. H. CUTTING,
GEO. C. BARLOW,
H. F. JOSIEFSKY,
ALVIN COLLIN,
ARTHUR COHEN,
W. B. WEAVER.

The House resumed consideration of bills on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 2, 1925.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 103, entitled “An Act relating to game animals; providing for the killing of male antlered elk; 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:

In title after the word “of” strike the words “male antlered.”

In Section 1, lines 1 and 2 of the printed bill, after the word “counties,” insert “with the written approval of the State Supervisor of Game and Game Fish.”

In Section 1, line 2 of the printed bill, after the word “the” strike the word “male.”

In Section 2, line 1 of the printed bill, after the word “commission” insert the words “and with the written approval of the State Supervisor of Game and Game Fish.”

In Section 2, line 2 of the printed bill, after the word “on,” strike the words “male antlered.”

In Section 2, line 3 of the printed bill, after the word “elk” strike the balance of the sentence.

In Section 2, line 5 of the printed bill, after the words “placed in the,” strike the word “county” and insert in lieu thereof the word “state.”

In Section 2, line 6 of the printed bill, after the word “one,” strike the words “male antlered.”

Section 3. Insert a new section to be known as Section 3 to read as follows: “This act to apply only to counties situated east of the Cascade mountains.”

Section 4. Renumber Section 3, Section 4.

Grant C. SiSSON, Chairman.

The bill was read the second time by sections.

On motion of Mr. Sisson, the committee amendments were adopted.

On motion of Mr. Sisson, the following amendment was adopted:

Amend Section No. 3: After the word "the" in line three of section three insert the words "Summit of the."

The bill was passed to third reading and ordered engrossed.

MOTION.

Mr. Reed moved that the House return to the fourth order of business, propositions and motions.

The motion was carried.

Mr. Reed moved that the "legislative program," as proposed by the majority membership of the House be spread upon the journal, and that it immediately precede the statement made by the minority membership.

The motion was carried.

There being no objection, the House returned to the next order of business.

THIRD READING OF BILLS.

Engrossed House Bill No. 5, by Representative Crosby: Relating to sale of certain tide lands.

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—88.

Those absent or not voting were: Representatives Allen, Durrant, Mess, Moulton, Ryan, Schwartze, Shields, Stratton, Thompson (Richard)—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 resumed the chair.

Engrossed House Bill No. 3, by Representative Thompson (Geo. W.): Relating to an amendment to the state constitution.

On motion of Mr. Thompson (Geo. W.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 10; absent or not voting, 11.
TWENTY-SIXTH DAY, DECEMBER 4, 1925

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Totten, Trunkey, Van Horn, Voss, Weaver, Weik, Mr. Speaker—76.

Those voting nay were: Representatives Burlingame, Dunn, Halsey, Knapp, Rychard, Shipley, Tripple, True, Westover, Willhite—10.

Those absent or not voting were: Representatives Barlow, Brislawn, Collin, Durrant, Johnson (Levy), Ryan, Schwartze, Shields, Stratton, Thompson (Richard), Zent—11.

The bill, having received the constitutional two thirds 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, by Committee on Game and Game Fish (By Request): Relating to relief of Augusta Stockder and Waldemar Stockder.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Barlow, Collin, Douglas, Dunn, Durrant, Johnson (Levy), McCormick, Meacham, Ryan, Schwartze, Shields, Stratton, Thompson (Richard), Zent—14.

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

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

Senate Bill No. 38, by Senator Norman: Relating to boundaries of certain counties.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron,
Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Templeton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representative Hanks—1.

Those absent or not voting were: Representatives Behrens, Collin, Durrant, Johnson (Levy), McCormick, Meacham, Moulton, Reed, Ryan, Schwartz, Stewart (M. M.), Stratton, Thompson (Richard), Totten—14.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 84, by Committee on Forestry and Logged-off Lands:
Relating to forests.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—84.

Those absent or not voting were: Representatives Anderson, Cutting, Durrant, Hall, Hemp, Hubbell, Loveberry, Ryan, Schwartz, Sims, Stratton, Thompson (Richard), Zent—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.

MOTION.

On motion of Mr. Meacham, the House returned to the fourth order of business, propositions and motions.

Mr. Meacham moved that the use of the House chamber be granted the Joint Committee on Revenue and Taxation, on Tuesday evening, December 8, 1925, for a public hearing.

The motion was carried.

On motion of Mr. Reed, the House adjourned until 10:00 a.m., Saturday, December 5, 1925.

A. W. Calder, Chief Clerk.

F. B. Danskin, Speaker.
TWENTY-SEVENTH DAY.

The Speaker called the House to order at 10:00 a.m.
Roll call showed all members present, except Representatives Capron, Cutting, Douglas, Durrant, Knapp, Knutzen, Mess, Nolte, Overmeyer, Tripple, Thompson (Richard) and Trunkey, all of whom were excused.
Prayer was offered by Rev. Robert Lee Bussabarger of the First Christian church, of Olympia, Wash.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

On motion of Mrs. Miller, the use of the House Chamber was granted, for Monday evening, December 9, 1925, for a public hearing on the Women’s Home and Clinic.

RESOLUTION.

By Mr. Sims:

WHEREAS, One of our fellow members, Hon. J. T. Stratton, from Pacific County, was stricken with a serious illness while in attendance at this session, and is now in the hospital where he is likely to undergo a major operation:

Now Therefore, Be It Resolved, That the House of Representatives of the State of Washington, in session assembled, express and extend to Mr. Stratton its deep sympathy and hope for his early and complete recovery from his illness.

Resolved Further, That the chief clerk immediately transmit a copy of this resolution to Mr. Stratton.

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

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., December 2, 1925.

Mr. Speaker:

We, your Committee on Corporations Other Than Municipal and Railroads, to whom was referred Senate Bill No. 75, entitled “An Act relating to corporations and amending Sections 3865 and 3871 of Remington’s Compiled Statutes,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

John A. Soule, Chairman.


Passed to second reading.

House of Representatives,
Olympia, Wash., December 2, 1925.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 54, entitled “An Act authorizing the city of Seattle to deed certain shorelands on Lake Washington, to the United States,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles H. Voss, Chairman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Agriculture to whom was referred House Bill No. 116 entitled "An Act relating to concentrated commercial feeding stuffs and amending Section 3 of Chapter 101 of the Laws of 1919," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. ASPINWALL, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Corporations Other Than Municipal and Railroads, to whom was referred House Bill No. 112, entitled "An act to provide for the incorporation of associations composed of the members of certain fraternal organizations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN A. SOULE, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 150, entitled "An act relating to fines, penalties and bail forfeitures, and providing for the disposition thereof in certain cases in class 'A' counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.

We concur in this report: Logan L. Long, J. F. Falknor, John A. Soule, Charles W. Hall, Wm. Phelps Totten.

Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 150, entitled "An act relating to fines, penalties and bail forfeitures, and providing for the disposition thereof in certain cases in class 'A' counties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 152, entitled "An act relating to penalties against or punishment of corporations for violations of laws of the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.
TWENTY-SEVENTH DAY, DECEMBER 5, 1925


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 169, entitled "An act providing for the construction and maintenance of highways by counties outside the boundaries thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

We, your Committee on Judicary, to whom was referred House Bill No. 162, entitled "An act relating to cooperative associations, providing for active and associate members, authorizing such associations to purchase their own stock, and amending Section 6 of Chapter 115 of the Laws of 1921," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred House Bill No. 183, entitled "An act relating to cities of the second class, providing for the compensation of certain officers thereof and amending Sections 9017, 9025, 9026, 9027, 9031 and 9085 of Remington's Compiled Statutes," 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 A. Soule, J. L. Cross, Andrew Danielson, M. M. Stewart.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., November 24, 1925.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 69, entitled "An act to provide for the reading of the Holy Bible in the public schools," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Judiciary Committee.


On motion of Mr. Rychard, the report was adopted, and the bill was referred to the Committee on Judiciary for further consideration.
MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 72, entitled "An act relating to education and the books and courses of instruction in certain private and parochial schools and providing penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be referred to the Judiciary Committee.

CHAS. H. RYCHARD, Chairman.


On motion of Mr. Rychard, the report was adopted, and the bill was re-referred to the Committee on Judiciary for further consideration.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 169, entitled "An act dis-establishing the State Fair of Washington, granting the property thereof to the County of Yakima, and repealing Chapter 21 of the Laws of 1893," 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. C. ASPINWALL, Chairman.


On motion of Mr. Aspinwall, the bill was re-referred to the Committee on Agriculture for further consideration.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 151, entitled "An act relating to criminal procedure, amending Section 2285 of Remington's Compiled Statutes and repealing Section 2059 of Remington's Compiled 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.

M. M. MOULTON, Chairman.

We concur in this report: J. F. Falknor, John A. Soule, J. M. Glasgow, Charles W. Hall, Marcus R. Morton.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 151, entitled "An act relating to criminal procedure, amending Section 2285 of Remington's Compiled Statutes and repealing Section 2059 of Remington's Compiled 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.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 170, entitled "An act relating to contracts for the sale of real property," 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. 

M. M. MOULTON, Chairman.


On motion of Mr. Falknor, the substitute bill was ordered printed.
Passed to second reading.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 62 and 63, have compared same with the original bills and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.

REPORT OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 4, 1925.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 108, have compared same with the original bill and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 4, 1925.

MR. SPEAKER:

The Senate has passed
Senate Bill No. 112; also
Senate Bill No. 133; also
Engrossed Senate Bill No. 68; also
Engrossed Senate Bill No. 120; also
Engrossed Senate Bill No. 127, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 205, by Representative Overmeyer: An Act relating to industrial insurance and medical and surgical care for injured workmen engaged in extra-hazardous employment, and providing alternative methods for securing the payment of the compensations and benefits provided by law, for the filing of bonds or policies of insurance, or making deposits, prescribing the conditions and requirements thereof prohibiting deductions from the wages or salaries on account thereof, except as provided, and providing a penalty therefor, providing qualifications of guarantors and sureties and providing for the making and adjustment of rates and providing for the payment of cost administration.

Ordered printed and referred to Committee on Industrial Insurance.
House Bill No. 206, by Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Douglas, Dunn, Goldsworthy, Halsey, Hemp, Josefaky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Templeton, Thompson (Richard), Totten, Weaver, Willhite, Zent, Sweetman: An Act relating to irrigation districts and land settlement and indemnity contracts; providing for assessments, fixing the powers and duties of certain officers with relation thereto and declaring an emergency.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 207, by Representative Brockman: An Act providing for the renewal, suspension and cancellation of licenses to practice dentistry, pharmacy, the healing arts, and the occupation of barber, defining unprofessional conduct, providing for a special assistant attorney general to be known as director of license law enforcement, fixing the powers, duties and compensation of such officer, creating the license law enforcement fund, making an appropriation, and providing when said act shall take effect.

Ordered printed and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 208, by Representative Zent: An Act relating to the drawing or uttering of bank checks or drafts and amending Section 1 of Chapter 156 of the Laws of 1915.

Ordered printed and referred to Committee on Judiciary.

House Bill No. 209, by Representatives Capron, Baldwin and McDonough: An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.


Ordered printed and referred to Committee on Judiciary.

House Bill No. 211, by Representative Shields: An Act relating to and providing for the construction of a bridge across Lake Union in the City of Seattle, and making an appropriation therefor.

Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 212, by Representative Long (By Request of Insurance Commissioner): An Act relating to insurance and amending Article III, Title XLV of Remington's Compiled Statutes, by adding three new sections to be known as Sections 7242-1, 7242-2 and 7242-3.

Ordered printed and referred to Committee on Insurance.
House Bill No. 213, by Representative Long (By Request of Insurance Commissioner): An Act repealing section 7228 of Remington's Compiled Statutes relating to insurance.
Ordered printed and referred to Committee on Insurance.

House Bill No. 214, by Representative Long (By Request of Insurance Commissioner): An Act fixing license fees to be charged by the Insurance Commissioner and amending Section 7049, Remington's Compiled Statutes.
Ordered printed and referred to Committee on Insurance.

House Bill No. 215, by Representative Long (At the Request of the Insurance Commissioner): An Act providing for the licensing of an "adjuster" or "insurance adjuster" defining the duties of same and fixing fees for an adjuster's license.
Ordered printed and referred to Committee on Insurance.

FIRST READING OF SENATE BILLS.

Senate Bill No. 112, by Senators Morthland and Westfall: An Act relating to the nomination and election of supreme court and superior court judges, and amending Section 5212 of Remington's Compiled Statutes of Washington.
Referred to Committee on Judiciary.

Senate Bill No. 133, by Senator Westfall: An Act relating to exemptions, amending Section 703 of Remington's Compiled Statutes of Washington (Pierce's Code, Section 8022) and repealing Section 564 of Remington's Compiled Statutes of Washington (Pierce's Code, Section 7852).
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 68, by Senator Shaw: An Act relating to compensation and salaries of certain county officers and amending Section 4201 of Chapter XVI of Remington's Compiled Statutes of Washington.
Referred to Committee on Compensation and Fees for State and County Officers.

Engrossed Senate Bill No. 120, by the Committee on Roads and Bridges (By Departmental Request): An Act authorizing and directing the Governor to re-convey certain premises secured as a part of the proposed location of former state road No. 7 which location was afterwards abandoned.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 127, by Committee on Judiciary (By Departmental Request): An Act relating to the department of public works and authorizing the appointment of examiners, and amending Title LXXV of Chapter 1 of Remington's Compiled Statutes, and declaring an emergency.
Referred to Committee on Judiciary.
On motion of Mr. Long, all departmental bills were ordered printed.

SECOND READING OF BILLS.

House Bill No. 16, by Representatives Halsey, Allen and Sims: Relating to compensation of injured workmen.
The bill was read the second time by sections and passed to third reading.
House Bill No. 24, by Representatives Halsey, Allen and Sims: Relating to railroad crossings.

The bill was read the second time by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 3, 1925.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 88, entitled "An act relating to the assessment of lands owned by counties within the limits of incorporated cities or towns in such counties for local improvements, and amending Sections 9342 (7883) and 9343 (7884), of Remington's Compiled 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:

Amend Section 1, line 14 of the printed bill, the same being Section 1, line 18 of the original bill, by striking the figures "(7884)" and inserting in lieu thereof the figures "(7892-40)."

George F. Meacham, Chairman.


The bill was read the second time by sections.

On motion of Mr. Thompson (Geo. W.), the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 124, by Representative Falknor: Relating to the selection of jurors.

The bill was read the second time by sections and passed to third reading.

House Bill No. 135, by Representative Allen: Relating to the compensation of workmen.

The bill was read the second time by sections and passed to third reading.

House Bill No. 144, by Representative Totten: Relating to the support of mothers.

The bill was read the second time by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 2, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 149, entitled "An act relating to procedure in criminal cases, and amending and repealing acts and parts of acts inconsistent therewith," 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 9, line 3 of the original bill, being line 2 of the printed bill, strike the word "validity" and insert in lieu thereof the word "validity."

Amend the title of the bill, after the comma (,) following the word "cases," strike the remainder of the title and insert in lieu thereof the following: "amending sections 2042, 2050, 2148, 2181, 2183 and 2186 of Remington's Compiled Statutes of Washington, and repealing section 2043 of Remington's Compiled Statutes of Washington."

M. M. Moulton, Chairman.


The bill was read the second time by sections.

On motion of Mr. Falknor, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.
TWENTY-NINTH DAY, DECEMBER 7, 1925

House Bill No. 155, by Representatives Moulton, Falknor, Hall, Glasgow, Lindsay, Shields and Soule: Relating to civil procedure.

The bill was read the second time by sections and passed to third reading.

House Bill No. 158, by Representatives Moulton, Falknor, Hall, Glasgow, Lindsay, Shields and Soule: Relating to litigation.

The bill was read the second time by sections and passed to third reading.

House Bill No. 179, by Committee on Dikes, Drains and Ditches: Relating to diking.

The bill was read the second time by sections and passed to third reading.

House Bill No. 185, by Committee on State Granted School and Tide Lands at the request of the State Land Commissioner's Department: Relating to oyster lands.

The bill was read the second time by sections and passed to third reading.

House Bill No. 186, by Committee on Banks and Banking (By Request of Banking Department): Relating to banking and trust business.

The bill was read the second time by sections and passed to third reading.

House Bill No. 187, by Committee on Banks and Banking (By Request of Banking Department): Relating to Banks and Banking.

The bill was read the second time by sections and passed to third reading.

House Bill No. 188, by Committee on Banks and Banking (By Request of Banking Department): Relating to banks and banking.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Long, the House adjourned until 1:00 p.m., Monday, December 7, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.

TWENTY-NINTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, DECEMBER 7, 1925.

The Speaker called the House to order at 1:00 p.m.

The clerk called the roll; all members being present except Representatives Behrens, Jones (John R.), McDonough, Moulton, Stewart (M. M.), Stratton, Templeton and Zent. Representatives Behrens, Moulton, Stewart (M. M.), Stratton and Templeton were excused.

Prayer was offered by Rev. W. J. Gilbert, of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, December 7, 1925.

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

I hereby request that the Senate and the House of Representatives convene in joint session at 10:00 a.m., Tuesday, December the 8th, for the purpose of receiving a message from the Governor.

Respectfully yours,

ROLAND H. HARTLEY, Governor.

House Concurrent Resolution No. 4, by Rules Committee:

Be It Resolved, by the House, the Senate concurring, That the Senate and House meet in joint session in the House Chamber, at the hour of 10:00 o'clock a.m. on Tuesday, the 8th day of December, 1925, for the purpose of receiving a message from Governor Roland H. Hartley.

The resolution was read first time by title.

On motion of Mr. Josefsky, the rules were suspended, and the resolution was read the second time in full.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, and the resolution was adopted.

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

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Senate Bill No. 37, entitled "An act fixing the salary of the Superintendent of Public Instruction," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 79, entitled "An act relating to the selection of text books and the teaching of American history and civil government in the public schools; providing for its enforcement and fixing 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.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 100, entitled "An act relating to the formation of consolidated joint 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.

CHAS. H. RYCHARD, Chairman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 4, 1925.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House Bill No. 199, entitled "An act relating to commission merchants engaged in selling any agricultural product and repealing Chapter 134 of the Laws of 1923 and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to the Horticulture Committee.

C. C. Aspinwall, Chairman.


On motion of Mr. Aspinwall, the bill was re-referred to the Committee on Horticulture for further consideration.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred House Bill No. 200, entitled "An act relating to associations for marketing agricultural products and amending Section 17, Chapter 115 of the Laws of 1921," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. Aspinwall, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 201, entitled "An act relating to consolidated school districts, the election, powers and duties of directors thereof, and amending Section 4444 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.

Chas. H. Rychar.d, Chairman.


Passed to second reading.

House Bill No. 188: Do pass as amended.

Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 4, 1925.

Mr. Speaker:

The Senate has passed
House Bill No. 2; also
House Bill No. 23; also
Engrossed House Bill No. 22; also
The President has signed Senate Bill No. 18 and Senate Bill No. 35, and the same are herewith transmitted

Victor Zednick, Secretary.
SENATE AMENDMENTS TO HOUSE BILLS.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 4, 1925.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 40, with the following amendments:

In Section 1, line 3 of the printed bill, beginning with the word "members," strike the rest of the sentence and insert in lieu thereof the word "laymen."

In Section 1, line 9 of the printed bill, strike the words "members of the bar" and insert in lieu thereof the word "laymen."

In Section 2, line 1 of the printed bill, strike the comma (,) after the word "judge" and insert in lieu thereof the word "or."

In Section 2, line 2 of the printed bill, strike the words "or a prosecuting attorney."

In Section 2, lines 3 and 4 of the printed bill, strike the words "a member chosen from the bar, except the one who is a prosecuting attorney" and insert in lieu thereof the words "the lay members."

and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

Mr. Falknor moved that the House do not concur in the Senate amendments to House Bill No. 40 and that the Senate be asked to recede therefrom.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 216, by Committee on Banks and Banking: An Act relating to false statements and making the same a gross misdemeanor and amending Section 2432-1 of Remington’s Compiled Statutes.
Ordered printed and passed to second reading.

House Bill No. 217, by Committee on Banks and Banking: An Act relating to industrial loan companies, limiting their powers, and amending Sections 1, 6, 7, 8, 9, 11, 12, 18 of Chapter 172 of the Session Laws of 1923.
Ordered printed and passed to second reading.

House Bill No. 218, by Representative Capron: Relating to agricultural and vegetable seeds, and amending Section 2827 of Remington’s Compiled Statutes.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 219, by Representatives Aspinwall and Knutzen: An Act relating to the diseases and quarantine of domestic animals, amending Sections 3110, 3111, and 3115, Remington’s Compiled Statutes.
Ordered printed and referred to Committee on Dairy and Livestock.

House Bill No. 220, by Representative Jones (Roy): An Act relating to injurious rodents and providing for the extermination thereof.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 221, by Representative Miller: An Act providing for the amendment of Section Eleven (11) Article One (1) of the Constitution of
the State of Washington, relating to freedom of conscience and use of the Bible for educational purposes.

Ordered printed and referred to Committee on Constitutional Revision.

**House Bill No. 222,** by Representatives Willhite, Templeton, Capron, Durrant, Thompson (Richard), Baldwin, Custer, Siler, McDonough, Stewart (Grant A.): An Act relating to an excise tax on the sale and use of certain liquid fuels, providing for the collection and disposal of the funds collected therefrom, and amending Sections 8328, 8328-1 and 8331 of Remington's Compiled Statutes, making an appropriation and declaring the time when this act shall take effect.

Ordered printed and referred to Committee on Roads and Bridges.

**House Bill No. 223,** by Representative Danielson: An Act relating to school districts, providing a method of withdrawal from consolidated districts, and amending Section 4734 of Remington's Compiled Statutes of Washington.

Ordered printed and referred to Committee on Education.

**SECOND READING OF BILLS.**

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., December 1, 1925.**

**MR. SPEAKER:**

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 68, entitled "An act relating to port districts, elections therein, the officers thereof and their term of office," 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. In line 3 of the printed bill, the same being line 6 of the original bill, strike the words "general or special," the comma (,) after the word "elections," and the word "whether."

In lines 3, 4 and 5 of the printed bill, the same being lines 7, 8 and 9 of the original bill, beginning with the word "officers" in line 3, strike down to and including the comma (,) after the word "rejection" in line 5, and insert in lieu thereof the words "port commissioners."

In line 5 of the printed bill, the same being line 10 of the original bill, strike the period (.) following the word "county" and insert in lieu thereof a colon (:) and add the following, "Provided, That if the petition for organization of such port district so requests, the first election of commissioners may be held at a special election, which shall be called and held in the manner provided by law for special organization elections for such port districts."

Sec. 3. Strike all of section 3 and insert in lieu thereof the following: "Sec. 3. Notices of such election shall be given in the same manner, for the same time and by the same officials as is provided by law for the general biennial election in such counties; and in the matter of polling places, election board, manner of conducting and voting, time for opening and closing polls, keeping of poll lists, canvassing the votes, declaring the result, certifying the returns and in all other particulars, as nearly as may be, such election shall be called, held and conducted as is provided by law for, and as a part of, the general biennial election in such counties."

E. E. SHIELDS, Chairman.


The bill was read the second time by sections.
On motion of Mr. Shields, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.
House Bill No. 112, by Representatives Shields, Behrens and Soule: Relating to incorporation of associations.

The bill was read the second time by sections and passed to third reading.

Mr. Reed moved that the House be declared at recess for one hour, until 2:37 p.m., this date.

The motion was carried.

MID AFTERNOON SESSION.

The Speaker called the House to order at 2:37 p.m.

The clerk called the roll. All members were present except Representatives Behrens, Capron, Collin, Johnson (Levy), Moulton, Olson, Stewart (M. M.), Stratton, Templeton and Zent. Representatives Behrens, Moulton, Stewart (M. M.), Stratton and Templeton were excused.

There being no objection, the House returned to the fifth order of business.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1925.

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 206, entitled "An act relating to irrigation districts and land settlement and indemnity contracts, providing for assessments, fixing the powers and duties of certain officers with relation thereto and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

E. F. BANKER, Chairman.


On motion of Mr. Sims, the rules were suspended, and House Bill No. 206 was placed on second reading.

On motion of Representatives Allen, Banker, Cohen, Cutting, Goldsworthy, Hall, Halsey, Moulton, Reed and Sims, Substitute House Bill No. 206 was substituted for House Bill No. 206.

SECOND READING OF BILLS.

Substitute House Bill No. 206, by Representatives Allen, Banker, Cohen, Cutting, Goldsworthy, Hall, Halsey, Moulton, Reed and Sims: An Act relating to irrigation districts and land settlement and indemnity contracts, providing for assessments, fixing the powers and duties of certain officers with relation thereto and declaring that this act shall take effect immediately.

The substitute bill was read the second time by sections.

On motion of Mr. Cutting, the following amendment was adopted:

Amend Section No. 20, in line 5 on page 2 strike the figure "5" and insert in lieu thereof the figure "6."

On motion of Mr. Cutting, the following amendment was adopted:

Amend Section No. 30. Insert word "annually" after word "shall" in line 3.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 8.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brisлавн, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Cross, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Behrens, Capron, Moulton, Olson, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton—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. Sims moved that the regular number of copies of Substitute House Bill No. 206 be printed.

The motion was carried.

On motion of Mr. Reed, the House adjourned until 9:45 a.m., Tuesday, December 8, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

THIRTIETH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, December 8, 1925.

The Speaker called the House to order at 9:45 a.m.

The clerk called the roll; all members being present except Representatives Davis, Dunn, Egbert, Olson, Stewart (M. M.), Stratton, Templeton and Westover. Representatives Olson and Stratton were excused.

Prayer was offered by Rev. O. B. Wood, of the Methodist Episcopal Church of Little Rock, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 88, have compared same with the original bill and find same correctly engrossed.

I concur in this report: Ed. Davis.

Robert A. Tripple, Chairman.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 122, 94, 172, 149, have compared same with the original bills, and find them correctly engrossed.

I concur in this report: Ed. Davis.

Robert A. Tripple, Chairman.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 68 and Substitute House Bill No. 206, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Maude Sweetman.

Robert A. Tripple, Chairman.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 1, entitled "An act memorializing Congress to repeal tax provisions of the present Federal Revenue Act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Murray, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 2, entitled "An act requesting Congress to pass legislation, making provisions for the construction of adequate, permanent buildings and improvements at Camp Lewis, in the State of Washington, for the accommodation of an Army Post of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Murray, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 1, entitled "An act memorializing Congress to establish Armistice Day as a National Holiday," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. F. Murray, Chairman.


Passed to second reading.
We, your Committee on Cities of the First Class, to whom was referred Engrossed
Senate Bill No. 77, entitled "An act relating to the powers of cities of the first class
in regard to public auditoriums and museums and amending Chapter 179 of the Laws
of 1923 as amended by Chapter 12 of the Laws of 1925," have had the same under
consideration, and we respectively report the same back to the House with the recom-
modation that it do pass.

CHARLES H. Voss, Chairman.

We concur in this report: C. F. Nolte, O. F. McCall, Marcus R. Morton, D. F.
Trunkey, Mabel I. Miller, C. A. Moran, G. W. Loveberry.

Passed to second reading.

House Bill No. 121: Do pass as amended.
Passed to second reading.

House Bill No. 66: Do pass as amended.
Passed to second reading.

We, your Committee on Horticulture, to whom was referred House Bill No. 174,
entitled "An act relating to horticulture and horticultural products, providing for the
condemnation of infected premises and shipments thereof, and amending Section 2848,
Remington's Compiled Statutes," have had the same under consideration, and we
respectfully report the same back to the House with the recommendation that it do
pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: J. R. Schwartzte, John R. Jones, Belle Reeves, S. R.
Gray.

Passed to second reading.

We, your Committee on Cities of the First Class, to whom was referred House Bill
No. 115, entitled "An act relating to local improvements and providing for the mainte-
nance in cities and towns of local improvement guaranty funds and amending Sections
1 and 3 and repealing Section 6 of Chapter 141 of the Laws of 1923," have had the same under consideration, and we respectively report the same back to the House with the recommendation that it be indefinitely postponed.

CHARLES H. Voss, Chairman.

We concur in this report: O. F. McCall, C. F. Nolte, D. F. Trunkey, Marcus R.

Mr. Voss moved that the committee report be adopted, and that the bill
be indefinitely postponed.
The motion was carried.

JOINT SESSION.

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

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

The joint session was called to order at 9:59 a.m.

The President of the Senate presided.

The secretary called the roll of the Senate, and all Senators were present
except Senators Condon and Groff, who were excused.
The clerk called the roll of the House and all representatives were present, except, Representatives Olson, Stratton, Templeton and Westover. Representatives Olson and Stratton were excused.

Senators Grass and Morris and Representatives Ryan, Weaver and McCormick, were appointed as a committee to notify the Governor that the House and Senate were in joint session to receive his special message.

At 10:11 a.m., the committee named escorted the Governor to the platform.

The Governor, Roland H. Hartley, addressed the joint session as follows:

Mr. President:

To the Honorable, the Legislature of the State of Washington.

Ladies and Gentlemen: In reading this morning I expect to step aside and talk at random occasionally. I believe there is a court reporter present to take these remarks verbatim and I wish them to be considered a part of the message.

It is my desire at this time to amplify some of the proposals contained in my former message.

Education was presented as the biggest problem which confronts us today, both as regards the welfare of the child and of the taxpayer. Apparently, there is almost unanimous agreement throughout the state that there are some glaring defects in our present educational system. While there is difference of opinion as to details of the corrective methods to be applied, it is highly imperative that some steps be taken at this session to bring our institutions of higher learning under centralized coordinated control.

The present condition is intolerable. Nothing is to be gained by hedging on the facts. The men who now head our two big institutions, the University and the State College, when they came to Washington were friends of years standing. Today they are bitter enemies. Why? Because we have placed them in a situation which breeds disagreement, mistrust, antagonism and bitterness, not only between individuals, but between groups, communities and sections. Now then, are we going to delay, and temporize, and postpone action, as we have done in the past? Are we going to become partisans on the one side or the other and widen the breach, or are we, in the name of the State of Washington and in the interest of education, going to take hold of this situation and correct it? The answer, ladies and gentlemen, is up to you.

This question has been under consideration and investigation for years. Some very able committees and commissions have brought in excellent reports, but today we are right where we were when we started. Another investigation is proposed. What for? To add another report to those already on the shelf? The easiest way to do nothing about anything is to investigate it.

No further investigation is needed nor advisable, except by a body clothed with power to enforce its findings.

I renew my recommendation for a lay board of nine members. I am not particular as to names, call it what you wish, so long as it is given authority to say to the five institutions what they shall teach, what monies they shall expend, and what accounting they shall make.

Under such a plan, the flasco of fixed millages would be obviated. Each institution would submit its financial requests to the board, which in turn would prepare the educational budget for submission to the Governor and the Legislature. Then one body would become sponsor and spokesman for all institutions. Presidents would be taken out of politics and permitted to devote all of their thought and attention to the business of education at their respective institutions.

I have no serious objection to the retention of the board of regents and trustees, purely as administrative bodies to assist the heads of the institutions in carrying out the courses of action prescribed by the central governing board.

With a membership of nine, one retiring each year, such a board would be amply safeguarded against political manipulation, for the appointees of any governor during one term would not constitute a majority.
I know of no valid reason why the question of reorganization of our common school system should be sidestepped or ignored. If there is submitted a constitutional amendment abolishing the elective office of Superintendent of Public Instruction, then this whole question can be brought before the people for open and frank discussion. If the people are given the facts, I am sure they will be quick to realize the advantage to be gained by calling to our common schools, from within or without the state, the best available educational administrator.

I am in favor of giving to the children of the State of Washington every possible educational advantage. If it were necessary, I would favor spending two dollars where we are now spending one, but the facts are, we are not now getting full value for the money expended.

There is widespread misunderstanding relative to the recommendation that grade school textbooks be printed by the Public Printer. Misinformation has been circulated to the effect that the Governor and the State Printer propose to select texts for our schools and to eliminate free books. Nothing could be farther from the truth. The only purpose of such a proposal is to reduce the cost of school books by the adoption of a system similar to that which for many years has been in successful operation in California. Under this plan, the texts for the schools of Washington will be selected by the State Board of Education. Plates for the texts so selected will be purchased from the publishing houses and the printing will be done by the State Printer, on the same cost schedule as now fixed by law.

While there are some 2,000 school districts in this state buying independently of each other and accurate cost figures are not available, it is safe to say that Washington is paying more than double the California price. California purchases the plates from the book companies, pays the royalties, and produces its books at an average annual per pupil cost of a little more than 44 cents. The average per pupil cost in the Seattle district for instance, is $1.25.

In addition to cutting the cost of school books right in half, state adoption and printing by the public printer would leave most of the money now expended for these books in the State of Washington to be paid in high class, home-owning labor, instead of going East. What's the objection to such a plan? It's sound; it's practicable; it's money-saving. Why shouldn't it be adopted? There is now in Olympia a complete set of text-books in use in the grade schools of California. I invite you to look them over and compare the prices with those paid in this state.

Only a few years ago the people, by direct vote, refused to commit this state to a road-building program which contemplated the expenditure of $30,000,000 in ten years. Today we are expending at the rate of $30,000,000 in three years. Our highway program has now reached the stage where there is no necessity for such speed in construction. I wish to renew my request that steps be taken at this session to reduce the revenues of the motor vehicle fund for the next biennium.

I have made certain recommendations relative to the sale of state timber. The one purpose of these recommendations is to enable the state to realize as nearly as possible the full value of its lands and timber. Is there any reason why a tree owned by the state should not, when sold, bring as much money as the one privately owned? Notwithstanding what is said to the contrary, the state has not received, nor is it receiving, full value for its timber. I wish it were possible to leave standing every acre of state timber until the very last privately owned tract has been logged. This cannot be done, but we can, by proper legislation and regulation, see to it that what must be sold brings every dollar it is worth; we can see to it that competition is provided, and there is no competition now; we can see to it that the big fellow with his railroad is not given a monopoly over this great heritage of the state's school children. Remember that little red school house on the hill owns this timber.

I know it is said that present laws are adequate. But the trouble with the 1911 statute referred to in my former message, is that it is one of those laws, of which we have too many, which doesn't mean what it says. Let's eliminate the camouflage, the ambiguity, and the indefinite phraseology, and write it in plain understandable English. Let us put it so the hooktender or the lumberjack up in the woods, who has his eye on a piece of state timber and money enough in the bank to buy it, will know, without consulting either the Attorney General or the Supreme Court, that if he buys that timber, the big fellow must haul it over his railroad. All I ask is a law to provide that any operator who owns a logging railroad built across state lands, or who purchases state timber, shall be required to haul timber cut from other state lands,
regardless of where the lands are located, or who cuts the timber. This is not the law now. Can there be any objection to enacting one that does so provide?

I have said, in the sale of timber land, acreage means nothing. Value is determined by the kinds, quantity and quality of the timber. Every acre of state land, before it is sold, is cruised by the state's cruisers, but under present procedure it is impossible for the public, or any interested individual, to know, from the state's cruises, how much timber there was on any acre of state land that has been sold, or how much there is on any acre that is to be sold. The boards which control the sale of state timber have decreed that it is against good public policy to let these facts be known. 

Public policy; who is the public? Who, but the owners of these lands? In other words, the owners of state lands, the taxpayers whose money has paid for the cruises, are denied the right to know how much timber they own or how much per thousand feet was received for such of their own timber as has been sold.

I want a law that will tear the mask of secrecy off of this timber business; a law that will open the records of timber to the public; a law that will compel publication of cruises, classifications and estimates on every tract of timber land that is offered for sale, for I am not ready to admit that it is ever good public policy to refuse to let the public know about its own business. At the present time, the people don't know, nor can they find out, the facts about their timber business, a business which involves millions and millions of dollars.

In 1923 I took occasion to look into the timber selling business a little bit. I sent a man to Olympia to check up the records of sales for the ten years last past. He could get the acreage, the name of the purchaser, the price paid, but the number of thousands of feet of timber—no. That was sacred. That could not be given out. My agent at that time demanded those records. He was refused. He said he would go to the courts, and he thought them he could get those records. The commission held a meeting and passed a resolution which I shall read to you:

Clark V. Savidge, Commissioner

STATE OF WASHINGTON
DEPARTMENT OF PUBLIC LANDS.

Mr. H. M. Hook,
Seattle, Washington.

My Dear Sir:

In accordance with my promise made to you on last Tuesday afternoon, at which time you requested the cruiser's reports on all timber sold by the state during the past ten years, I called a special meeting of the State Board of Land Commissioners today, and placed your request before them.

The Board was unanimous in believing that it would be unwise from any point of view to change the rule which has always obtained regarding cruiser's reports, and in accordance with which many of our citizens have been refused that which you now ask. The Board passed the following resolution setting forth its views in the premises:

"It appearing to the Board that a gentleman, declining to disclose his principal or the use he wished to make of the information had demanded of State Land Commissioner Savidge a list of all timber sold by the state during the ten years last past, together with the report of the cruiser on each tract so sold and the price for which the same was sold, and

"WHEREAS, Such publicity has always been considered against public policy and inimical to the state's interest," (Who is the state?)

"Therefore, Be It Resolved, That State Land Commissioner Savidge be and he is instructed to follow the policy in vogue since statehood and refrain from indiscriminately publishing those facts which are gathered solely for the benefit of the State." (Again I ask, who is the state?)

In accordance with the above resolution, I have no alternative but to refuse your request, for these reports, which belong to the class which the different departments of the state regard as confidential.

Very truly yours,

C. V. Savidge, Commissioner.
Now, here are a few timber sales taken from the records. The records are here and you may see them if you wish, any of you:

<table>
<thead>
<tr>
<th>Acres</th>
<th>County</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>176</td>
<td>Grays Harbor</td>
<td>$38,787.50</td>
</tr>
<tr>
<td>160</td>
<td>Grays Harbor</td>
<td>$40,080.00</td>
</tr>
<tr>
<td>400</td>
<td>Grays Harbor</td>
<td>$62,298.25</td>
</tr>
<tr>
<td>310</td>
<td>Grays Harbor</td>
<td>$50,336.60</td>
</tr>
<tr>
<td>240</td>
<td>Mason</td>
<td>$13,557.50</td>
</tr>
<tr>
<td>600</td>
<td>Mason</td>
<td>$19,054.50</td>
</tr>
<tr>
<td>663</td>
<td>Mason</td>
<td>$8,138.94</td>
</tr>
<tr>
<td>320</td>
<td>Mason</td>
<td>$5,913.00</td>
</tr>
<tr>
<td>320</td>
<td>Mason</td>
<td>$5,760.00</td>
</tr>
<tr>
<td>320</td>
<td>Douglas</td>
<td>$5,760.00</td>
</tr>
<tr>
<td>280</td>
<td>Cowlitz</td>
<td>$47,017.50</td>
</tr>
<tr>
<td>280</td>
<td>Pacific</td>
<td>$37,353.75</td>
</tr>
<tr>
<td>528</td>
<td>Pacific</td>
<td>$40,830.00</td>
</tr>
<tr>
<td>450</td>
<td>Pierce</td>
<td>$23,109.00</td>
</tr>
<tr>
<td>640</td>
<td>Snohomish</td>
<td>$55,788.00</td>
</tr>
<tr>
<td>280</td>
<td>Snohomish</td>
<td>$27,450.00</td>
</tr>
<tr>
<td>320</td>
<td>Clarke</td>
<td>$14,504.00</td>
</tr>
<tr>
<td>600</td>
<td>Wahkiakum</td>
<td>$33,050.00</td>
</tr>
<tr>
<td>640</td>
<td>Lewis</td>
<td>$80,500.00</td>
</tr>
</tbody>
</table>

I didn’t know there was any timber over there.

<table>
<thead>
<tr>
<th>Acres</th>
<th>County</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>320</td>
<td>Cowlitz</td>
<td>$47,017.50</td>
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<td>Pacific</td>
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<td>Clarke</td>
<td>$14,504.00</td>
</tr>
<tr>
<td>600</td>
<td>Wahkiakum</td>
<td>$33,050.00</td>
</tr>
<tr>
<td>640</td>
<td>Lewis</td>
<td>$80,500.00</td>
</tr>
</tbody>
</table>

Here is a piece I happen to know something about. That sale for $80,500.00 was for a piece of timber cruised by one reputable cruiser as 40,000,000, by another reputable cruiser as 45,000,000 and by still another 56,000,000. At that time such timber was worth $5.00 a thousand feet on the stump as one gold dollar piece is worth another. The deductions you must figure out for yourselves. That is of record and it is here if you want to see it.

Now, ladies and gentlemen. I own a railroad, in fact two of them, hauling timber. They are not as long as the Northern Pacific or the Great Northern, but they are just as wide. (Laughter.) One of them is in Clallam county, and we are right up to the state timber. I never owned a state tree in my life, and never bought one, and don’t know that I ever will. But I hope that you, ladies and gentlemen, will see that a law is placed upon the statute books that will make it so that if I ever do make an application for a piece of state timber, I shall pay for it what it is worth.

We hear much talk of the little red school house. I have been advertised over this state as being against the schools and the little red school house. I went to a little red school house when a kid, and the same red school house still stands—and I am for it. And I am for education to the very last ditch, but I want to see to it that we get our money’s worth, and that it is handled upon a business basis, that is all.

Now, there is one thing that interests me. I can’t imagine why there should be antagonisms here between this legislature and the governor. I have been a Republican all my life and today this is a Republican legislature almost to a man or woman. Why is it necessary for abusive things to be said on either side? That is no argument. There is no argument in it. I have been misrepresented, lied about and abused. I want to read just one little item for your information. I think it is due you. I know it is due me to read it to you:

Tacoma News Tribune, December 2d. This was at the time you were voting, I believe, or trying to decide whether or not to pass a measure over the veto of the governor.

"Not only in the galleries were the proceedings followed with interest. Crouched on the stairs directly back of the House chamber sat Governor Hartley. The words of the speakers were plainly audible to the executive who was more or less in concealment, except once in a while, when the door was opened to permit the passage of someone, when he was visible to a small group in one corner of the chamber."

Did any man or woman in this House ever see Roland Hartley crouching for anybody, or anything? (Applause). If I want to come in, I come to the front door, and don’t you forget it. If I think a thing I am willing to say it, if I believe in it, and that is all there is to this proposition. The people of this state elected me governor by the biggest vote ever given a man for that office in the state. The law provides that
the governor shall recommend to the legislature such matters as he thinks should come before it. That is what your governor has done. Now, why abuse him? What's all the fuss about, anyway? We must surely all want the same thing in the final analysis—the best possible for the people of this great commonwealth.

Ladies and gentlemen, I wish to thank you sincerely for the courteous hearing you have given me and to just assure you that I stand ready to do all in my power to help make a good record for this legislature. I thank you. (Applause).

At 10:52, on motion of Senator Palmer, the joint session dissolved.

The House resumed its session.

Mr. Sims moved that the courtesy of the floor be extended Hon. Robt. Farrell, of Oregon, for fifteen years a member of the Oregon State Senate.

The motion was carried, and Senator Farrell addressed the House, briefly, with appropriate remarks.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, WASH., December 7, 1925.

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

GENTLEMEN: I have the honor to advise you that the Governor has approved the following House bills:

House Bill No. 8. "An act relating to the powers of municipal corporations, and repealing chapter 111 of the Laws of 1911."

House Bill No. 9. "An act relating to Insolvent debtors, and repealing chapter CXLIII (143) of the Code of 1881."

House Bill No. 11. "An act relating to public utilities in cities and towns, and repealing certain acts in relation thereto."


House Bill No. 13. "An act relating to the official scaling of logs and lumber, and repealing Chapter LXIV (64) of the Laws of 1897."


House Bill No. 18. "An act relating to hogs running at large, and repealing an act in relation thereto."


House Bill No. 20. "An act relating to the inspection of hops, and repealing Chapter C (100) of the Laws of 1899."

House Bill No. 25. "An act relating to the enlargement of the limits of cities and towns and repealing certain acts in relation thereto."


House Bill No. 28. "An act relating to coal mines, and repealing certain acts and parts of acts in relation thereto."

House Bill No. 29. "An act relating to wrecks and wreckmasters, and repealing sections 2802 to 2828 of the Code of Washington Territory of 1881."


House Bill No. 31. "An act relating to the appointment of an agent to prosecute claims of the state against the United States and repealing chapter CLII (152) of the Laws of 1891."

Very respectfully,

A. R. GARDNER, Secretary to the Governor.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 7, 1925.

MR. SPEAKER:
The Senate has passed
Senate Bill No. 21; also
Senate Bill No. 143; also
Senate Bill No. 150; also
Engrossed Senate Bill No. 44; also
Engrossed Senate Bill No. 64; also
Engrossed Senate Bill No. 139; also
Engrossed Senate Bill No. 146, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 7, 1925.

MR. SPEAKER:
The Senate has adopted
House Concurrent Resolution No. 4, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 224, by Committee on Forestry and Logged-off Lands: An Act declaring the cultivated black currant (Ribes nigrum) a public nuisance, and providing for abatement of the same, and providing penalty.
Ordered printed and passed to second reading.

House Bill No. 225, by Representative Josefsky: An Act relating to bonds issued to provide compensation to veterans of the war with the central allied powers and amending Section 10743-8 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 226, by Representative Baldwin: An Act relating to vouchers and warrants, and authorizing the destruction thereof by county auditors.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 227, by Representative Crosby: An Act creating an examining committee, providing for examination and registration of professional engineers and land surveyors, regulating the use of the titles of engineer and land surveyor, designating registration and renewal fees, providing for the issuance and revocation of certificates, making reciprocal arrangements between states, making appropriation, and providing penalties for violation of the act.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 228, by Representatives Collin and Zent: An Act relating to elections, amending Section 5146 and Section 5144 of Remington's Compiled Statutes as amended by Section 2, Chapter 53, Laws of 1923, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Elections and Privileges.
FIRST READING OF SENATE BILLS.

Senate Bill No. 21, by Senators Metcalf, Hastings and Morthland: An Act relating to liens upon crops, and repealing certain acts in relation thereto.
	Referred to Committee on Judiciary.

Senate Bill No. 143, by Senator Westfall: An Act relating to chattel mortgages, the manner of execution, and the filing thereof, and amending section 3779, 3780 and 3781 of Remington's Compiled Statutes.
	Referred to Committee on Judiciary.

Senate Bill No. 150, by Committee on State Granted, School and Tide Lands: An Act relating to the prospecting for and mining of coal belonging to the State of Washington.
	Referred to Committee on State Granted, School and Tide Lands.

Engrossed Senate Bill No. 44, by Senator Wray: An Act relating to salaries of justices of peace in cities having a population of three hundred thousand (300,000) or more.
	Referred to Committee on Judiciary.

Engrossed Senate Bill No. 64, by Senator Westfall: An Act relating to salaries of justices of the peace and constables and amending Section 7575 of Remington's Compiled Statutes.
	Referred to Committee on Judiciary.

Engrossed Senate Bill No. 139, by Senator Palmer: An Act relating to placing females in houses of prostitution, and providing penalties therefor and amending Section 2440 of Chapter VI of Remington's Compiled Statutes of Washington.
	Referred to Committee on Judiciary.

Engrossed Senate Bill No. 146, by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to and regulating the establishment, maintenance and operation of hospitals for the care of persons, suffering from general diseases, by counties and counties and cities jointly.
	Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

SECOND READING OF BILLS.

House Bill No. 116, by Representative Burlingame: Relating to concentrated commercial feeding stuffs.

Mr. Burlingame moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

The Speaker declared the motion out of order, as the bill had not been read the second time.

The bill was read the second time by sections.

Mr. Burlingame moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

The motion was lost.

The bill was passed to third reading.
THIRTIETH DAY, DECEMBER 8, 1925

House Bill No. 151, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: Relating to criminal procedure.
The bill was read the second time by sections and passed to third reading.

The bill was read the second time by sections and passed to third reading.

House Bill No. 162, by Representatives Soule, Mess and Chamberlain: Relating to cooperative marketing associations.
The bill was read the second time by sections and passed to third reading.

House Bill No. 170, by Representative Lindsay: Relating to executory contracts for the sale of real property.
Mr. Falknor moved that Substitute House Bill No. 170 be substituted for the original House Bill No. 170.
The motion was carried.

Substitute House Bill No. 170, by Judiciary Committee: Relating to contracts for sale of real property.
The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 10, by Representatives Allen, Halsey and Sims: Relating to agricultural development districts.
The bill was read in full the third time, 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: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Gray, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Mess, Morton, Murray, Noite, Northup, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—68.
Those absent or not voting were: Representatives Allen, Banker, Barlow, Cohen, Cutting, Douglas, Dunn, Goldsworthy, Hall, Halsey, Hemp, Hubbell, Jones (John R.), McCormick, Meacham, Miller, Moran, Moulton, Olson, Overmeyer, Reed, Ryan, Shipley, Sims, Shields, Stewart (Grant A.), Stratton, Templeton, Westover—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. Anderson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 26.

Those voting yea were: Representatives Allen, Anderson, Banker, Barlow, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—70.

Those voting nay were: Representative Egbert—1.

Those absent or not voting were: Representatives Aspinwall, Baldwin, Behrens, Burlingame, Cohen, Collin, Hemp, Hubbell, Johnson (Levy), Knapp, Loveberry, McCormick, Meacham, Mess, Murray, Olson, Rychard, Saunders, Schwartzze, Sims, Shields, Stewart (M. M.), Stratton, Templeton, Tripple, Westover—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.

**MOTION.**

Mr. Lindsay moved that the rules be suspended, and that Substitute House Bill No. 170 be returned to second reading for the purpose of amendment.

The motion was carried.

Mr. Lindsay moved the adoption of the following amendment:

Add by amendment, Section No. 3.

Section 3. In executory contracts for the sale of real property the vendee and his assigns shall thereby acquire an equitable interest in such property, subject to becoming forfeited or divested on default of payment as provided in the contract or default in the performance of any other covenant or promise on his part to be kept and performed in the manner provided in such contract or in such manner as may be in accord with the principles and practice of equity.

The amendment was debated at length.

Mr. Long moved the previous question and it was so ordered.

The amendment was adopted.

There being no objection, the House resumed consideration of bills on third reading.

**House Bill No. 24,** by Representatives Halsey, Allen and Sims: Relating to construction and maintenance of railroad crossings.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall,
Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reed, Saunders, Scales, Schwartz, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Aspinwall, Baldwin, Barlow, Cross, Hubbell, Johnson (Levy), Jones (John R.), Murray, Olson, Reeves, Ryan, Rychard, Shipley, Sims, Sisson, Stratton, Templeton, Tripple, Westover—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.

**House Bill No. 124**, by Representative Falknor: Relating to selection of jurors.

On motion of Mr. Falknor, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—79.

Those voting nay were: Representative Morton—1.

Those absent or not voting were: Representatives Baldwin, Cross, Halsey, Hubbell, Jones (John R.), Josefsky, Meacham, Olson, Ryan, Rychard, Saunders, Sims, Stratton, Templeton, Tripple, Westover, Zent—17.

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

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

The Speaker announced that he was about to sign Senate Bill No. 18, Senate Bill No. 35, House Bill No. 62, House Bill No. 63, and House Bill No. 108.

**House Bill No. 135**, by Representative Allen: Relating to compensation of workmen.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Anderson, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis,
Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Scales, Schwartz, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—75.

Those absent or not voting were: Representatives Aspinwall, Baldwin, Cross, Halsey, Hubbell, Jones (John R.), Josefsky, Lent, Meacham, Olson, Reeves, Ryan, Rychard, Saunders, Shipley, Sims, Sisson, Shields, Stratton, Templeton, Tripple, Westover—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.

NOTICE OF RECONSIDERATION.

Mr. Hanks gave notice that, on the next working day, he would move for a reconsideration of the vote by which the House passed House Bill No. 124.

The House resumed consideration of bills on third reading.

House Bill No. 144, by Representative Totten: Relating to support of mothers.

On motion of Mr. Totten, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 51; nays, 35; absent or not voting, 11.

Those voting yea were: Representatives Allen, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Dale, Danielson, Douglas, Egbert, Gray, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Lent, Lindsay, Long, McCall, McDonough, McLean, Miller, Moran, Murray, Overmeyer, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Totten, Tripple, Trunkey, Weaver, Weik, Zent—51.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Collin, Cross, Custer, Cutting, Davis, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Hanks, Hemp, Jones (John R.), Jones (Roy), Knutzen, Loveberry, McCormick, Mess, Morton, Moulton, Nolte, Northup, Peterson, Shipley, Sims, Sisson, Thompson (Richard), True, Van Horn, Voss, Willhite, Mr. Speaker—35.

Those absent or not voting were: Representatives Aspinwall, Baldwin, Halsey, Hubbell, Josefsky, Meacham, Olson, Rychard, Stratton, Templeton, Westover—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. Allen, the House was declared at recess until 2:00 p. m., this date.
THIRTIETH DAY, DECEMBER 8, 1925

AFTERNOON SESSION

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

The clerk called the roll; all representatives being present except, Representatives Hubbell, Mess, Olson, Rychard, Stratton, Templeton and Westover. Representatives Olson and Stratton were excused.

NOTICE OF RECONSIDERATION.

Mr. Chamberlain gave notice that, tomorrow, he would move that the House reconsider the vote by which it adopted the following amendment to Substitute House Bill No. 170.

"Add by amendment. Section 3.

"Section 3. In executory contracts for the sale of real property the vendee and his assigns shall thereby acquire an equitable interest in such property, subject to becoming forfeited or divested on default of payment as provided in the contract or default in the performance of any other covenant or promise on his part to be kept and performed in the manner provided in such contract or in such manner as may be in accord with the principles and practice of equity."

The Speaker: "It is the Speaker's impression that a motion to reconsider the vote on the amendment can be made today if you so desire, as Rule 28, on 'Reconsideration' only applies to bills passed by the House. What do the members of the House think?"

Mr. Reed: "Mr. Speaker, it is my opinion that your ruling is correct. A member may move to reconsider the vote on an amendment on the same day it is adopted; or he can give notice of reconsideration for the following day."

The Speaker: "That is my construction on the rule. The Speaker did not intend to imply that the reconsideration had to be made today, Mr. Chamberlain. The vote by which the amendment was adopted may be reconsidered today if you so desire."

Mr. Chamberlain: "Under the circumstances I prefer the reconsideration tomorrow."

The Speaker: "Very well, the journal will show your notice of reconsideration."

The House resumed consideration of bills on third reading.

House Bill No. 155, by Representatives Moulton, Falknor, Hall, Glasgow, Lindsay, Shields, Soule: Relating to civil procedure.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting—22.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peter-
son, Reed, Reeves, Ryan, Saunders, Scales, Shipley, Siler, Shields, Soule,
Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo.
W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver,
Weik, Willhite, Mr. Speaker—75.

Those absent or not voting were: Representatives Anderson, Brislawn,
Crosby, Dunn, Egbert, Goldsworthy, Hubbell, Knutzen, Long, McLean,
Meacham, Miller, Olson, Rychard, Schwartz, Sims, Sisson, Stratton, Temple-
ton, Tripple, Westover, Zent—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.

Mr. Fred Brooker, of Clarke County, former member of the House of
Representatives, was, upon invitation from the Speaker, escorted to a seat
upon the rostrum by Representatives Ryan and Stewart (Grant A.).

House Bill No. 158, by Representatives Moulton, Falknor, Hall, Glasgow,
Lindsay, Shields, Soule: Relating to litigation.

Mr. Moulton moved that the rules be suspended, the second reading con-
sidered the third and that the bill be placed on final passage.

The motion was carried, and a long debate followed.

Mr. Cutting moved the previous question and it was so ordered.

The clerk called the roll, and House Bill No. 158 passed the House by
the following vote: Yeas, 64; nays, 22; absent or not voting, 11.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin,
Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cohen,
Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert,
Falknor, Glasgow, Goldsworthy, Gray, Hall, Johnson (Lee H.), Johnson
(Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, Loveberry,
McCall, McCormick, McLean, Mess, Miller, Moulton, Nolte, Overmeyer, Reed,
Reeves, Ryan, Saunders, Scales, Schwartz, Siler, Sims, Sisson, Shields,
Soule, Stephens, Stewart (Grant A.), Sweetman, Thompson (Geo. W.),
Thompson (Richard), Totten, Van Horn, Trunkey, Voss, Weaver, Willhite,
Mr. Speaker—64.

Those voting nay were: Representatives Anderson, Brislawn, Collin,
Crosby, Halsey, Hanks, Hemp, Jacobs, Josefsky, McDonough, Moran, Morton,
Murray, Northup, Peterson, Shipley, Stewart (M. M.), Templeton, Tripple,
True, Weik, Zent—22.

Those absent or not voting were: Representatives Barlow, Burlingame,
Dunn, Hubbell, Knutzen, Lent, Meacham, Olson, Rychard, Stratton, West-
over—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.

MOTION.

Mr. Reed moved that the House return to the fourth order of business.
The motion was carried.

On motion of Mr. Reed, the chief clerk was directed to immediately
transmit Engrossed Substitute House Bill No. 206 to the Senate.
There being no objection, the House resumed consideration of bills on third reading.

House Bill No. 179, by Committee on Dikes, Drains and Ditches: Relating to diking, drainage and sewerage.

On motion of Mr. Dale, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—81.

Those absent or not voting were: Representatives Banker, Barlow, Dunn, Falknor, Hubbell, Knutzen, Lent, Meacham, Murray, Olson, Reed, Rychard, Stratton, True, Westover, Zent—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. 185, by Committee on State, Granted, School and Tide Lands at the request of the State Land Commissioner's Dept.: Relating to oyster lands.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—76.

Those absent or not voting were: Representatives: Allen, Banker, Behrens, Burlingame, Falknor, Glasgow, Goldsworthy, Hubbell, Knutzen, Meacham, Moran, Olson, Reed, Rychard, Sisson, Stewart (M. M.), Stratton, Totten, True, Westover, Zent—21.

The bill, having received the constitutional majority, was declared passed.
There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 186, by Committee on Banks and Banking. By request of Banking Department: Relating to banking and trust business.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Beatty, BrlsIawn, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielison, Davis, Douglas, Durrant, Egbert, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—72.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Behrens, Burlingame, Collin, Dunn, Falknor, Glasgow, Goldsworthy, Hubbell, Knutzen, Lent, Meacham, Moran, Olson, Reed, Rychard, Shields, Stewart (M. M.), Stratton, Totten, True, Westover, Zent—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.

House Bill No. 187, by Committee on Banks and Banking. By request of Banking Department: Relating to banks and banking.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Beatty, BrlsIawn, Brockman, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielison, Davis, Douglas, Dunn, Egbert, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartze, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—75.

Those absent or not voting were: Representatives Allen, Banker, Behrens, Burlingame, Capron, Crosby, Durrant, Falknor, Goldsworthy, Hubbell, Meacham, Moran, Olson, Rychard, Shipley, Shields, Stratton, Totten, Tripple, True, Westover, Zent—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. 188, by Committee on Banks and Banking by request of Banking Department: Relating to banks and banking.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Aspinwall, Banker, Barlow, Behrens, Burlingame, Crosby, Dunn, Falknor, Goldsworthy, Hubbell, Meacham, Moran, Moulton, Olson, Rychard, Shields, Stratton, Tripple, Westover—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.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 3, 1925.

MR. SPEAKER:

The Senate refuses to recede from its amendments to Engrossed House Bill No. 40 and asks for appointment of Conference Committee thereon.

VICTOR ZEDNICK, Secretary.

Mr. Cohen moved that a conference committee be appointed to confer with a like committee from the Senate, on the Senate amendments to House Bill No. 40.

The motion was carried, and the Speaker appointed as members of such committee, Representatives Falknor, Hall and Moulton.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Wednesday, December 9, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Banker, Glasgow, Moran, Olson, Shipley and Stratton. Representatives Olson and Stratton were excused.
Prayer was offered by Rev. O. F. Krieger, of the First Methodist church, of Olympia, Washington.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

RECONSIDERATION.
Mr. Hanks moved that the House do now reconsider the vote by which, on the last working day, it passed House Bill No. 124.
The motion was debated at length.
Mr. Willhite, moved the previous question, a division was called for and the motion was lost by a rising vote.
Mr. Halsey moved that the motion to reconsider be laid on the table.
Mr. Falknor: "Point of information, Mr. Speaker. Does that motion take the bill with it?"
The Speaker: "It is my opinion that it does not. Has anyone else any different interpretation of the rules."
Mr. Sims: "This bill was passed yesterday. In so far as this House is concerned it is business properly disposed of. This motion to reconsider is new business, a revival of business once disposed of. Therefore, the motion to lay the motion to reconsider on the table should not take the bill with it."
Mr. Reed: "The Gentleman from Jefferson is absolutely correct. It has always been the custom of this House to consider a motion to reconsider as new business."
The Speaker: "That is the opinion of the Speaker. The motion, to lay the motion to reconsider on the table, will not take the bill with it."
The Speaker stated the question, and the motion, to lay the motion to reconsider on the table, was carried.

RECONSIDERATION.
Mr. Chamberlain moved that the House do now reconsider the vote by which it adopted the amendment to Substitute House Bill No. 170.
Mr. Sims moved, as a substitute motion, that the reconsideration of the vote by which the amendment to Substitute House Bill No. 170 was adopted, be made a special order of business for 11:30 a.m., this date.
The substitute motion was carried.
THIRTY-FIRST DAY, DECEMBER 9, 1925

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred Substitute House Bill No. 206, have compared same with the original substitute bill and find same correctly enrolled.  

I concur in this report: J. R. Schwartze.

Mr. Speaker:

Your Committee on Enrollment, to whom was referred House Bills Nos. 23, 22, 2 and House Concurrent Resolution No. 4, have compared same with the original bills and resolution and find same correctly enrolled.  

I concur in this report: Grant C. Sisson.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 20, entitled "An act relating to licenses of commission merchants and amending Section 8 of chapter 134 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be re-referred to Committee on Horticulture.


On motion of Mr. Moulton, the bill was re-referred to the Committee on Horticulture for further consideration.

Senate Bill No. 32: Do pass as amended.  
Passed to second reading.

House Bill No. 73: Do pass as amended.  
Passed to second reading.

House Bill No. 74: Do pass as amended.  
Passed to second reading.

House Bill No. 107: Majority report: Do pass as amended; Minority report: Do not pass.  
Passed to second reading.

House Bill No. 42: Minority report: Do pass as amended; Majority report: Be indefinitely postponed.  
Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 34, entitled "An act to establish law library funds in counties of the second and third classes and providing for the expenditure and use thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Substitute Senate Bill No. 43, entitled "An act relating to justices of the peace, and amending Section 7576-2 and 7576-3 Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

QUESTION OF PRIVILEGE.

Mr. Sims: "Mr. Speaker, a question of privilege pertaining to the whole assembly."

The Speaker: "State your question of privilege, Mr. Sims."

Mr. Sims: "This question pertains to a Rule of the House, and I desire to read Section 114, Reed's Parliamentary Rules, (reads) "To Lay on the Table. This motion is practically a motion to suspend the consideration of a question during the pleasure of the House. It carries with it all questions connected with the special question on which it is moved. If it be moved on the main question, then all amendments go with it; if moved on the amendment, then the main question goes on the table also. This is on the very solid ground that you cannot go on with an amendment when the main question is no longer before the House, and cannot go on with the main question when there exist amendments liable to be called up at the pleasure of the House. When a question laid upon the table is again called up, it comes up before the assembly precisely as it was prior to the motion to lay it on the table, with all the amendments and motions then pending; but the motion to take from the table is not a privileged motion."

MR. SPEAKER:

We, your Committee on Education, to whom was referred Engrossed Senate Bill No. 41, entitled "An act relating to the state board of education and amending Section 1 of Sub-chapter 3 of Title 1 of Chapter 97 of the Laws of 1909, pages 234-5," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. CHAS. H. RYCHARD, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 53, entitled "An act authorizing the City of Seattle to use certain harbor area on Lake Washington for street extension, park and wharf purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. RALPH DOUGLAS, Chairman.

We concur in this report: Adolph Behrens, Dean C. McLean, M. M. Stewart, C. F. Nolte.

Passed to second reading.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 7, 1925.

Mr. Speaker:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 76, entitled "An act in relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations for the construction, purchase and acquisition of public utilities, and for making betterments, additions and extensions thereto, including betterments, additions and extensions to existing municipal utilities," 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., December 7, 1925.

Mr. Speaker:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 76, entitled "An act in relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations for the construction, purchase and acquisition of public utilities, and for making betterments, additions and extensions thereto, including betterments, additions and extensions to existing municipal utilities," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 80, entitled "An act amending Section 10366 of Remington's Compiled Statutes (Pierce's Code Section 5557), relating to gas, electrical and water companies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Elmer E. Halsey, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 80, entitled "An act amending Section 10366 of Remington's Compiled Statutes (Pierce's Code Section 5557), relating to gas, electrical and water companies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

I concur in this report: B. F. Jacobs.

Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was referred House Bill No. 164, entitled "An act relating to the supervision of transportation of persons and property for compensation over any public highway by motor propelled vehicles,
and amending Section 1 of Chapter 111 of the Laws of 1921," 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., December 7, 1925.

MR. SPEAKER:
We, a minority of your Committee on Public Utilities, to whom was referred House Bill No. 164, entitled "An act relating to the supervision of transportation of persons and property for compensation over any public highway by motor propelled vehicles, and amending Section 1 of Chapter 111 of the Laws of 1921," 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: Logan L. Long, B. F. Jacobs.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 4, 1925.

MR. SPEAKER:
We, your Committee on Education, to whom was referred House Bill No. 182, entitled "An act relating to apportionment of public school funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:
We, your Committee on Constitutional Revision, to whom was referred House Bill No. 167, entitled "An act relating to forestation and reforestation and the assessment and taxation of lands devoted to that purpose and the assessment and taxation of the products of such lands, and providing for an amendment to the Constitution 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.

CHARLES W. HALL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:
We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 120, entitled "An act authorizing and directing the Governor to re-convey certain premises secured as a part of the proposed location of former state road No. 7 which location was afterwards abandoned," 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. RYAN, Chairman.


Passed to second reading.
THIRTY-FIRST DAY, DECEMBER 9, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 121, entitled "An act authorizing, and directing the Governor to re-convey certain premises secured as a part of the proposed location of state road No. 1, the width of which location was afterwards reduced," 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. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 116, entitled "An act relating to the acquirement of lands for rights of way and drainage of and unobstructed vision for state highways and for the purpose of securing sand pits, gravel pits, borrow pits, stone quarries and maintenance camp sites, and rights of way to gain access thereto, amending Section 6766 of Remington's Compiled Statutes, 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.

C. W. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 115, entitled "An act providing against private occupancy of rights of way of state highways, declaring such occupancy unlawful and providing penalty and for confiscation of encroaching property, prescribing court procedure to remove and dispose of such property or for redelivery thereof and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. RYAN, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER:

The President has signed Substitute Senate Joint Resolution No. 1; also Senate Bill No. 38; also Senate Bill No. 84, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
MR. SPEAKER: The President has signed House Bill No. 62; also House Bill No. 63; also House Bill No. 108, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER: The Senate has passed Engrossed Senate Bill No. 70; also Engrossed Senate Bill No. 74; also House Bill No. 4; also Senate Bill No. 158; also Senate Bill No. 140; also Senate Bill No. 155, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER: The Senate has passed Engrossed Substitute House Bill No. 206, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., December 8, 1925.

MR. SPEAKER: The Senate has passed Engrossed Senate Bill No. 40; also Engrossed Senate Bill No. 147, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., December 8, 1925.

Mr. Allen moved that the House do not concur in the Senate amendments to House Bill No. 36, and that the Senate be asked to recede therefrom.

The motion was carried.

The Speaker announced that he was about to sign Substitute Senate Joint Resolution No. 1, Senate Bill No. 38, Senate Bill No. 84; and House Bills Nos. 23, 22, and Substitute House Bill No. 206, and House Concurrent Resolution No. 4.

SENATE AMENDMENTS TO HOUSE BILLS.
MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., December 8, 1925.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 229**, by Representative Ryan: An Act relating to banks and banking and amending Section 3245 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Banks and Banking.

**House Bill No. 230**, by Representative Long: An Act relating to insurance and amending Section 7080 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Insurance.

**House Bill No. 231**, by Representative Shields: An Act relating to common carriers of passengers and auto transportation companies upon the public streets, roads and highways of the State of Washington, and to the right of action at law against the surety or insurance company providing bonds or insurance policies thereon, and repealing all acts or parts of acts in conflict therewith.
Ordered printed and referred to Committee on Judiciary.

**House Bill No. 232**, by Representative Schwartze: An Act relating to the election and powers of county superintendents of schools, and amending section 4767 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Education.

**House Bill No. 233**, by Representatives Crosby and Aspinwall: An Act relating to county bonds, purchased and owned by the department of conservation and development of the State of Washington, to be paid from and secured by assessments upon the property included in drainage improvement districts and authorizing extensions of time and cancellation of interest thereon in certain cases.
Ordered printed and referred to Committee on Reclamation and Irrigation.

**House Bill No. 234**, by Representative Moulton: "An Act relating to the appointment and powers of Park Commissioners in cities of the second, third and fourth class, and amending Section 9200 of Remington's Compiled Statutes of Washington.
Ordered printed and referred to Committee on Municipal Corporations other than the First Class.

**House Joint Resolution No. 2**, by Representative Long: Relating to Snake River Bridge between counties of Franklin and Walla Walla.
Ordered printed and referred to Committee on Roads and Bridges.

FIRST READING OF SENATE BILLS.

**Engrossed Senate Bill No. 40**, by Senator Sutton: "An Act relating to the state institutions of higher education, making provision for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528.
Referred to Committee on Revenue and Taxation.

**Engrossed Senate Bill No. 70**, by Senators Palmer and Westfall: An Act to prevent frauds and perjuries, requiring certain contracts to be in writing and witnessed.
Referred to Committee on Judiciary.
Engrossed Senate Bill No. 74, by Senator Hastings: An Act providing for the appointment of a children's code commission, prescribing its powers and duties and making an appropriation.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 147, by Senator Bishop: An Act relating to wild animals and bounties therefor, and amending Section 3708 of Remington's Compiled Statutes.

Referred to Committee on Dairy and Livestock.

Senate Bill No. 140, by Senator Grass: An Act relating to materialmen's liens and amending Section 1133 of Remington's Compiled Statutes.

Referred to Committee on Judiciary.

Senate Bill No. 155, by Committee on State, Granted, School and Tide Lands: An Act relating to local assessments upon lands belonging to the state, and amending Section 7 of Chapter 154 of the Laws of 1909, and declaring that this act shall take effect immediately.

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

Senate Bill No. 158, by Senator Palmer: An Act relating to diking districts organized for the reclamation of tide or unsurveyed lands under Chapter CXVII of the Laws of 1895 as amended, authorizing the issuance of bonds by such districts and the platting of lands therein.

Referred to Committee on Judiciary.

Mr. Hanks moved that Senate Bill No. 40 be referred to the Committee on Educational Institutions, instead of to the Committee on Revenue and Taxation.

The motion was carried.

Mr. Zent moved that House Bill No. 190 be re-referred to the Committee on Constitutional Revision for further consideration.

Mr. Meacham moved to amend the motion by striking the words “Constitutional Revision” and inserting in lieu thereof the words “Revenue and Taxation.”

After considerable debate, the question was put.

The amendment to the motion was carried.

The motion, as amended, was carried, and House Bill No. 190 was re-referred to the Committee on Revenue and Taxation for further consideration.

SECOND READING OF BILLS.

Senate Joint Memorial No. 1, by Senator Christensen: Relating to Armistice Day as a National Legal Holiday.

The Memorial was read the second time in full and passed to third reading.

Senate Bill No. 75, by Senator Palmer: Relating to corporations.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 77, by Senators Westfall, Groff, Sutton, Hurn and Morgan: Relating to powers of cities of the first class.

The bill was read the second time by sections and passed to third reading.

House Joint Memorial No. 2, by Representatives Reed, Allen, Knapp, Halsey, Ryan, Josefsky, Voss, Anderson, Hanks, Stewart (M. M.), Scales, Hall, Olson, Falknor, Trunkey, Long, Crosby, Goldsworthy, Tripple, Zent, Douglas,

The Memorial was read the second time in full and passed to third reading.

House Joint Memorial No. 1, by Representatives Meacham, Thompson (Richard), Thompson (Geo. W.), Cutting, Zent, Hubbell, McCormick, Lindsay, Sims, Jones (Roy), Jones (John R.), Clark, Cohen, Goldsworthy, Miller: Relating to inheritance tax.

The Memorial was read the second time in full and passed to third reading.

SPECIAL ORDER.

The hour of 11:30 o'clock having arrived, the House resumed consideration of Mr. Chamberlain's motion, that the House do now reconsider the vote by which it adopted the following amendment to Substitute House Bill No. 170:

Amendment. Add Sec. 3.

Section 3. In executory contracts for the sale of real property the vendee and his assigns shall thereby acquire an equitable interest in such property, subject to becoming forfeited or divested on default of payment as provided in the contract or default in the performance of any other covenant or promise on his part to be kept and performed in the manner provided in such contract or in such manner as may be in accord with the principles and practice of equity.

On motion of Mr. Trunkey, Rule 20 was suspended.

The motion to reconsider was debated at length.

Mr. Hall demanded a roll call, and, the required number arising, the roll was called, and the motion to reconsider was carried by the following vote: Yeas, 67; nays, 14; absent or not voting, 16.

Those voting yea were: Representatives Allen, Banker, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee' H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Long, Loveberry, McCall, McDonough, McLean, Mess, Moulton, Murray, Nolte, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Siler, Sisson, Soule, Stephens, Stewart (Grant- A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Mr. Speaker—67.

Those voting nay were: Representatives Capron, Collin, Dunn, Egbert, Lindsay, McCormick, Moran, Morton, Northup, Shipley, Shields, Weik, Zent—14.

Those absent or not voting were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Goldsworthy, Jacobs, Josefsky, Lent, Meacham, Miller, Olson, Saunders, Sims, Stratton, Templeton, Totten—16.

The Speaker: "The question now is on the adoption of the amendment by Mr. Lindsay."

Mr. Knapp moved the previous question and it was so ordered.

The amendment was lost by viva voce vote.

On motion of Mr. Allen, the House was declared at recess until 1:30 p. m., this date.
Afternoon Session.

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

The clerk called the roll; all members being present except Representatives Brislawn, Cohen, Dale, Glasgow, McLean, Meacham, Olson, Stratton, True and Zent. Representatives Olson and Stratton were excused.

The House resumed consideration of bills on second reading.

House Bill No. 174, by Representative Collin (Departmental Request):
Relating to horticulture.

The clerk proceeded to read the bill by sections, when he was interrupted by Mr. Josefsky, who moved that the rules be suspended and that the clerk read only the new matter in the bill.

The Speaker ruled the motion out of order, as the second reading of the bill was almost completed.

The reading clerk completed reading the bill, the second time by sections.

On motion of Mr. Tripple, the following amendment was adopted:

In second line of title strike the word "thereof" and insert in lieu thereof the word "therefrom."

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 66, entitled "An act relating to the assessment and taxation of farm and orchard products, and amending chapter III, title LXXVIII of Remington's Compiled Statutes by adding a new section to be known as Section 11130-1, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment:

Amend Section 1, line 5 of the printed bill, the same being line 10 of the original bill, following the word "warehouse" add the following: "in the county where grown or produced."

George F. Meacham, Chairman.

We concur in this report: Arthur B. Clark, W. S. Westover, John R. Jones, Roy Jones, J. C. Hubbell, J. W. Lindsay, Geo. W. Thompson, H. E. Goldsworthy.

The bill was read the second time by sections.

On motion of Mr. Clark the Committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 121, entitled "An act relating to the construction and reconstruction of sidewalks in cities of the first, second and third class, and other cities of equal population working under special charter, and providing for the payment therefor by the owners of abutting property," 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:

Sec. 2. Strike the period (.) at the end of the section and insert in lieu thereof a colon (:) and add the following: "Provided, That such abutting property shall not be charged with any costs of construction or reconstruction under this act in excess
of fifty per cent of the valuation of such abutting property, exclusive of improvements thereon, according to the valuation last placed upon it for purposes of general taxation."

Charles H. Voss, Chairman.


The bill was read the second time by sections.

On motion of Mr. McCall the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 216, by Committee on Banks and Banking: Relating to false statements.

The bill was read the second time by sections and passed to third reading.

House Bill No. 217, by Committee on Banks and Banking: Relating to Industrial Loan Companies.

The bill was read the second time by sections and passed to third reading.

House Bill No. 54, by Representative Douglas.

Relating to shorelands on Lake Washington.

The bill was read the second time by sections and passed to third reading.

House Bill No. 188, by Representative Stewart (M. M.): Relating to cities of the second class.

The bill was read the second time by sections and passed to third reading.

At 2:15, on motion of Mr. Egbert, the House was declared at recess for fifteen minutes for the purpose of hearing the Children's Band, conducted by Mr. H. M. Draper, Supt. Childrens' Home, Des Moines, Washington.

MID-AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.

The clerk called the roll; all members being present except Representatives Anderson, Clark, Cohen, Dale, Dunn, Durrant, Glasgow, Hubbell, Lent, Lindsay, McLean, Olson, Rychard, Sims, Shields, Soule, Stratton, Totten and Miller.

THIRD READING OF BILLS.

Senate Bill No. 67, by Committee on Education: Relating to health of public school children.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson
(Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Anderson, Barlow, Brislawn, Clark, Dale, Dunn, Glasgow, Goldsworthy, Johnson (Lee H.), Jones (John R.), Lent, McLean, Olson, Ryan, Sims, Shields, Stratton, Totten—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.

Senate Bill No. 103, by Senator Morthland: Relating to game animals.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 52; nays, 28; absent or not voting, 17.

Those voting yea were: Representatives Allen, Baldwin, Banker, Behrens. Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Danielson, Davis, Falknor, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Josefsky, Knutzen, Lindsay, Long, Loveberry, McDonough, Meacham, Mess, Moulton, Northup, Peterson, Reeves, Rychard, Scales, Schwartzte, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover—52.

Those voting nay were: Representatives Aspinwall, Burlingame, Cohen, Crosby, Durrant, Egbert, Gray, Hall, Halsey, Hemp, Johnson (Levy), Jones (Roy), Knapp, McCall, McCormick, Miller, Moran, Morton, Murray, Nolte, Overmeyer, Saunders, Sweetman, Thompson (Geo. W.), True, Willhite, Zent, Mr. Speaker—28.

Those absent or not voting were: Representatives Anderson, Barlow, Dale, Douglas, Dunn, Glasgow, Goldsworthy, Lent, McLean, Olson, Reed, Ryan, Sims, Shields, Stratton, Templeton, Totten—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.

Engrossed House Bill No. 68, by Representatives Danielson, Lindsay and Stewart (M. M.): Relating to port districts.

On motion of Mr. Danielson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Rychard, Scales, Schwartzte, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.
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Those absent or not voting were: Representatives Anderson, Barlow, Cohen, Dale, Dunn, Glasgow, Goldsworthy, Hanks, Lent, McLean, Olson, Ryan, Saunders, Stratton, Thompson (Richard), Totten—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.

Engrossed House Bill No. 88, by Representative Knapp: Relating to assessment of lands.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Coss, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Overmeyer, Peterson, Reed, Ryan, Saunders, Schwartze, Shipley, Sisson, Soule, Stephens, Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Barlow, Clark, Cohen, Crosby, Dale, Dunn, Glasgow, Goldsworthy, Hanks, Lent, Lindsay, McLean, Northup, Olson, Reeves, Rychard, Scales, Siler, Sims, Shields, Stewart (Grant A.), Stratton, Totten, Trunkey, Willhite—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. Tripple, Rule 20 was suspended.

Engrossed House Bill No. 94, by Representative Miller: Relating to the state flag.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Cross, Custer, Cutting, Danielson, Davis, Douglas, Egbert, Falknor, Gray, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Overmeyer, Peterson, Reed, Rychard, Saunders, Scales, Schwartze, Shipley, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—70.

Those absent or not voting were: Representatives Anderson, Barlow, Brislawn, Clark, Cohen, Crosby, Dale, Dunn, Durrant, Glasgow, Goldsworthy, Hanks, Lent, Lindsay, McLean, Moulton, Northup, Olson, Reeves, Ryan, Siler, Sims, Shields, Stratton, Totten, Trunkey, Willhite—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.

House Bill No. 116, by Representative Burlingame: Relating to concentrated commercial feeding stuffs.

On motion of Mr. Burlingame, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 59; nays, 14; absent or not voting, 24.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Davis, Egbert, Falknor, Gray, Halsey, Hanks, Hemp, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefisk, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Miller, Moran, Morton, Murray, Overmeyer, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Totten, Tripple, True, Voss, Weaver, Weik, Mr. Speaker—59.

Those voting nay were: Representatives Danielson, Durrant, Knapp, Knutzen, Mess, Nolte, Sisson, Soule, Templeton, Thompson (Richard), Trunkey, Van Horn, Westover, Zent—14.

Those absent or not voting were: Representatives Anderson, Baldwin, Barlow, Crosby, Dale, Douglas, Dunn, Glasgow, Goldsworthy, Hall, Jacobs, Johnson (Lee H.), Lent, Lindsay, McLean, Moulton, Northup, Olson, Reeves, Schwartze, Sims, Shields, Stratton, Willhite—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.

Engrossed House Bill No. 122, by Representative Long: Relating to interest on delinquent taxes.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 57; nays, 19; absent or not voting, 21.

Those voting yea were: Representatives Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Danielson, Davis, Dunn, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisk, Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Moulton, Overmeyer, Rychard, Saunders, Scales, Schwartze, Siler, Sims, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Weik, Zent—57.

Those voting nay were: Representatives Barlow, Durrant, Knapp, Knutzen, Loveberry, Morton, Murray, Nolte, Peterson, Shipley, Stephens, Templeton, True, Trunkey, Van Horn, Voss, Weaver, Westover, Mr. Speaker—19.

Those absent or not voting were: Representatives Allen, Anderson, Baldwin, Capron, Cohen, Crosby, Dale, Douglas, Glasgow, Jacobs, Lent, Lindsay, McLean, Northup, Olson, Reed, Reeves, Ryan, Sisson, Stratton, Willhite—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.

Engrossed House Bill No. 149, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: Relating to procedure in criminal cases.

Mr. Falknor moved that the rules be suspended, the second reading be considered the third, and that the bill be placed on final passage.

The motion was carried.

A long debate followed. Mr. Dunn moved the previous question and it was so ordered. The roll was called and House Bill No. 149 passed the House by the following vote: Yeas, 70; nays, 15; absent or not voting, 12.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, McCaff, McDonough, Meacham, Mess, Miller, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Templeton, Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—70.

Those voting nay were: Representatives Banker, Behrens, Brislawn, Crosby, Cross, Hanks, Hemp, McCormick, Moran, Morton, Sweetman, Thompson (Geo. W.), Totten, Westover, Zent—15.

Those absent or not voting were: Representatives Anderson, Clark, Collin, Glasgow, Jacobs, Jones (John R.), Lent, Loveberry, McLean, Olson, Stratton, Tripple—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.

NOTICE OF RECONSIDERATION.

Mr. Shields gave notice that, tomorrow, he would move that the House reconsider the vote by which it passed House Bill No. 149.

House Bill No. 151, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: Relating to criminal procedure.

On motion of Mr. Falknor, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCaff, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Overmeyer, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.),
Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—82.

Those voting nay were: Representative Totten—1.

Those absent or not voting were: Representatives Aspinwall, Collin, Durrant, Glasgow, Jacobs, Jones (John R.), Josefsky, Lent, McLean, Northup, Olson, Reeves, Stratton, Zent—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. 162, by Representatives Soule, Mess and Chamberlain: Relating to cooperative marketing associations.

On motion of Mr. Soule, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—81.

Those voting nay were: Representative Zent—1.

Those absent or not voting were: Representatives Burlingame, Clark, Cohen, Collin, Crosby, Durrant, Glasgow, Hall, Jones (John R.), Lent, McLean, Northup, Olson, Schwartze, Stratton—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 Mrs. Miller, the rules were suspended, and House Bill No. 94 was ordered immediately engrossed, and immediately transmitted to the Senate.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Thursday, December 10, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
THIRTY-SECOND DAY.

THE HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 10, 1925.

The Speaker called the house to order at 10:00 a.m.

The clerk called the roll; all members being present except Representatives Allen, Banker, Lindsay, Reed, Stratton, Westover and Zent. Representatives Reed, Stratton and Zent were excused.

Prayer was offered by Rev. O. F. Krieger, of the First Methodist Episcopal Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

Mr. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 66, 121 and 174, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

I concur in this report: Maude Sweetman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 61, entitled "An act relating to county budgets, tax levies and expenditures, and amending Sections 5 and 6 of Chapter 164, Laws of Washington 1922, 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 the attached bill be substituted therefor, be printed, and do pass.

M. M. MOULTON, Chairman.


On motion of Mr. Moulton, the substitute bill was ordered printed.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 143, entitled "An act relating to compensation of bailiffs in counties of over one hundred and twenty-five thousand population and amending Section 10974 of Remington's Compiled Statutes," 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.

J. W. SHIPLEY, Chairman.

We concur in this report: Grant A. Stewart, Adolph Behrens, J. S. Siler, A. L. Willhite, Ralph R. Knapp, Lloyd R. Crosby.

On motion of Mr. Shipley, the substitute bill was ordered printed.

Passed to second reading.
MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 180, entitled “An act repealing Section 3015 of Remington’s Compiled Statutes, relating to the levy for the reclamation revolving fund,” have had the same under consideration, and we respectfully report the same back to the House without recommendation.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 181, entitled “An act relating to change of venue in Justices’ Courts, providing for the payment of fees and amending Section 1775 of Remington’s Compiled Statutes,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 193, entitled “An act relating to the raising and expenditure of revenues by cities of the first class in the State of Washington, having a population of three hundred thousand or more, prescribing the manner of preparation, appropriation and administration of municipal budgets and emergency expenditures, limiting the expenditures of revenues 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.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 195, entitled “An act relating to probate procedure and guardians for minors, insane and incompetent persons,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 194, entitled “An act relating to tax levies in certain municipalities, and amending Section 5637 of Remington’s Compiled Statutes,” have had the same under consideration,
and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 196, entitled "An act relating to the Eastern Washington State Historical Society and creating it a trustee of the State of Washington for certain purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

House Bill No. 202: Do pass as amended.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

We, your Committee on Agriculture, to whom was referred House Bill No. 220, entitled "An act relating to injurious rodents and providing for the extermination thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. ASPINWALL, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

Mr. Speaker:

We, your Committee on Municipal Corporations Other Than Cities of the First Class, to whom was referred House Bill No. 234, entitled "An act relating to the appointment and powers of Park Commissioners in cities of the second, third and fourth class, and amending Section 9200 of Remington's Compiled 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.

S. R. Gray, Chairman.

We concur in this report: M. M. Stewart, J. L. Cross, Andrew Danielson, James A. Durrant.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 8, 1925.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 2, "Providing for a committee to investigate the methods of fixing values and ratios of assessed valuation between the several counties."
have had the same under consideration, and we respectfully report the same back to
the House with the recommendation that it be indefinitely postponed.

GEORGE F. MEACHAM, Chairman.

We concur in this report: S. H. Cutting, Arthur G. Cohen, Geo. W. Thompson,
Thomas McCormick, Roy Jones, W. S. Westover, John R. Jones, Arthur B. Clark,

On motion of Mr. Meacham, the report of the committee was adopted and
Senate Joint Resolution No. 2 was indefinitely postponed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 45,
entitled "An act relating to family desertion and amending Section 6999 of Reming­
ton's Compiled Statutes," have had the same under consideration, and we respectfully
report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.

We concur in this report: J. F. Falknor, J. W. Lindsay, Charles W. Hall, Logan

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 63,
entitled "An act relating to the rights of married women in the transfer of shares of
stock in corporations, the acceptance of dividends, and the giving of proxies and
powers of attorney, and amending Title XXV, Chapter 1, Remington's Compiled
Statutes, by adding a new section, to be known as Section 3819-1," have had the same
under consideration, and we respectfully report the same back to the House with the
recommendation that it do pass.

M. M. MOULTON, Chairman.

We concur in this report: J. F. Falknor, J. W. Lindsay, Charles W. Hall,
Logan L. L. Long, J. M. Glasgow, John A. Soule, E. E. Shields, Wm. Phelps Totten,
Marcus R. Morton.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 102,
entitled "An act relating to liens for labor and material furnished in the improvement
of real property, and amending Section 1183 of Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.

We concur in this report: J. F. Falknor, J. W. Lindsay, Logan L. Long, John A.
Soule, E. E. Shields, Wm. Phelps Totten.

Passed to second reading.
We, your Committee on Judiciary, to whom was referred Senate Bill No. 112, entitled "An act relating to the nomination and election of supreme court and superior court judges, and amending Section 5212 of Remington's Compiled 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.

M. M. MOULTON, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 127, entitled "An act relating to the Department of Public Works and authorizing the appointment of examiners, and amending Title LXXV of Chapter 1, of Remington's Compiled Statutes, 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.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 139, entitled "An act relating to placing females in houses of prostitution, and providing penalties therefor and amending Section 2440 of Chapter VI of Remington's Compiled 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.


Passed to second reading.

MESSAGES FROM THE SENATE.

The Senate has passed
House Bill No. 85; also
Engrossed Senate Bill No. 55; also
Senate Bill No. 56; also
Senate Bill No. 157, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The President has signed
House Concurrent Resolution No. 4; also
Substitute House Bill No. 206; also
House Bill No. 2; also
House Bill No. 22; also
House Bill No. 23, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 235** by Committee on Forestry and Logged-off Lands: An Act relating to and providing for the acquiring, seeding, reforestation and administering of lands for State Forests, creating a state forest board, defining its powers and duties, providing penalties, and amending Sections 1 and 3 of Chapter 154 of the Laws of 1923.

Ordered printed and passed to second reading.

**House Bill No. 236** by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to the sale, dispensing and labeling of poisons, providing a penalty for violation thereof, and amending Section 2508 and repealing Section 10140 of Remington’s Compiled Statutes.

Ordered printed and passed to second reading.

**House Bill No. 237** by Committee on Medicine, Dentistry, Pure Food and Drugs: An Act relating to drugs and medicines, the licensing of persons to compound, dispense, buy and sell the same, and amending Section 16, Chapter CXXI (121) of the Laws of 1899.

Ordered printed and passed to second reading.

**House Bill No. 238**, by Representative Douglas: An Act fixing the time of the commencement of terms of municipal and district officers, and amending Section 4 of Chapter 61 of the Laws of 1921 (Section 5146 of Remington’s Compiled Statutes).

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 239** by Representatives Scales and Overmeyer: An Act relating to health, welfare and care of children in attendance at public schools and amending section 4776 of Remington’s Compiled Statutes of Washington, relating to powers and duties of directors.

Ordered printed and referred to Committee on Education.

**House Bill No. 240** by Representatives Baldwin, Ryan, Schwartzke, Lindsay and Siler: An Act relating to intoxicating liquors and the seizure and forfeiture of vehicles used in the transportation thereof, and amending Chapter 2 of the Laws of 1915 by adding thereto new sections.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 241** by Representatives Hubbell and Hanks: An Act relating to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation, and amending Section 5, Chapter 23, of the Laws of 1905.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 242**, by Representative Long (at request of Insurance Commissioner): An Act relating to insurance and amending Article 1, Title XLV of Remington’s Compiled Statutes, relating to insurance.

Ordered printed and referred to Committee on Insurance.

**House Bill No. 243** by Representatives Lindsay, Northup and Willhite: An Act relating to rights of way and easements over state lands for the transportation of timber, stone, mineral and other natural products and reserving rights therein, and providing for the transportation of timber, stone, mineral
and other natural products owned by the state or any grantee or successor in interest thereof, prescribing powers and duties of the director of public works, and prescribing penalties for violation thereof.

Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

House Bill No. 244 by Representatives Lindsay, Northup and Willhite: An Act relating to public lands, prescribing certain powers and duties of the commissioner of public lands and amending Section 7823, Remington's Compiled Statutes.

Ordered printed and referred to Committee on Forestry and Logged-Off Lands.

FIRST READING OF SENATE BILLS.

Senate Bill No. 56 by Senator Metcalf: An Act relating to certain public libraries and museums, and amending Section 5 of Chapter 158 of the Laws of 1923.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 157 by Senators Murphy and St. Peter: An Act to prevent the firing of guns or the killing, entrapping, shooting, ensnaring, maiming, or molesting any of the wild birds at any season of the year upon the waters of Lake Stevens, or within one-half mile of the shore thereof, and providing a penalty for the punishment of the violation of this act.

Referred to Committee on Game and Game Fish.

Engrossed Senate Bill No. 55 by Senator Morris: An Act defining the term "real estate brokers," providing for the regulation, supervision and licensing of real estate brokers, providing for the enforcement of this act and penalties for its violation; establishing the office of real estate director, defining his powers and duties and providing for the maintenance of his office from fees collected and not otherwise.

Referred to Committee on Revenue and Taxation.

On motion of Mr. Long, House Bill No. 242 was ordered printed.

The Speaker called Mr. Long to preside.

SECOND READING OF BILLS.

Substitute House Bill No. 6, by Judiciary Committee: Relating to Inheritance taxes.

The bill was read the second time by sections and passed to third reading.

Substitute House Bill No. 21, by Committee on Municipal Corporations Other Than First Class: Relating to Fireman's Relief and Pension Fund.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 87, entitled "An act authorizing the exercise of the power of eminent domain and the condemnation of rights of way for public streets and highways through cemeteries and burial grounds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

MR. SPEAKER:

We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 87, entitled "An act authorizing the exercise of the power of eminent domain and the condemnation of rights of way for public streets and highways through cemeteries and burial grounds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 2 of the original bill, being line 2 of the printed bill, after the word "ground" insert the following: "in which not more than one burial shall have taken place within the last preceding five years."

Amend Section 1, strike the period at the end of the section, and add the following: "to the satisfaction of relatives if they can be found. Provided, That no powers granted by this act shall be exercised after the year 1926."

M. M. MOULTON, Chairman.

We concur in this report: J. W. Lindsay, J. F. Falknor, E. E. Shields, John A. Soule, Charles W. Hall.

The bill was read the second time by sections.

On motion of Mr. Hall the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 152 by Representatives Lindsay, Hall, Soule, Cohen and Falknor: Relating to penalties of corporations for violations of laws.

The bill was read the second time by sections and passed to third reading.

House Bill No. 100 by Representative Willhite: Relating to the formation of consolidated joint school districts.

The bill was read the second time by sections and passed to third reading.

House Bill No. 200 by Representative Reeves: Relating to associations for marketing agricultural products.

The bill was read the second time by sections and passed to third reading.

House Bill No. 201 by Representative Lent: Relating to consolidated school districts.

The bill was read the second time by sections.

On motion of Mr. Siler the following amendment was adopted:

Amend Section No. 1, line 14. Strike the words "a polling place" and Insert In lieu thereof the words "one or more polling places."

The bill was passed to third reading and ordered engrossed.

House Bill No. 224 by Committee on Forestry and Logged-Off Lands: Relating to cultivated black currents.

The bill was read the second time by sections and passed to third reading.

House Bill No. 53 by Mr. Douglas: Relating to certain harbor areas.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 73, entitled "An act relating to local improvements in cities and towns and amending Sections 9462 (7893-49) and 9421 (7892-68) of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend the enacting clause, after the word "Washington" strike the words "as follows."

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 8, 1925.
Amend Section 1, line 1 of the original bill, being line 1 of the printed bill, after the figures “9402” strike the following: “(7892-49)”. Amend Section 1, line 4 of the original bill, being line 3 of the printed bill, before the figures “9402” insert the word “Section”. Amend Section 1, line 4 of the original bill, being line 3 of the printed bill, after the figures “9402” strike the following: “(7892-49)”. Amend Section 1, line 29 of the original bill, being line 20 of the printed bill, after the figures “9400” strike the following: “(7892-47)”. Amend Section 1, line 36 of the original bill, being line 24 of the printed bill, after the figures “9403” strike the following: “(7892-50)”. Amend Section 2, line 1 of the original bill, being line 1 of the printed bill, after the figures “9421” strike the following: “(7892-68)”. Amend Section 2, line 4 of the original bill, being line 3 of the printed bill, before the figures “9421” insert the word “Section”. Amend Section 2, line 4 of the original bill, being line 3 of the printed bill, after the figures “9421” strike the following: “(7892-68)”. Amend Section 2, line 13 of the original bill, being line 9 of the printed bill, after the figures “9402” strike the following: “(7892-49)”. Amend the title, after the figures “9402” strike the following: “(7892-49)”; also, after the figures “9421” strike the following: “(7892-68)”. M. M. Moulton, Chairman.


The bill was read the second time by sections.

On motion of Mr. Hall, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 74, entitled “An act relating to eminent domain proceedings in cities and towns, and amending Sections 9263 (7814a), 9265 (7814c) 9266 (7814d), and 9277 (7819) of Remington’s Compiled Statutes of Washington,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 1 of the original bill, being line 1 of the printed bill, after the figures “9263” strike the following: “(7814a)”. Amend Section 1, line 4 of the original bill, being line 3 of the printed bill, after the figures “9263” strike the following: “(7814a)”. Amend Section 2, line 1 of the original bill, being line 1 of the printed bill, after the figures “9265” strike the following: “(7814c)”. Amend Section 2, line 4 of the original bill, being line 3 of the printed bill, after the figures “9265” strike the following: “(7814c)”. Amend Section 2, line 22 of the original bill, being line 15 of the printed bill, after the figures “9263” strike the following: “(7814a)”. Amend Section 2, line 27 of the original bill, being line 18 of the printed bill, after the figures “9266” strike the following: “(7814d)”. Amend Section 3, line 1 of the original bill, being line 1 of the printed bill, after the figures “9266” strike the following: “(7814d)”. Amend Section 3, line 4 of the original bill, being line 3 of the printed bill, after the figures “9266” strike the following: “(7814d)”. Amend Section 3, line 40 of the original bill, being line 27 of the printed bill, after the figures “9265” strike the following: “(7814c)”. Amend Section 3, line 50 of the original bill, being line 35 of the printed bill, after the figures “9265” strike the following: “(7814c)”. Amend Section 4, line 1 of the original bill, being line 1 of the printed bill, after the figures “9277” strike the following: “(7819)”. Amend Section 4, line 4 of the original bill, being line 3 of the printed bill, after the figures “9277” strike the following: “(7819)”.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 8, 1925.
Amend Section 4, line 11 of the original bill, being line 8 of the printed bill, after the figures "9265" strike the following: "(7814c)".
Amend the title, after the figures "9263" strike the following: "(7814a)"; also after the figures "9265" strike the following: "(7814c)"; also, after the figures "9266" strike the following: "(7814d)"; also, after the figures "9277" strike the following: "(7819)".

M. M. Moulton, Chairman.


The bill was read the second time by sections.
On motion of Mr. Hall, the committee amendments were adopted.
The bill was passed to third reading and ordered engrossed.

House Bill No. 76, by Representative Trunkey: Relating to utility-bonds.
On motion of Mr. Trunkey, House Bill No. 76 was re-referred to the Committee on Public Utilities for further consideration.

House Bill No. 182, by Representative Collin: Relating to apportionment of public school funds.
The bill was read the second time by sections.
On motion of Mr. Collin the following amendment was adopted:

In Section 1, line 2 of the printed bill, the same being line 1 of the original bill, following the word "Institution" insert the following: "devoted exclusively to providing a home for orphan children".

The bill was passed to third reading and ordered engrossed.
On motion of Mr. Behrens, Rule 20 was suspended.

THIRD READING OF BILLS.

House Joint Memorial No. 1, by Representatives Meacham, Thompson (Richard), Thompson (Geo. W.), Cutting, Zent; Hubbell, McCormick, Lindsay, Sims, Jones (Roy), Jones (John R.), Clark, Cohen, Goldsworthy and Miller: Memorializing Congress to repeal the inheritance tax.

The memorial was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 51; nays, 23; absent or not voting, 23.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Capron, Clark, Collin, Custer, Cutting, Dale, Davis, Douglas, Glasgow; Goldsworthy, Gray, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josiefsky, Lindsay, Long, Loveberry, McCormick, McDonough, Miller, Murray, Nolte, Peterson, Reeves, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss—51.

Those voting nay were: Representatives Brislaw, Chamberlain, Cross, Danielson, Durrant, Falknor, Hall, Jacobs, Knapp, Knutzen, Lent, McCall, Morton, Overmeyer, Ryan, Soule, Sweetman, Templeton, Totten, Tripple, Weaver, Weik, Willhite—23.

Those absent or not voting were: Representatives Allen, Banker, Burlingame, Cohen, Crosby, Dunn, Egbert, McLean, Meacham, Mess, Moran, Moulton, Northup, Olson, Reed, Scales, Shipley, Sims, Stratton, True, Westover, Zent, Mr. Speaker—23.

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

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the memorial was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—76.

Those absent or not voting were: Representatives Allen, Burlingame, Cohen, Dunn, Halsey, Johnson (Levy), Knapp, Lent, Meacham, Moran, Moulton, Reed, Schwartze, Sims, Stratton, Templeton, Tripple, True, Westover, Zent, Mr. Speaker—21.

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

House Bill No. 54 by Representative Douglas: Relating to certain shore lands on Lake Washington.

On motion of Mr. Douglas, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover—73.

Those absent or not voting were: Representatives Allen, Burlingame, Cohen, Dunn, Goldsworthy, Jacobs, Josefsky, Knapp, Lent, McLean, Meacham, Moran, Moulton, Reed, Ryan, Schwartze, Sims, Sisson, Stephens, Stratton, Sweetman, Willhite, Zent, 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.
Engrossed House Bill No. 130, by Representative Hall: Relating to drainage, diking and sewage improvement districts.

On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 74; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Shipley, Siler, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—74.

Those voting nay were: Representative Barlow—1.

Those absent or not voting were: Representatives Allen, Banker, Cohen, Crosby, Dunn, Hemp, Jacobs, Knapp, Lent, Meacham, Moran, Reed, Ryan, Scales, Schwartz, Sims, Sisson, Soule, Stratton, Zent, 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.

Substitute House Bill No. 170, by Judiciary Committee: Relating to contracts for the sale of real property.

The bill was read the third time in full.

The Speaker (Mr. Long presiding) announced that the question now is on the final passage of the bill.

Mr. Shields: “I wish to explain my vote as follows: I will vote against Substitute House Bill No. 170 for the reason that the bill in its present form is useless legislation.”

The clerk called the roll and Substitute House Bill No. 170 passed the House by the following vote: Yeas, 75; nays, 2; absent or not voting, 20.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Dale, Danielson, Davis, Durrant; Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—75.

Those voting nay were: Representatives Shields, Sweetman—2.

Those absent or not voting were: Representatives Allen, Cohen, Crosby, Cutting, Douglas, Dunn, Gray, Hemp, Hubbell, Josefsky, Knapp, Moran, Moulton, Northup, Reed, Scales, Sims, Stratton, Templeton, Zent—20.
The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 188, by Representative Stewart (M. M.): Relating to cities of the second class.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Anderson, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglass, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard); Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—76.

Those absent or not voting were: Representatives Allen, Aspinwall, Clark, Cohen, Crosby, Dunn, Durrant, Egbert, Falknor, Jacobs, Jones (John R.), Loveberry, Meacham, Moulton, Reed, Scales, Sims, Stewart (Grant A.); Stratton, Templeton, Zent—21.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 216, by Committee on Banks and Banking: Relating to false statements.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 21.

Those voting yea were: Representatives Anderson, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Custer, Cutting, Dale, Danielson, Davis, Douglass, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Templeton, Thompson (Geo. W.), Thompson (Richard); Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—76.

Those absent or not voting were: Representatives Allen, Aspinwall, Baldwin, Clark, Cohen, Crosby, Cross, Dunn, Durrant, Egbert, Hubbell, Jacobs, Jones (John R.), Northup, Reed, Sims, Stratton, Sweetman, Tripple, Zent, 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.
House Bill No. 217, by Committee on Banks and Banking: Relating to Industrial Loan Companies.

On motion of Mr. Knapp, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Allen, Aspinwall, Baldwin, Cohen, Cross, Dunn, Egbert, Jacobs, Jones (John R.), Reed, Saunders, Sims, Stratton, Tripple—14.

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

On motion of Mr. Cohen, the House adjourned until 10:00 a. m., Friday, December 11, 1925.

A. W. CALDER, Chief Clerk.
Mr. Reed moved that the rules be suspended, and that the resolution be advanced to second reading.

The motion was carried, and the clerk read the following:

WHEREAS, the Board of State Land Commissioners has requested that the House of Representatives and the Senate hold a joint session for the purpose of giving the Board of State Land Commissioners an opportunity to present to the members of the Legislature the procedure followed in the sale of the state's timber;

Now, Therefore, Be It Resolved, by the House of Representatives of the State of Washington, the Senate concurring, That the Senate and the House meet in joint session in the House Chamber on Friday, December 11, 1925, at the hour of eleven o'clock in the forenoon, for the purpose of receiving any written or oral communication which the Board of State Land Commissioners may desire to present; and

Be It Further Resolved, That a copy of this resolution be transmitted to the chairman of the Board of State Land Commissioners.

Mr. Reed moved that the rules be suspended, the second reading considered the third, and that the resolution be placed on final passage.

The motion was carried and the resolution was adopted.

On motion of Mr. Reed, the rules were suspended, and the chief clerk directed to immediately transmit House Concurrent Resolution No. 5 to the Senate.

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REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bills Nos. 74, 87, 731 and 201, have compared same with the original bills and find same correctly engrossed.

I concur in this report: Ed. Davis.

House Bill No. 123: Do pass as amended.
Passed to second reading.

House Bill No. 163: Do pass as amended.
Passed to second reading.

House Bill No. 184: Do pass as amended.
Passed to second reading.

House Bill No. 209: Do pass as amended.
Passed to second reading.

House Bill No. 207: Do pass as amended.
Re-referred to the Committee on Appropriations.

Engrossed Senate Bill No. 48: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 55: Do pass as amended.
On motion of Mr. Meacham, re-referred to the Committee on Judiciary.

Senate Bill No. 118: Do pass as amended.
Passed to second reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 98, entitled "An act providing for disincorporation in certain cases of towns of the fourth class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 156, entitled "An act relating to local improvements in cities and towns, providing for the creation of consolidated local improvement funds therein and amending Section 9399 (7892-46) of Remington's Compiled 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.

ARTHUR G. COHEN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 156, entitled "An act relating to local improvements in cities and towns, providing for the creation of consolidated local improvement funds therein and amending Section 9399 (7892-46) of Remington's Compiled 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.

GEORGE F. MEACHAM, Chairman.

We concur in this report: W. S. Westover, Geo. W. Thompson, Roy Jones.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 189, entitled "An act relating to bridges in cities and towns in second and third class counties," 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. RYAN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a minority of your Committee on Commerce and Manufacture, to whom was referred House Bill No. 203, entitled "An act relating to the public health, to promote the education of persons engaged in the sale and distribution of food products, providing
for the examination and certification of such persons 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 not pass.

G. C. Barlow, Chairman.

I concur in this report: Ed. Davis.

Mr. Speaker:

We, a majority of your Committee on Commerce and Manufacture, to whom was referred House Bill No. 203, entitled "An act relating to the public health, to promote the education of persons engaged in the sale and distribution of food products, providing for the examination and certification of such persons 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.

We concur in this report: G. C. Barlow, Chairman.

Passed to second reading.

We, a majority of your Committee on Commerce and Manufacture, to whom was referred House Bill No. 203, entitled "An act relating to the public health, to promote the education of persons engaged in the sale and distribution of food products, providing for the examination and certification of such persons 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.

We concur in this report: C. A. Moran, Dean C. McLean, Levy Johnson.

Passed to second reading.

We, your Committee on Insurance, to whom was referred House Bill No. 215, entitled "An act providing for the licensing of an 'adjuster' or 'insurance adjuster,' defining the duties of same and fixing fees for an adjuster's license," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Insurance, to whom was referred House Bill No. 215, entitled "An act providing for the licensing of an 'adjuster' or 'insurance adjuster,' defining the duties of same and fixing fees for an adjuster's license," 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: Logan L. Long, Chairman.

Passed to second reading.

We, your Committee on Insurance, to whom was referred House Bill No. 214 entitled "An act fixing license fees to be charged by the Insurance Commissioner and amending Section 7049, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

We, your Committee on Insurance, to whom was referred House Bill No. 213 entitled "An act repealing section 7228 of Remington's Compiled Statutes relating to insurance," 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: Logan L. Long, Chairman.

Passed to second reading.

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 225, entitled "An act relating to bonds issued to provide compensation to veterans of the war with the central allied powers and amending Section 10743-8 of Remington's
Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 242, entitled "An act relating to insurance and amending Article 1, Title XLV of Remington's Compiled Statutes, relating to insurance," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 11, 1925.

MR. SPEAKER:

The Senate has adopted House Concurrent Resolution No. 5, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker announced that he was about to sign House Concurrent Resolution No. 5.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

MR. SPEAKER:

We, your Committee on Educational Institutions, to whom was referred Engrossed Senate Bill No. 40, entitled "An act relating to the state institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 114, entitled "An act relating to procedure for acquiring and appropriating land, real estate and other property for public uses of the State of Washington, providing for determination by the court that the proposed use is a public use, providing for occupancy and use of such land, real estate and other property by said state after entry of order adjudicating such public use and before assessment of damages, providing for consolidation of cases for trial by one and same jury, providing for payment of award into the registry of court, amending Sections 894, 895 and 897 Remington's Compiled Statutes 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.

C. W. Ryan, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 119, entitled "An act fixing the width of right of way of state roads; repealing all acts and parts of acts in conflict therewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. Ryan, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Federal Relations and Immigration, to whom was referred Senate Bill No. 126, entitled "An act relating to and defining the duties of certain officers with reference to aliens committed for violation of law, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

A. L. Willhite, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 158, entitled "An act relating to diking districts organized for the reclamation of tide or unsurveyed lands under Chapter CXVII of the Laws of 1895 as amended, authorizing the issuance of bonds by such districts and the platting of lands therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

Hon. E. H. Guie, twice speaker of the House, and veteran member of the state legislature, was, upon invitation from the Speaker, escorted to a seat upon the rostrum by Representatives Reed and Saunders.
Mr. Speaker:
The Senate has passed House Bill No. 142, with the following amendment:
In line 9 of the printed bill strike the words "secretary of state" and insert in lieu thereof the words "director of licenses" and the same is herewith transmitted.

Victor Zednick, Secretary.

Mr. Collin moved that the House concur in the Senate Amendment to House Bill No. 142.
The motion was carried. The clerk called the roll, and the House passed House Bill No. 142, as amended by the Senate, by the following vote: Yeas, 86; nays, 1; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Bislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Moran, Morton, Moulton, Murray, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Zent, Mr. Speaker—86.

Those voting nay were: Representative Goldsworthy—1.

Those absent or not voting were: Representatives Douglas, Hall, Hemp, Meacham, Miller, Nolte, Shields, Stratton, Willhite—10.

REPORT OF CONFERENCE COMMITTEE.

House of Representatives,
Olympia, Wash., December 9, 1925.

Mr. Speaker:
We, your Committee on Conference, to whom was referred Engrossed House Bill No. 40, entitled "An act establishing a judicial council and prescribing its powers and duties and the duties of other officers in respect thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate recede from their amendments to said Bill.

D. V. Morthland, Chairman.

We concur in this report: M. M. Moulton, J. F. Falknor, Charles W. Hall, Reba J. Hurn, E. B. Palmer.

On motion of Mr. Moulton, the report was adopted.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:
The Senate has passed Senate Bill No. 86; also Senate Bill No. 88; also Senate Bill No. 89; also Senate Bill No. 90; also Senate Bill No. 91; also Senate Bill No. 163; also Senate Bill No. 167; also Senate Bill No. 172; also Engrossed Senate Bill No. 101; also Engrossed Senate Bill No. 123; also Engrossed House Bill No. 147, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:
The Senate has adopted Senate Concurrent Resolution No. 7; also The Senate has passed Engrossed Senate Bill No. 79; also Engrossed Senate Bill No. 141, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 11, 1925.

MR. SPEAKER:
The President has signed House Concurrent Resolution No. 5, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 11, 1925.

MR. SPEAKER:
The Senate has receded from its amendments to Engrossed House Bill No. 36 and said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

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

House Bill No. 245, by Judiciary Committee: An Act relating to assignments of conditional sale contracts.
Ordered printed and passed to second reading.

House Bill No. 246, by Committee on Cities of the First Class: An Act granting certain lands to the city of Seattle for park and boulevard purposes and defining the powers and duties of certain officers.
Ordered printed and passed to second reading.

House Bill No. 247, by Representatives Shields, Douglas, Moran, Chamberlain, Behrens, Soule, Mess and Totten: An Act relating to construction, improvement and maintenance of arterial roads and bridges within the county and incorporated cities and towns, and declaring an emergency.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 248, by Representative Lent: An Act relating to state oyster reserves, vacating a certain oyster reserve, and providing for the sale and lease of lands embraced therein.
Ordered printed and referred to Committee on State Granted, School and Tide Lands.
House Bill No. 249, by Representatives Clark and Jones (John R.): An Act relating to the power and duties of boards of directors of school districts, and amending Section 4776 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Education.

House Bill No. 250, by Representatives Westover and Stewart (M. M.) and Rychard: An Act relating to local improvements in cities and towns, providing for the issuance of warrants in payment thereof, and amending Section 9425 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 251, by Representatives Trunkey, Shields, Hemp, Mess, Jacobs and Moran: An Act relating to warehousemen, and amending section 3634 of Remington's Compiled Statutes.
Ordered printed and referred to Committee on Judiciary.

FIRST READING OF SENATE BILLS.

Senate Bill No. 86, by Senator Smith: An Act relating to horticultural inspection, and amending Section 2872 of Remington's Compiled Statutes.
Referred to Committee on Horticulture.

Senate Bill No. 88, by Committee on Horticulture (By Departmental Request): An Act relating to horticulture and horticultural products, prescribing definition of terms, and amending Section 2839 of Remington's Compiled Statutes.
Referred to Committee on Horticulture.

Senate Bill No. 89, by Committee on Horticulture (By Departmental Request): An Act relating to horticulture and horticultural products, providing for the control of pests and diseases, and amending Section 2842, Remington's Compiled Statutes.
Referred to Committee on Horticulture.

Senate Bill No. 90, by Committee on Horticulture (Departmental Request): An Act relating to horticulture and horticultural products, providing for the recovery of disinfection expenses, lien on costs notice, enforcement and disposition of fund, and amending section 2852, Remington's Compiled Statutes.
Referred to Committee on Horticulture.

Senate Bill No. 91, by Committee on Horticulture (Departmental Request): An Act relating to horticulture and horticultural products, prescribing rules to cover the marketing thereof, and amending Section 2854, Remington's Compiled Statutes.
Referred to Committee on Horticulture.

Senate Bill No. 168, by Senators Wray, Palmer and Hastings: An Act relating to corporations and amending Section 3805 of Remington's Compiled Statutes.
Referred to Committee on Judiciary.

Senate Bill No. 167, by Senators Conyard and Landon: An Act making an appropriation for the operation of the office of the attorney general, and declaring that this act shall take effect immediately.
Referred to Committee on Appropriations.
Senate Bill No. 172, by Senator Metcalf: An Act giving legislative assent to the provisions of the act of Congress approved February 24, 1925, entitled: "An Act to authorize the more complete endowment of agricultural experiment stations and for other purposes."
Referred to Committee on Rural Credits and Agricultural Development.

Engrossed Senate Bill No. 79, by Senator Cleary: An Act amending Sections 8955, 8956, and 8957 of Remington's Compiled Statutes of Washington relating to elections, choosing or declining to choose fifteen electors to revise the city charter of cities of the first class, and providing for the submission of such charter to the electors of such city, and relating to the publication of new, altered, changed or revised charters of the cities of the first class, and declaring that this act shall take effect immediately.
Referred to Committee on Elections and Privileges.

Engrossed Senate Bill No. 101, by Senator Barnes: An Act relating to the superior court of the counties of Cowlitz, Skamania and Klickitat and the appointment and election of judges therein.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 123 by Senators McCauley, Carlyon, Karshner, Hastings and Bishop: An Act prescribing the educational qualifications of applicants for licenses to practice the healing arts, and providing for examinations therefor.
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 141 by Senator Palmer: An Act relating to the powers of municipal corporations of the fourth class, authorizing the granting of certain franchises, validating certain existing franchises, and amending Section 9175 of Remington's Compiled Statutes.
Referred to Committee on Municipal Corporations other than the First Class.

Senate Concurrent Resolution No. 7 by Committee on Rules and Joint Rules: Relating to time limitation for introduction of bills.
On motion of Mr. Reed, the rules were suspended, and the resolution was read in full the second time.
Mr. Reed moved that the rules be suspended, the second reading considered the third, and that the resolution be placed on final passage.
The motion was carried, and the resolution was adopted.
On motion of Mr. Reed, the rules were suspended, and the chief clerk directed to immediately transmit Senate Concurrent Resolution No. 7 to the Senate.

COMMUNICATION FROM THE GOVERNOR.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, DECEMBER 10, 1925

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

I have this day signed Substitute House Bill No. 206, an act entitled "Relating to irrigation districts and land settlement and indemnity contracts, providing for assessments, fixing the powers and duties of certain officers with relation thereto and declaring that this act shall take effect immediately."

The primary purpose of this Act is to permit the signing of a contract between the United States Government and the State of Washington by which the State assumes the responsibility for land settlement in the Kittitas Division of the U. S. Yakima Reclamation Project, and the signing of an indemnity contract between the State of Washington and the Kittitas Reclamation District.
Prior to the signing of this Bill, a conference was held with the Directors of the Kittitas Reclamation District, at which a form of supplemental contract was agreed upon whereby the Reclamation District assumes all responsibility and liability imposed upon the State by the United States in so far as the limitations of the U. S. Interior Department Appropriation Bill and the provisions of this Act will permit. This contract is entirely acceptable to the officials of the Reclamation District and others directly interested in the Project, who are willing to undertake and carry forward the settlement of Kittitas lands without interference by or responsibility on the part of the State.

It is interesting to note that the Kittitas contract as first presented committed the State of Washington to a land settlement policy without limitations, restrictions or safeguards. Later the U. S. Department of Interior consented to limit the State's liability to $300,000.00, and now, by means of the indemnifying contract, the State will be relieved of liability, and will act as an intermediary between the United States and the Kittitas Reclamation District. The Project will stand upon its own merits and its lands will be security not only for the construction costs but for land settlement and development as well. This plan is in keeping with the best judgment of those who have made a close study of federal reclamation, and the State of Washington's action in this matter, I believe, can and should be forcefully cited in argument to secure at the present session of the National Congress an Act to provide that hereafter in land settlement matters, the United States is to deal directly with Irrigation districts, and that in the future, no federal project shall be undertaken until settlement costs shall have been ascertained and made a part of the first or construction costs of the project.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
MR. PRESIDENT, MR. SPEAKER AND MEMBERS OF THE LEGISLATURE:

First I desire to express to you the sincere appreciation of the State Land Board for the extreme courtesy which you have extended to us this morning, also, although I do not like to do so—I seldom do it—I shall read what I have to say this morning, because of the pressing cares down stairs it has probably not been possible to cover every point just as I think it should be in this manuscript, and here and there I may emphasize a point or give a bit of explanation extemporaneously to my good friends of the Press. When I remove my glasses I am talking extemporaneously. I do not have to see then. I shall ask you to differentiate between the parts where I am speaking personally and where I am reading as from the Land Board. It cannot be avoided. There are certain parts and you will be able to discern them, where it is Mr. Savidge, or the Commissioner of Public Lands, Personally, who is speaking.

I also desire to express to you the regret of State Treasurer Potts at not being here on the rostrum with us this morning, but he is suffering so from a cold that he said he really felt too miserable to attend, although he has signed the report.

To the Honorable, the Legislature of the State of Washington

LADIES AND GENTLEMEN: In presenting this statement regarding the sale of State timber, the State Board of Land Commissioners desires it understood that wherever the Chief Executive is referred to it is not done in a spirit of "fighting back," but solely because it is necessary. This address will seem very long but even so it is not possible to cover completely so large a subject.

SALE PROCEDURE.

Timber is sold only on application of some citizen accompanied by a deposit of ten cents per acre, to be forfeited in the event that no sale is made. It is cruised by a timber cruiser; his report is considered by the State Land Board and from the date contained in the report, together with such information as the Board already has, a minimum value is placed upon the timber; it is advertised by means of printed circulars furnished each County Auditor for free distribution and also sent to all citizens who request it, and by advertising for five weeks in some newspaper located in the county in which the land is situated, and then offered at public auction by the County Auditor at the county court-house. If sold, the full purchase price must be paid in cash and transmitted to the State Land Department with the report of sale. The matter is held in abeyance for ten days in order to give any citizen, who desires, the right to protest the fairness of the sale or to offer an increased price. If, at the end of the ten day period, the Board believes that a greater price could be obtained by rejecting the sale and reoffering the tract, it is done; if not, the sale is confirmed. I stress the point that the sale is held ten days before confirmation because it tends to prove that everything possible is being done to insure that as many bids as possible will be received for the state's timber. Where there is a million feet or more of timber to the quarter section, it is sold separate from the land and must be removed within five years, provided that an extension for not to exceed five years may be obtained upon the payment of an annual rental of from $1.00 to $2.00 per acre. This tends to prevent men of large means buying large amounts of the state's timber and holding it. It appears to us that this method of handling the state's timber is as good as it could be unless it could be proven that it were better to:

SELL ON A SCALE

as is done by the federal government. I desire to say to you in the beginning that if you will take the responsibility of directing that all future sales of timber shall be on a scale, you will earn and receive our everlasting gratitude, for you will have taken from us the only shadow that hangs over us continually, namely, the "human" part of timber cruising.

For three years I have tried to bring myself to the point where I could conscientiously request you to direct the State Land Board to sell timber by the scale method but have not been able to conscientiously do so. I may add that I discussed this very matter with some members at the last session of the legislature. The situation to be met is this: To sell by scale, a minimum price per thousand is fixed; the purchaser bids on the price per thousand that he is willing to pay; then a modest deposit is required and when the timber is cut, a scaler must be maintained on the ground to
scale the logs as they are cut. The State at this present time has in force more than 400 timber bills of sale scattered over the length and breadth of this great state. When you consider that one scaler could only take care of a very small bit of territory, including possibly three or four operations, and then think of the size of the state and the great number of timber bills of sale in effect, you will readily admit that a very large appropriation would have to be asked for to take care of this feature of the plan.

In addition to this, we must take into account that the state's timber is paid for in cash, the money begins to earn interest within forty-eight hours of the date of the sale. Our timber sales are averaging more than three-fourths of a million of dollars each year. I estimate that it stands on the ground an average of more than two years. In other words, more than a million dollars worth of timber has been paid for and the state's school fund is receiving interest from it, while, by the scale plan, that money would not be paid in until the timber was cut. But this is not all; the moment the state's timber is sold, it goes on the tax rolls and pays taxes to the county and the state; but if sold by the scale, no taxes would be paid during the years that it stood on the ground. It may be mentioned incidentally that in some of the counties where there are no large timber mills, the county would receive practically nothing for taxes, for the logs would be towed out of the county as fast as they were cut.

Thus it is that the certain loss of these huge sums of interest and tax money now being received under our present method, together with the fact that the state would have to carry the fire risk until the timber was cut, has caused me to hesitate to recommend the scale method for fear it would mean in the end a great loss to the state, although I repeat that if you can conscientiously direct the Land Board to sell by scale, please do so.

CRUISERS' REPORTS.

The governor in his special message criticised unsparingly the State Land Board for its refusal to give out the reports of its timber cruisers. I think it only fair to this Board to say that the Governor has never mentioned this matter to us in any way, shape or form. We will all agree that the Governor is within his rights when he makes observations relative to the conduct of the state's business, but it does seem that the same feeling of responsibility should have impelled him to take the matter up with us months ago. If it has not been good business, why has it been permitted to exist for nearly a year without any attempt to change it? I feel also that it is due to you to say that the State Capitol Committee, of which the Governor is chairman, has exactly the same rule regarding cruisers' reports. The Governor has been its chairman for nearly a year; he has handled the reports of the cruisers while appraising the timber and has thus far not suggested a change.

Some seem to believe that there has been some change in the department's attitude toward these reports. This is not the case. The same rule has always obtained. I call attention to section 6648 of Remington's 1915 Code, which reads as follows:

"If any state land inspector knowingly or wilfully shall make a false oath concerning the appraisement on said lands, or knowingly or wilfully divulge anything, or give any information in regard to such land other than to the Board of State Land Commissioners, or Commissioner of Public Lands, he shall forthwith be removed from office and be deemed guilty of perjury and subject to the penalties thereof, and it shall be and is hereby made the duty of the Board of State Land Commissioners, or the Commissioner of Public Lands, to prosecute him therefor."

This certainly indicates that the legislature intended that these reports should be guarded carefully for whatever length of time was necessary to insure the state getting the full benefit of them. I make the square assertion that to make them public before the sale would serve no good purpose and would certainly result in a money loss to the state and much trouble for your Honorable Body. The state advertises the timber for sale on a certain description for a certain minimum sum. It guarantees nothing. If the cruise reports were open no sane man would purchase timber without first having cruised it himself any more than he would buy a bin of wheat without having measured it. Do you know of any large timber concern from whom you were contemplating the purchase of timber that would give you its cruise? No, it would offer you the timber on that certain tract of land for a certain sum of money. Therefore, I conclude that the state's plan is absolutely fair to all. But let us suppose that the cruise reports were open to the public. First, the prospective purchasers who now try to hammer down our appraisals would be furnished additional weapons in that they could then bring cruises of their own and hammer at our per thousand prices, breakage,
grades, etc. In other words, you would take from us the last bulwark behind which
we fight. Cruises at the best are partly an estimate. In support of this assertion, I
quote no less an authority than the Governor himself. In his special message, he
advised that on a tract of timber which he had cruised by three different men, the
reports varied 40 per cent. Taking the Governor's illustration for our own, let us
suppose that the state had sold it on the cruise of his low man, namely, 40 millions
and it was later found that the high man was correct, a difference of 16 million feet,
which, at the Governor's own appraisal, would be a loss to the state of $80,000.00.
Do you suppose that the fellow who got this $80,000.00 would give it back to the state?
Not at all, he would say nothing but start to the bank with it. On the other hand,
suppose that the state had sold it on the high cruise and when the purchaser cut it,
he found it only cut the low cruise of 40 million, where would he start for? Undoubt-
edly straight for the senator or representative from his district with the demand that
you pass a relief bill to reimburse him in the sum of $80,000.00. In other words, the
fellow who gained when the human cruiser underestimated would say nothing,
while the one who lost when the cruiser overestimated would demand an adjustment.
Even as it is now handled, we have frequent demands for a re-adjustment when
operators lose money on the state's timber prices. Even if the state did not
guarantee its cruises, the result would be only a measure of relief, for some would
buy on the cruise anyway, and those would most likely be the men of small means
who could least afford to take a chance and would feel that an adjustment should
be made if they lost. But while cruising is an estimate, yet the great law of averages
will take care of the adjustment in the long run, if the same man is employed
and he be a good cruiser, for, just as he is under today he will be above tomorrow.
Regarding the proposition of making the cruises public after the sale, the
same argument would apply against it until the timber is well off the land.
(Mr. Savidge: "We now and then have requests for cruises by some one who
has purchased tracts of timber, often brokers who take flyers in timber and buy on
the state scale figuring that they can turn around and sell to some one else by
exhibiting the state's cruise if they could get it. That is one of the calls that we
have after the sale is over.")

The charge that it is possible to withhold from the people the facts regarding
the conduct of their own business is ridiculous. Do you think that the Land
Department would, for a moment, refuse to give your Honorable Body, or any
part of it, information regarding the conduct of its affairs? The cruises are open
at all times to three elective officials and are handled by employees of the
department. In addition, the department cooperates with other official departments
such as the courts at all times. And as time goes on, less importance is attached
to the protection of the cruises; but when one comes as did the gentleman whom
Governor Hartley now says was his agent, playing the role of an investigator in
the dark, no wonder that the State Land Board and Capitol Committee exercised
their judgment and authority in the premises; and, although it is extremely
distasteful to me, yet because the Governor has brought the matter before you,
no choice is left to me except to give you a report of the Incident as it occurred.

In the latter part of November, 1923, a gentleman came to the office and
asked for the records of all timber sales for the past ten years. He was asked
his name and gave it as H. W. Hook of Seattle. He was given the volume containing
the bills of sale, given desk room and stationery. He worked for a time, then
went away for a period and came back and said that it was the timber cruises that
he desired. Questioning developed that he did not want them for himself but
was getting them for another whose name he declined to give. I advised him
that it was not customary to give out the timber cruises, but that I would call
the Land Board in special session and also ask the Governor to call the Capitol
Committee together and have his request presented to them. Both boards met
on November 30, 1923, Assistant Attorney General Tom W. Holman being present
to advise them regarding the legal phase of the case.

(Mr. Savidge: "In addition, the attorney general himself, Attorney General
Dunbar, was consulted and confirmed Mr. Holman's advice to the Board that
cruises were not complete office records, and that it was at the option of the
board whether or not they gave them out; that they were in the nature of certain
other government and state records which are considered to be semi-confidential
matters, and that it rested in our hands.")
After due consideration, the board passed the resolution set forth in Governor Hartley's special message to you directing me to adhere to the policy followed since statehood of not giving out the cruisers' reports. On the following day, Mr. Hook appeared at the office for a reply to his request, at which time the State Capitol Committee and the State Land Board met in joint session in my office with Governor Hart presiding. Mr. Hook was invited in and the Governor asked him who desired the cruises and for what purpose? He declined to give the name of his principal, at which the Governor informed him of the instructions that had been given me. He replied that he believed that his principal would take the matter into court, to which Governor Hart replied that if he would do so, we would quickly find out the name of his principal. After the meeting had adjourned, Mr. Hook requested copies of all leases issued during the past ten years.

(Mr. Savidge: "I think it opportune at this point to give my word of honor to the members of this joint assembly that I have never had any interest, direct or indirect, in any piece of state lands or anything that grew on it or walked over it.")

I promptly agreed to furnish him all this data which was easily available, for each year we make a complete abstract of the 3,000 leases in force for the use of the county assessors of the state and keep a duplicate of it. To accommodate him, I agreed that he might receipt for the abstract of the previous year and work at his copying over at the hotel. He went away with the records and was not thought of again for a considerable period of time until I was advised by my chief clerk that the particular record that he had was needed and had not been returned. I took Assistant Attorney General Tom W. Holman with me and went to Seattle, found Mr. Hook in the Colman Building, and in response to our questions, he advised that the records were at his home. We took him in our car, drove to his home, secured the records and receipted for them. I did not give publicity to the incident, although the advantage rested with me, for the simple reason that it was by this time perfectly apparent that his principal was one of the candidates for governor who was moving to scare me into declining to be a candidate for the nomination myself. I felt sure that this questionable move was the result of campaign excitement and did not represent the true character of the man behind it, for which reason I did not desire to learn his identity because my self respect would have compelled me to oppose him openly in the primaries and in the general election had he succeeded to the nomination. I therefore decided to pocket my pride. Mr. Hartley was nominated. At a meeting of the nominees held in Seattle, he personally urged that I be sent out to campaign because of the friends I had. I acceded to the request and did my best. During the nearly a year that he has been governor, I have rendered him as joyous service as I have ever given any governor, trying my best to maintain the cordial relations that make for the best public service, but judging by what took place when he delivered his special message to you last Tuesday, I must have failed miserably.

PRICES OF TIMBER.

(Mr. Savidge: "Gentlemen: This is the heart of what you desire to know at this time, namely what prices are we getting for timber.")

So far as prices received for timber are concerned, we are willing to compare them with those received by the government which sells by scale, or by others if they sell on a reliable cruise. I have checked all timber sold during the past three years and the average price received is as follows:

<table>
<thead>
<tr>
<th>Timber</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fir, all grades combined</td>
<td>$3.25 per thousand</td>
</tr>
<tr>
<td>Fir, second growth</td>
<td>$2.50</td>
</tr>
<tr>
<td>Cedar</td>
<td>3.31</td>
</tr>
<tr>
<td>Spruce</td>
<td>3.46</td>
</tr>
<tr>
<td>Hemlock</td>
<td>1.15</td>
</tr>
</tbody>
</table>

Add to the above the interest we receive on our cash sales during the time that timber purchased on time stands on the ground, for practically all sales are made on time, and the fir would average close to $3.50 per thousand, and other species increased in the same ratio.

In connection with this, it is well to consider that the state's timber is broken up into small tracts. The state is seldom in a position where it can afford to lose a fair opportunity to dispose of its timber when called for lest it burn up
when the surrounding slashing is fired. When it is favorably located so that the Land Board can stand its ground, we do so; for example, a certain section in Clallam County was offered in 1913 for $52,677.00. The applicants refused to pay the prices. They applied again last year and we raised the appraisal to $107,950.00. Again they refused to pay the state's price, but we are confident that some one will pay it because it is located where there will likely be other applicants. As further evidence that we are not appraising our timber too low, I call your attention to the fact that at the recent land sale $281,000.00 of timber was offered but only 50 per cent of it sold, the applicants preferring to forfeit their deposits rather than to pay the prices that we asked.

Under the circumstances, I think it only fair to say that for the timber sold since the Governor has been chairman of the Capitol Committee it has averaged only $3.00 for its fir; but I also add in fairness that I think the price for these tracts of timber was fair.

Taking up the matter of the list of timber sales given by Governor Hartley in his message, the Governor did not offer criticisms of any in the list given save one. However, Representative Jacobs, chairman of the State Granted, School and Tide Lands Committee of the House, requested of the Governor the descriptions that we might locate the tracts. For some reason (and this is not said in criticism of the Governor), Mr. Jacobs did not receive the descriptions. A search last evening through the thousands of timber sales located the following which appear to be among the ones cited, at least they correspond in acreage, county and price:

(Mr. Savidge: "I desire to state that we have worked till we did locate all cited in Mason County. Bear in mind that we cannot guarantee these to be the ones, for we had no description, and in the volume there are literally thousands of land sales recorded.")

<table>
<thead>
<tr>
<th>Acreage</th>
<th>County</th>
<th>Company</th>
<th>Sale Date</th>
<th>Purchase Price</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>600</td>
<td>Mason Co.</td>
<td>Simpson Logging Co.</td>
<td>May 23, 1918</td>
<td>$19,054.50</td>
<td>$2.50 Fir, $2.50 Cedar</td>
</tr>
<tr>
<td>240</td>
<td>Mason Co.</td>
<td>Mason Co. Logging Co.</td>
<td>Oct. 18, 1917</td>
<td>13,557.50</td>
<td>$2.50 Fir, $2.50 Cedar</td>
</tr>
<tr>
<td>320</td>
<td>Clarke Co.</td>
<td>Inman-Poulson Logging Co.</td>
<td>Sept. 27, 1913</td>
<td>47,107.50</td>
<td>Old Fir $2.50, Sap Fir $2.50</td>
</tr>
<tr>
<td>526</td>
<td>Pacific Co.</td>
<td>Sunset Timber Company</td>
<td>May 23, 1918</td>
<td>40,836.00</td>
<td>$2.50 Fir, $2.50 Cedar</td>
</tr>
<tr>
<td>400</td>
<td>Mason Co.</td>
<td>Mason Co. Logging Co.</td>
<td>Dec. 8, 1922</td>
<td>62,298.25</td>
<td>$3.00 Fir, $2.75 Cedar</td>
</tr>
<tr>
<td>663</td>
<td>Mason Co.</td>
<td>Mason Co. Logging Co.</td>
<td>Jan. 5, 1915</td>
<td>8,138.94</td>
<td>$2.00 Fir</td>
</tr>
<tr>
<td>320</td>
<td>Mason Co.</td>
<td>Mason Co. Logging Co.</td>
<td>Dec. 18, 1912</td>
<td>5,913.00</td>
<td>$1.50 Fir</td>
</tr>
<tr>
<td>600</td>
<td>Wahkiakum Co.</td>
<td>Mineral Lake Logging Co.</td>
<td>May 6, 1918</td>
<td>33,089.85</td>
<td>$2.00 Fir, $2.00 Cedar</td>
</tr>
</tbody>
</table>

The first four listed are Land Board sales; the balance are State Capitol Committee sales. The difference in the amount received computed on an acreage basis between Mason County and the others simply indicates the difference in the productiveness between Mason County and the others, a situation which is thoroughly understood by all who are familiar with the timber situation in western Washington. (Mr. Savidge: "and I add that the timber in that county besides the difference in production, if you could read the reports, is of exceedingly poor quality as compared with the better counties.")

Our efforts were, of course centered on finding for you the sale which was criticised by the Governor. It corresponds with the figures given in his report, and I feel sure is the section referred to, it being section 32, township 18 north, range 6 east. I have to advise you that this section was not sold by the State Land Board. It is a Capitol section and was sold by the State Capitol Committee on March 27, 1922. The cruise was made early in January 1922, almost four years ago. The section sold for $80,500.00, an increase of $7,238.00 over the figure for which it was offered, there being competition between two companies in bidding for the section. Each of them knew that the other was bidding, in fact both were present in the Capitol at the same time on the day of sale. The bid of one was $80,001.00, the purchaser, the D. & M. Company of Tacoma, paying $80,500.00. From the fact that there was competition, it would seem reasonable to suppose that
the parties paid what they thought it was worth. The fir was graded by forties, one forty only being appraised at $2.00, the balance at from $2.50 to $3.00 per thousand; the cedar, of which there was not much and which was not of the good grade, at $2.00 per thousand; the hemlock at $1.00 per thousand. The price for which it sold would increase the price received for the fir by 30 cents per thousand.

The Governor gives his cruises on this section as 40 million and 56 million, a difference of 40 per cent. The Capitol cruise was 35,500,000, which is 16 per cent under the Governor's cruise. I personally can not agree with the Governor that timber of this character was worth $5.00 per thousand four years ago; and further, I call special attention to the fact that the Capitol cruise shows 8,835,000 feet of hemlock which was appraised at $1.00 per thousand, which I contend was fair four years ago. Whatever amount of hemlock was on the tract was certainly worth nearer $1.00 than $5.00, and it appears to me that in fairness your attention should have been called to it, for if it was worth but $1.00 per thousand and there were 8,835,000 feet, it would lower the value of the tract by $35,340.00. I leave this matter with you, again calling attention to the fact that it was sold by the State Capitol Committee nearly four years ago.

Speaking for myself (for I alone of the Land Board members am a member of the State Capitol Committee), I can not pass without comment the expression contained in the Governor's criticism of the price received for the above section: "The deductions you must figure out for yourselves," for I am conscious of the fact that the deductions of some people are that this sale was not conducted honestly. For myself, I answer with the invitation to your Honorable Body to appoint a committee before whom I will lay my private business affairs in such detail that they will know where every dollar of my savings has come from, and further I will be glad of the chance to make certain that no filthy odors cling to my good name.

WILLING TO OBEY.

(Mr. Savidge: "I ask your especial attention to this for it pertains to the proposition of giving publicity to the state cruises. I ask that particularly my good friends of the Press stress this, for it is the position of the Land Board on that question so far as you are concerned. We have given your our views but we are always willing to accept yours.")

The Board of State Land Commissioners desires to express its readiness to carry out to the fullest extent your wishes in regard to publicity of cruisers' reports. A mere resolution indicating your wishes in the premises will be observed as implicitly as any statute formally passed.

The Board has given you its views on the subject as a matter of duty and awaits from you any instructions that you may see fit to give.

IN CONCLUSION.

Ladies and Gentlemen, the Board of State Land Commissioners desires to express to you its sincere appreciation of your unfailing courtesy and confidence during the years that it has been in charge of the affairs of the State Land Department—(Mr. Savidge: "and I emphasize this on behalf of the Board to say that we will be willing to respond to your every request at this or any other time.")

Speaking personally, despite the heartaches that this situation has brought to me, I assure you of my willingness and desire to cooperate with the Governor in all things and at all times for the advancement of our State, to the end, that when you come again and study the reports that we shall render to you of our stewardship, you may find no evidence that personal bitterness has interfered with official teamwork.

C. V. SAVIDGE,
J. GRANT HINKLE,
W. C. POTTS,
Board of State Land Commissioners.

OLYMPIA, WASHINGTON, December 11, 1925.
At 11:45, on motion of Mr. Reed, the joint session dissolved.
The House resumed its session.
On motion of Mr. Allen, the House was declared at recess until 1:00 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:00 p.m.
The clerk called the roll; all members being present except Representatives Allen, Banker, Capron, Douglas, Hall, Johnson (Lee H.), Knutzen, Lent, Morton, Ryan, Rychard, Saunders, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Tripple, True, Van Horn, Willhite and Zent. Representatives Douglas, Hall, Johnson (Lee H.), Stratton, Templeton, Van Horn, and Willhite were excused.

SECOND READING OF BILLS.

House Bill No. 234, by Representative Moulton: Relating to Park Commissioners.
The bill was read the second time by sections.
On motion of Mr. Tripple the following amendment was adopted:
Amend Section No. 1: In line 13 before the word “which” strike the word “and.”
The bill was passed to third reading and ordered engrossed.

House Bill No. 47, by Representatives Morton, Nolte, Hubbell and Schwartze: Empowering the granting of degrees by state normal schools.
On motion of Mr. Hanks, the bill was re-referred to the Committee on Educational Institutions for further consideration.

House Bill No. 118, by Representative Falknor: Relating to conditional sales.
On motion of Mr. Falknor, the bill was re-referred to the Committee on Judiciary for further consideration.

House Bill No. 164, by Representative Nolte: Relating to supervision of transportation.
The bill was read the second time by sections.
On motion of Mr. Nolte the following amendment was adopted:
Amend Section 1 of the bill as follows: Strike the underscored matter in lines 21 to 26 inclusive, and insert in lieu thereof the following: “or motor propelled vehicles operated by the owners or lessees of any hotel now or hereafter constructed or established in any United States National forest for the purpose of transporting persons and/or baggage for compensation over any public highway in this state by continuous carriage between any such hotel and any railroad station or wharf or any point in any city or town, in the state of Washington, situated in the same county in which such hotel is situated, but not taking on or delivering passengers or baggage at intervening places.”
The bill was passed to third reading and ordered engrossed.

House Bill No. 160, by Representatives Barlow, Brockman, Burlingame, Capron, Cohen, Crosby, Custer, Dale, Davis, Dunn, Durrant, Gray, Halsey, Hemp, Josefsky, Knutzen, Lindsay, McDonough, McLean, Mess, Moran, Murray, Nolte, Northup, Overmeyer, Ryan, Rychard, Scales, Shipley, Sims,
Stewart (Grant A.), Templeton, Thompson (Richard), Trunkey, Van Horn, Weaver, Westover, Willhite, Sweetman: Relating to levy for reclamation revolving fund.

The bill was read the second time by sections.

Mr. Banker moved the adoption of the following amendment:

Amend the bill as follows:

Strike all of the bill after the enacting clause and insert the following:

"Section 1. That Section 12 of Chapter 158 of the Laws of 1919, (Section 3015 of Remington's Compiled Statutes) be amended to read as follows:

"Section 12. For the purpose of raising revenue for the carrying out of the provisions of this act, the state board of equalization shall, beginning the fiscal year of 1919, and annually thereafter, except in the year 1926, at the time of levying taxes for state purposes, levy upon all property subject to taxation, and the proper officers shall collect, a tax of one-half of one mill. The revenue so raised shall be paid into the state treasury and credited to the state reclamation revolving fund."

The amendment was debated. The question was put, but a division was called for.

Mr. Sims demanded a roll call, and the required number arose.

CALL OF THE HOUSE.

Mr. Banker demanded a call of the House and the demand was sustained.

The sergeant-at-arms was instructed to lock the doors. The clerk called the roll. The following Representatives were absent: Representatives Douglas, Hall, Johnson (Lee H.), Knutzen, Morton, Saunders, Stratton, Templeton, Tripple, Van Horn, Willhite and Zent.

On motion of Mr. Allen, the absentees were excused.

Mr. Allen moved that the House do now proceed with business under the call.

The motion was carried.

On motion of Mr. Allen, Rule 20 was suspended.

Mr. Allen moved the previous question and it was so ordered.

The Speaker stated that the question now is on the adoption of the amendment proposed by Mr. Banker.

The roll was called, and the amendment was adopted by the following vote: Yeas, 50; nays, 36; absent or not voting 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Chamberlain, Clark, Collin, Cross, Danielson, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCormick, Meacham, Miller, Morton, Moultan, Peterson, Reed, Reeves, Rychard, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M.M.), Thompson (Geo. W.), Totten, True, Trunkey, Voss, Weik—50.

Those voting nay were: Representatives Barlow, Brockman, Burlingame, Capron, Cohen, Crosby, Custer, Cutting, Dale, Davis, Dunn, Gray, Halsey, Hemp, Josefsky, Lindsay, McCall, McDonough, McLean, Mess, Moran, Murray, Nolte, Northup, Olson, Overmeyer, Ryan, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Westover, Mr. Speaker—36.
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Those absent or not voting were: Representatives Douglas, Hall, Johnson (Lee H.), Knutzen, Saunders, Stratton, Templeton, Tripple, Van Horn, Willhite, Zent—11.

On motion of Mr. Banker, the following amendment was adopted:

Strike the title and insert the following: "An act relating to the tax levy for the reclamation revolving fund and amending Section 12 of Chapter 158 of the Laws of 1919."

The bill was passed to third reading and ordered engrossed.

House Bill No. 195, by Representative Falknor: Relating to probate procedure.

The clerk read section one.

On motion of Mr. Cohen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Moulton, the following amendment was adopted:

Amend Section No. 1, line 17, before the word "Then" insert the following paragraph:

"Such request for special written notice shall designate the name, address and postoffice address of the person upon whom such notice is to be served and no service shall be required under this act other than in accordance with such designation unless and until a new designation shall have been made."

The second reading of the bill was completed. The bill was passed to third reading and ordered engrossed.

House Bill No. 194, by Representative Northup: Relating to tax levies.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

House of Representatives, Olympia, Wash., December 8, 1925.

We, your Committee on Education, to whom was referred House Bill No. 202 entitled "An act relating to education and the use of text books therefor, providing penalties, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 1, line 16 of the printed bill, strike the Comma (,) after the word "state" and strike the words "which shall cover not less than one hundred pages of such history text book."

Chas. H. Rychard, Chairman.


The bill was read the second time by sections.

On motion of Mr. Chamberlain, the committee amendment was adopted. The bill was passed to third reading and ordered engrossed.

MOTION.

Mr. Sims moved that the House take a recess for ten minutes at 2:00 p. m., in honor of the late Judge Thomas Burke, former Territorial Justice of the Supreme Court, whose funeral is at 2:00 p. m., this date. The motion was carried.

The House resumed consideration of bills on second reading.
We, a majority of your Committee on Banks and Banking, to whom was referred House Bill No. 107 entitled "An act relating to banks, banking and trust business, requiring the segregation of savings bank business, amending sections 3221, 3240, 3245, 3246, 3253, 4258, 3260 and 3289 of Chapter 1 of Title XVIII of Remington's Compiled Statutes of Washington, and adding new sections to said chapter and prescribing 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 amendments:

Amend Section 6 at line 1 of the original bill, being line 4 of the printed bill, by striking all of the section after the word "than" and inserting in lieu thereof the following, "5% of its liability to depositors." RALPH R. KNAPP, Chairman.


We, a minority of your Committee on Banks and Banking, to whom was referred House Bill No. 107 entitled "An act relating to banks, banking and trust business, requiring the segregation of savings bank business, amending sections 3221, 3240, 3245, 3246, 3253, 4258, 3260 and 3289 of Chapter 1 of Title XVIII of Remington's Compiled Statutes of Washington, and adding new sections to said chapter and prescribing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: J. M. Glasgow.

The reading clerk proceeded to read the bill the second time by sections.

The hour of two o'clock having arrived, in accordance with the motion by Mr. Sims, the Speaker declared the House at recess until 2:10 p. m., in honor of the memory of the late Judge Thomas Burke.

The Speaker called the House to order at 2:10 p. m.

The clerk called the roll; all members being present except Representatives Anderson, Barlow, Behrens, Capron, Douglas, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Knutzen, Long, Loveberry, Meacham, Mess, Overmeyer, Saunders, Sims, Shields, Soule, Stratton, Templeton, Totten, Tripple, Van Horn, Westover, and Willhite.

The House resumed consideration of House Bill No. 107 on second reading.

The clerk completed the second reading of the bill.

On motion of Mr. Knapp, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House Bill No. 110, by Representative Shields: Relating to justices of the peace.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 60; nays, 6; absent or not voting, 31.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Danielson, Falknor, Glasgow, Gray, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent,
THIRTY-THIRD DAY, DECEMBER 11, 1925

Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Scales, Shipley, Siler, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Voss, Weaver, Westover—60.

Those voting nay were: Representatives Cutting, Egbert, Halsey, True, Weik, Mr. Speaker—6.

Those absent or not voting were: Representatives Anderson, Behrens, Brislawn, Clark, Cohen, Dale, Davis, Douglas, Dunn, Durrant, Goldsworthy, Hall, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Loveberry, Meacham, Mess, Nolte, Sims, Sisson, Soule, Stratton, Templeton, Totten, Triplett, Trunkey, Van Horn, Willhite, Zent—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.

Engrossed House Bill No. 174, by Representative Collin (Departmental Request): Relating to horticulture.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 1; absent or not voting, 31.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Egbert, Falknor, Glasgow, Gray, Halsey, Hanks, Hemp, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartze, Shipley, Siler, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Voss, Weaver, Weik, Westover, Mr. Speaker—65.

Those voting nay were: Representative Jacobs—1.

Those absent or not voting were: Representatives Anderson, Behrens, Cohen, Danielson, Davis, Douglas, Dunn, Durrant, Goldsworthy, Hall, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Lent, Loveberry, Meacham, Mess, Northup, Rychard, Sims, Sisson, Soule, Stratton, Templeton, Totten, Triplett, Trunkey, Van Horn, Willhite, Zent—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.

Engrossed House Bill No. 121, by Representative McCall: Relating to construction of sidewalks.

On motion of Mr. McCall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, McCall, McCormick, Mc-
Donough, McLean, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Voss, Weaver, Weik, Mr. Speaker—65.

Those absent or not voting were: Representatives Anderson, Behrens, Burlingame, Cohen, Douglas, Davis, Dunn, Durrant, Halsey, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Lent, Long, Loveberry, Meacham, Mess, Miller, Northup, Rychard, Sims, Sisson, Shields, Soule, Stratton, Templeton, Tripple, Van Horn, Westover, Willhite, Zent—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.

Substitute House Bill No. 6, by Judiciary Committee: Relating to Tax Commission of the State of Washington.

On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 63; nays, 4; absent or not voting, 30.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Lindsay, McCall, McCormick, McDonough, Miller, Moran, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Schwartz, Siler, Sisson, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Voss, Weaver, Weik, Westover, Mr. Speaker—63.

Those voting nay were: Representatives Knapp, Morton, Murray, Shipley—4.

Those absent or not voting were: Representatives Anderson, Baldwin, Behrens, Burlingame, Cohen, Cross, Douglas, Dunn, Durrant, Halsey, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Long, Loveberry, McLean, Meacham, Mess, Ryan, Rychard, Sims, Shields, Soule, Stratton, Templeton, Tripple, Van Horn, Willhite, Zent—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.

Substitute House Bill No. 21, by Committee on Municipal Corporations other than First Class: Relating to Fireman's Relief and Pension Fund.

On motion of Mr. Thompson (Geo. W.), the bill was re-referred to the committee on Judiciary for further consideration.

House Bill No. 152, by Representatives Lindsay, Hall, Soule, Cohen and Falknor: Relating to violations of laws.

The bill was read in full the third time, 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: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Egbert,
THIRTY-THIRD DAY, DECEMBER 11, 1925

Falknor, Glasgow, Goldsworthy, Gray, Hall; Halsey, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Stephens, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Voss, Weaver, Weik, Mr. Speaker—71.

Those voting nay were: Representatives Stewart (M. M.), Westover—2.

Those absent or not voting were: Representatives Barlow, Behrens, Cohen, Cross, Douglas, Dunn, Durrant, Hubbell, Johnson (Lee H.), Jones (John R.), Josefsky, Knutzen, Loveberry, Meacham, Mess, Sims, Soule, Stratton, Templeton, Tripple, True, Van Horn, Willhite, Zent—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.

House Bill No. 100, by Representative Willhite: Relating to formation of consolidated joint school districts.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting—28.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (Roy), Knapp, Lent, Lindsay, McCall, McCormick, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Voss, Weaver, Weik, Mr. Speaker—69.

Those absent or not voting were: Representatives Behrens, Capron, Cohen, Douglas, Dunn, Durrant, Glasgow, Goldsworthy, Hubbell, Johnson (Lee H.), Jones (John R.), Josefsky, Knutzen, Long, Loveberry, Meacham, Mess, Sims, Shields, Soule, Stratton, Templeton, Tripple, True, Van Horn, Westover, Willhite, Zent—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. 200, by Representative Reeves: Relating to associations for marketing agricultural products.

On motion of Mrs. Reeves, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Moran,
Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Schwartz, Shipley, Siler, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Voss, Weaver, Weik, Mr. Speaker—73.

Those absent or not voting were: Representatives Behrens, Cohen, Douglas, Dunn, Durrant, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Loveberry, Meacham, Mess, Ryan, Scales, Sims, Sisson, Soule, Stratton, Templeton, Tripple, Van Horn, Westover, Willhite, Zent—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.

**House Bill No. 224**, by Committee on Forestry and Logged-off Lands: Relating to cultivated black currants.

On motion of Mr. Weaver, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 68; nays, 3; absent or not voting, 26.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Schwartz, Siler, Sisson, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Voss, Weaver, Weik, Mr. Speaker—68.

Those voting nay were: Representatives Chamberlain, Jacobs, Shields—3.

Those absent or not voting were: Representatives Anderson, Behrens, Cohen, Collin, Douglas, Dunn, Durrant, Hubbell, Johnson (Lee H.), Josefsky, Knutzen, Lent, Loveberry, Meacham, Mess, Northup, Reed, Sims, Soule, Stratton, Sweetman, Templeton, Tripple, Van Horn, Westover, Willhite, Zent—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.

**House Bill No. 53**, by Representative Douglas: Relating to certain harbor area in City of Seattle.

Mr. Allen, moved that the bill be passed over, to hold its place on the calendar, Monday, December 14, 1925.

The motion was carried.

On motion of Mr. Allen, the House adjourned until 11:00 a.m., Monday, December 14, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.
THIRTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, December 14, 1925.

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

The clerk called the roll; all members being present except Representatives Douglas, Knutzen, Scales, Van Horn, Weik and Westover. Representatives Douglas and Van Horn were excused.

Prayer was offered by Rev. T. H. Simpson of the United Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 11, 1925.

MR. SPEAKER:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 58 entitled "An act relating to the sale of dressed poultry and small animals for human food and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the House without recommendation.

V. J. CAPRON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 69 entitled "An act to provide for the reading of the Holy Bible in the public schools," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass, on the ground that it is unconstitutional.

M. M. MOULTON, Chairman.

We concur in this report: J. W. Lindsay, Marcus R. Morton, J. M. Glasgow, Wm. Phelps Totten, J. F. Falknor, Ralph R. Knapp, Charles W. Hall.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 72 entitled "An act relating to education and the books and courses of instruction in certain private and parochial schools and providing penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the statement that your Committee finds no objection
to the form of said bill and has no question as to its constitutionality, and therefore recommends that said Bill be re-referred to the Committee on Education.

M. M. MOULTON, Chairman.


On motion of Mr. Moulton, the report of the committee on Judiciary was adopted, and the bill was re-referred to the Committee on Education.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

Mr. Speaker:

We, a majority of your Committee on Horticulture, to whom was referred House Bill No. 173 entitled "An act relating to horticulture and horticultural products, providing for inspection, fees, making appropriation, and amending Section 2872, Remington's Compiled Statutes," 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: S. R. Gray, John R. Jones, Belle Reeves.

Mr. Speaker:

We, a minority of your Committee on Horticulture, to whom was referred House Bill No. 173 entitled "An act relating to horticulture and horticultural products, providing for inspection, fees, making appropriation, and amending Section 2872, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

I concur in this report: J. R. Schwartz.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 198 entitled "An act relating to police judges in cities of the second class, and amending Section 9083 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Constitutional Revision, to whom was referred House Bill No. 221 entitled "An act providing for the amendment of Section Eleven (11) Article One (1) of the Constitution of the State of Washington, relating to freedom of conscience and use of the Bible for educational purposes," 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: S. H. Cutting.

Mr. Speaker:

We, a minority of your Committee on Constitutional Revision, to whom was referred House Bill No. 221 entitled "An act providing for the amendment of Section Eleven (11) Article One (1) of the Constitution of the State of Washington, relating
to freedom of conscience and use of the Bible for educational purposes," 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: Robert A. Tripple, John A. Soule.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 177 entitled "An act making the state treasurer, treasurer of University of Washington, State College of Washington, State Normal School at Bellingham, State Normal School at Cheney, and State Normal School at Ellensburg, and relating to the management of the funds of the said institutions," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

John Hanks, Chairman.

We concur in this report: John A. Soule, V. J. Capron, I. N. Stephens, A. E. Olson, Lee H. Johnson.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 177 entitled "An act making the state treasurer, treasurer of University of Washington, State College of Washington, State Normal School at Bellingham, State Normal School at Cheney and State Normal School at Ellensburg, and relating to the management of the funds of said institutions," have had the same under consideration, and we respectfully report the same back to the House without recommendations.

We concur in this report: Duncan Dunn, Arthur B. Clark, M. T. Brislawn.

Passed to second reading.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred Senate Bill No. 20 entitled "An act relating to licenses of commission merchants and amending section 8 of chapter 134 of the laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alvin H. Collin, Chairman.

We concur in this report: Belle Reeves, J. R. Schwartz, John R. Jones, S. R. Gray.

Passed to second reading.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred Senate Bill No. 86 entitled "An act relating to horticultural inspection, and amending Section 2872 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Alvin H. Collin, Chairman.

We concur in this report: John R. Jones, Belle Reeves, S. R. Gray, J. R. Schwartz.

Passed to second reading.
MR. SPEAKER:
We, your Committee on Horticulture, to whom was referred Senate Bill No. 88 entitled "An act relating to horticulture and horticultural products, prescribing definition of terms, and amending Section 2839, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: John R. Jones, Belle Reeves, S. R. Gray, J. R. Schwartze.
Passed to second reading.

MR. SPEAKER:
We, your Committee on Horticulture, to whom was referred Senate Bill No. 89 entitled "An act relating to horticulture and horticultural products, providing for the control of pests and diseases, and amending Section 2842, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: John R. Jones, Belle Reeves, S. R. Gray, J. R. Schwartze.
Passed to second reading.

MR. SPEAKER:
We, your Committee on Horticulture, to whom was referred Senate Bill No. 90 entitled "An act relating to horticulture and horticultural products, providing for the recovery of disinfection expenses, lien on costs, notice, enforcement and disposition of fund, and amending Section 2852, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: John R. Jones, Belle Reeves, S. R. Gray, J. R. Schwartze.
Passed to second reading.

MR. SPEAKER:
We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 123 entitled "An act prescribing the educational qualifications of applicants for licenses to practice the healing arts, and providing for examinations therefor," 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.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 140 entitled "An act relating to materialmen's liens and amending Section 1133 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 146 entitled "An act relating to and regulating the establishment, maintenance and operation of hospitals for the care of persons suffering from general diseases, by counties and counties and cities jointly," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

V. J. CAPRON, Chairman.

We concur in this report: James A. Durrant, J. M. Glasgow, Roy Jones, G. W. Overmeyer, A. F. Brockman, Maude Sweetman.

Passed to second reading.

Mr. Speaker:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 157 entitled "An act to prevent the firing of guns or the killing, entrapping, shooting, ensnaring, maiming, or molesting any of the wild birds at any season of the year upon the waters of Lake Stevens, or within one-half mile of the shores thereof, and providing a penalty for the punishment of the violation of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

GRANT C. SISSON, Chairman.


Passed to second reading.

House Bill No. 119: Do pass as amended.
Passed to second reading.

House Bill No. 175: Majority report: Do not pass; Minority report: Do pass as amended.
Passed to second reading.

House Bill No. 226: Do pass as amended.
Passed to second reading.

House Bill No. 231: Do pass as amended.
Passed to second reading.

The Speaker: 'I desire to call attention to the fact that committees are sending in too many reports on bills 'without recommendation.' This means that the committees are avoiding responsibility. Bills are sent to the various committees for a recommendation of some kind.
"Another matter: Bills are being reported out of committees with unanimous recommendation 'do not pass.' It would be better, when the unanimous opinion of the committee is that a bill should not pass, for the committee to recommend the indefinite postponement of the bill. The House could then act on the bill immediately, could dispose of the bill at once, and get it out of the way. I wish that the chairmen of the committees would give these suggestions their consideration."

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 11, 1925.

Mr. Speaker:
Your Committee on Engrossment to whom was referred House Bills Nos. 107, 160, 164, 203 and 234, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 11, 1925.

Mr. Speaker:
Your Committee on Engrossment to whom was referred House Bill No. 195, have compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

Mr. Speaker:
Your Committee on Engrossment to whom was referred House Bill No. 182, have compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 14, 1925.

Mr. Speaker:
Your Committee on Enrollment to whom was referred House Bills Nos. 127 and 129 have compared same with the original bills and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 11, 1925.

Mr. Speaker:
Your Committee on Enrollment to whom was referred House Bills Nos. 142, 40 and 147, have compared same with the original bills and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

Mr. Speaker:
Your Committee on Enrollment to whom was referred House Bills Nos. 4 and 85, have compared same with the original bills and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 14, 1925.

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

Gentlemen:
I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 2. "An act establishing the eleventh day of November, as a legal holiday, to be known as 'Armistice Day.'"
THIRTY-SIXTH DAY, DECEMBER 14, 1925

House Bill No. 22. "An act relating to depositions and amending sections 7 and 10 of chapter XIX (19), Laws of 1891."

House Bill No. 23. "An act relating to the service of orders in proceedings supplemental to execution and amending section 13 of chapter CXXXIII (133) of the Laws of 1893."

House Bill No. 62. "An act relating to temporary publication of session laws, and amending Section 8198 of Remington's Compiled Statutes and declaring that this act shall take effect immediately."

Very respectfully,
A. R. GARDNER,
Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 14, 1925.

To the Honorable the House of Representatives:

I am returning herewith, without my approval, House Bill No. 63, entitled "An act relating to eminent domain proceedings in cities and towns, and amending Sections 9215 and 9216 of Remington's Compiled Statutes of Washington."

The purpose of this act is to extend the right of eminent domain to permit cities and towns to condemn lands for parks and playgrounds, and to levy special assessments therefor.

Nothing is more fundamental in the American conception and plan of government than the property rights of the individual. While public necessity renders it essential that governmental units be given power, in certain instances, to condemn private property, too much care cannot be exercised in extending the right of eminent domain.

Conditions in the State of Washington at the present time do not justify the extension of the powers granted by the two sections, which this act seeks to amend, and by Section 9319 of Remington's Compiled Statutes. There is no reason why ample and suitable lands for any additional purpose cannot be acquired by negotiations with property owners.

This state is now suffering from lax methods in the levying of special assessments. Our aim should be to limit and restrict the sphere rather than to enlarge and extend it as provided in Section 2 of this act.

For the foregoing reasons, House Bill No. 63 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY, Governor.

On motion of Mr. Sims, consideration of House Bill No. 63 and the Governor's veto message thereon, were made a special order of business for 2:30 p. m., Tuesday, December 15, 1925.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 14, 1925.

To the Honorable the House of Representatives:

I am returning herewith, without my approval, House Bill No. 108, entitled "An act relating to parks and parkways and amending Sections 10942 and 10944 of Remington's Compiled Statutes."

The amendment here proposed confers upon the State Parks Committee the power to acquire by purchase or condemnation, without legislative sanction, tracts adjoining an established state park.

No limitations nor restrictions, other than that of general location, is placed upon the acquisitions herein authorized.

It is understood and conceded that there are certain tracts which should be added to our state parks, but which cannot be acquired under existing statutes. However, these acquisitions can be made without giving to the State Parks Committee the wide and unrestricted powers conferred by this act.

For this reason, House Bill No. 108 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY, Governor.

On motion of Mr. Reed, consideration of House Bill No. 108 and the Governor's veto message thereon were made a special order of business,
immediately following consideration of vetoed House Bill No. 63, on Tuesday afternoon, December 15, 1925.

MESSAGES FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., December 11, 1925.

Mr. Speaker:
The Senate has passed
Senate Joint Memorial No. 3; and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has passed
Engrossed Senate Bill No. 23; also
Substitute Senate Bill No. 92; also
Senate Bill No. 143; also
Engrossed Senate Bill No. 145; also
Senate Bill No. 144; also
Senate Bill No. 177; also
Engrossed House Bill No. 127; also
House Bill No. 129, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER, OLYMPIA, WASH., December 11, 1925.

Mr. Halsey moved that the House do recede from its amendments to
Senate Bill No. 67.

The motion was carried. The clerk called the roll, and the House passed
Senate Bill No. 67 without the House amendments by the following vote:
Yeas, 74; nays, 14; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Clark, Collin, Crosby, Custer, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Siler, Sims, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Voss, Weaver, Welk, Willhite, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Chamberlain, Cross, Cutting, Dunn, Jones (John R.), Lent, Long, Olson, Overmeyer, Shipley, Sisson, Soule, Thompson (Richard), Westover—14.

Those absent or not voting were: Representatives Cohen, Douglas, Knutzen, Lindsay, Loveberry, Scales, Shields, Stewart (Grant A.), Van Horn—9.

The Speaker announced that he was about to sign House Bills Nos. 4, 40, 85, 142, 147, 127, and 129.
INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 252**, by Representatives Hemp, Jones (Roy), Stephens, Voss, Van Horn, Trunkey, Schwartze, and Reeves: An Act authorizing the boards of regents of the University of Washington and of the State College of Washington and the boards of trustees of the Washington state normal schools at Ellensburg, Cheney and Bellingham, Washington, and their successors in office to provide dormitory, boarding, housing and student activity buildings and appurtenances for said institutions and to provide for the purchase of land needed in connection therewith; to provide for the purchase or erection of buildings or the lease of lands for said purposes; to provide for the payment of the principal and interest stipulated in such contracts, on the amortization plan, in a period not to exceed twenty years; to provide a maximum rate of interest that may be paid on the principal of any such contracts and to provide for the manner of securing payment of such principal and interest, and declaring an emergency.

Ordered printed and referred to Committee on Educational Institutions.

**House Bill No. 253**, by Representative Behrens: An Act relating to limitation of actions and the accrual thereof amending Section 159 of Remington's Compiled Statutes and repealing that portion of Chapter 28 of the Session Laws of the State of Washington for the year 1923 in so far as the same is inconsistent herewith.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 254**, by Representative Saunders: An Act relating to parks and parkways and granting to the state parks committee the right of eminent domain in certain cases.

Ordered printed and referred to Committee on Parks and Playgrounds.

**House Bill No. 255**, by Representative Hall: An Act relating to local improvements and providing for the maintenance of guaranty funds in cities and towns of less than 100,000 population.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 256**, by Representatives Moulton, Hall and Falknor: An Act relating to precinct party primaries, the holding of party conventions and the nomination of certain candidates to be voted for at primary elections, providing for certain penalties and for the submission of this act to a vote of the people.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 257**, by Representative Hall: An Act relating to cities and towns and providing a procedure for change of name.

Ordered printed and referred to Committee on Elections and Privileges.

**House Bill No. 258**, by Representative Lent: An Act relating to fees and compensation of justices of the peace, and repealing Section 2 of Chapter XLVI (66) of the Laws of 1893.

Ordered printed and referred to Committee on Judiciary.

**House Bill No. 259**, by Representative Lindsay: An Act providing for the issuance of permits for wine and intoxicating liquors for use for sacramental purposes, regulating the distribution thereof, and providing penalties.

Ordered printed and referred to Committee on Public Morals.
FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 23, by Senators Metcalf, Hastings and Northland: An Act relating to elections, authorizing qualified electors absent from their precincts of residence to vote at general and primary elections, providing the method and manner of casting and recording such vote, providing penalties for violations thereof, and repealing certain acts in relation thereto.

Referred to Committee on Judiciary.

Substitute Senate Bill No. 92, by Committee on Horticulture: An Act relating to horticulture and horticultural products, providing for markings of grades, condemnation, unlawful sales, and evidence, and amending section 2855, Remington's Compiled Statutes.

Referred to Committee on Horticulture.

Senate Bill No. 142, by Public Utilities Committee (By Departmental Request): An Act relating to the powers and duties of the Director of Public Works and conferring power and authority to act in conjunction with regulatory bodies of other states and of the United States.

Referred to Committee on Public Utilities.

Senate Bill No. 144, by Senators Hastings and Grass: An Act providing for the amendment of Section 12 of Article IV of the Constitution of the State of Washington relating to the jurisdiction of superior and inferior courts.

Referred to Committee on Constitutional Revision.

Engrossed Senate Bill No. 145, by Senator Westfall: An Act relating to the determination of title to lands deeded to the county in general tax foreclosure proceedings, and to redemption in such cases, and declaring that this act shall take effect immediately.

Referred to Committee on Judiciary.

Senate Bill No. 177, by Senator Metcalf: An Act to provide for the organization, operation and supervision of cooperative savings and credit associations to be termed "Credit Unions" and to define their powers.

Referred to Committee on Rural Credits and Agricultural Development.

Senate Joint Memorial No. 8, by Committee on Roads and Bridges: Petitioning Congress to continue the federal aid policy on state highway construction for a period of ten years and to provide appropriations therefor.

Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

House Bill No. 51, by Representative Reed: Relating to expenditures from, and liabilities which may be incurred against, the general road and bridge fund and the road district funds.

Mr. Reed moved that the report of the Committee on Judiciary be adopted, and that Substitute House Bill No. 51, be substituted for House Bill No. 51.

The motion was carried.

Substitute House Bill No. 51, by Committee on Judiciary: Relating to county budgets.

The bill was read the second time by sections and passed to third reading.
THIRTY-SIXTH DAY, DECEMBER 14, 1925

House Bill No. 98, by Committee on Municipal Corporations other than First Class: Providing for disincorporation in certain cases.

The bill was read the second time by sections and passed to third reading. On motion of Mr. Trunkey, the House was declared at recess until 1:30 p.m., this date.

AFTERNOON SESSION.

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

The clerk called the roll, all members being present except Representatives Dunn, Hubbell, Meacham, Murray, Van Horn, and Sweetman. Representatives Dunn and Van Horn were excused.

The House resumed consideration of bills on second reading.

House Bill No. 101, by Representative Behrens: Relating to delinquent assessments.

On motion of Mr. Behrens, the bill was re-referred to the committee on judiciary for further consideration.

House Bill No. 102, by Representative Behrens: Relating to local improvement assessments.

On motion of Mr. Behrens, the bill was re-referred to the committee on judiciary for further consideration.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 123, entitled "An act relating to savings and loan associations, prescribing the qualifications of directors, limiting membership fees, regulating loans and defining the powers and duties of the Director of Efficiency and amending Sections 3716, 3718, 3719, 3720, 3722, 3723, 3726, 3728, 3731 and 3735½ of Remington's Compiled Statutes, and providing a penalty for the 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:

Amend Section 4 by striking the entire section.

Amend Section 5 by striking the entire section and inserting in lieu thereof the following:

"Sec. 5. That Section 3722 of Remington's Compiled Statutes be amended to read as follows:

"Section 3722. Profits and losses shall be ascertained semi-annually. Dividends shall be computed in the manner determined by the Board of Directors and shall be distributed semi-annually and paid on June 30th and December 31st of each year. Such dividends shall be distributed ratably to all classes of shares and may be distributed for the proportionate part of the dividend period that funds have been in the Association: Provided, That dividends shall not be computed on less than monthly balances. And provided further, That funds paid into the Association on or before the date in any month fixed by the association may be deemed to have been paid in on the first day of such month for the purpose of computation of dividends. Dividends shall be taken from the net earnings of the Association and, subject to the provisions of Section 3721 relating to reserve fund stock. No dividends shall be credited or paid except by a vote of the Board of Directors duly entered upon the minutes, whereupon shall be recorded the vote by ayes and nays. It shall be lawful for the Association, in addition to the contingent fund required by section thirteen of this act, to hold in its fund of undivided earnings, such sum as the Board of Directors may from time to time deem necessary or wise: Provided, however, That when the un-
divided earnings, including the contingent fund, exceed fifteen per cent of the dues and dividends credited to members, the Board of Directors shall declare such extra dividend in excess of the dividend regularly apportioned as may be necessary to distribute among the shareholders the accumulation in excess of such authorized surplus."

Amend Section 9 by striking the entire section.

Amend Section 10, at line 13 of the printed bill, being line 29 of the original bill, by inserting the following after the period (.) : "No person shall be eligible to appointment, as, or hold the office of, Supervisor of Savings and Loan Associations unless he is, and for at least two years prior to his appointment has been, a citizen of this state and has had at least two years practical experience in savings and loan or bank employment, examination or supervision." RALPH R. KNAPP, Chairman.


Sections 1, 2, 3 and 4 of the bill were read.

On motion of Mr. Knapp, the committee amendment to section 4 was adopted.

Section 5 was read the second time.

Mr. Knapp moved that the committee amendment to Section 5 be adopted.

The Speaker: "It occurs to the Speaker that this amendment should read 'Section 4' instead of 'Section 5'. An amendment to the amendment is in order."

On motion of Mr. Knapp, the following amendment to the committee amendment was adopted.

Amend the amendment to Section 5. Strike the figure "5" and insert the figure "4" in lieu thereof.

The committee amendment, as amended, was adopted.

The clerk read section 6.

On motion of Mr. Knapp, the following amendment was adopted:

Amend Section No. 6. Strike figure "6" in line 1 and insert in lieu thereof figure "5".

The clerk read section 7.

On motion of Mr. Knapp, the following amendment was adopted:

Amend Section No. 7. Strike figure "7" in line 1 and insert in lieu thereof figure "6".

The clerk read section 8.

On motion of Mr. Knapp the following amendment was adopted:

Amend Section No. 8. Strike figure "8" in line 1 and insert in lieu thereof figure "7".

The clerk read section 9.

Mr. Knapp moved that the committee amendment be adopted.

The motion was carried.

The clerk read section 10.

Mr. Knapp moved that the committee amendment be adopted.

On motion of Mr. Long, the following amendment to the committee amendment was adopted:

Amend Committee amendment following line 13, striking the words "or bank" after the word "loan" in next to last line of Committee amendment.

The committee amendment, as amended, was adopted.

On motion of Mr. Knapp, the following amendment was adopted:

Amend Section No. 10. Strike figure "10" in line 1 and insert in lieu thereof figure "8".

The clerk read the title.
On motion of Mr. Knapp, the following amendment to the title was adopted:

Amend title. Strike 3720 and 3731 in third line of title.

The bill was passed to third reading and ordered engrossed.

PERSONAL PRIVILEGE.

Mr. Allen: "Mr. Speaker, a question of personal privilege."

The Speaker: "State your question of personal privilege."

Mr. Allen: "Some of us have been members of the Legislature for a great many years, and some of us have devoted some time to other civic interests, but it remains for only one of our members to have devoted a very long life, almost in its entirety, to civic affairs of the State and of his home city."

"It is with great pleasure that I present this little bouquet of flowers to our distinguished member, ('Dad' Trunkey), on this, his seventy-seventh birthday, and to wish him everlasting success and prosperity."

Mr. Allen: "Mr. Speaker, I move that the House do now take a recess for ten minutes, in order that the members may congratulate 'Dad' Trunkey."

The motion was carried.

MID AFTERNOON SESSION.

The Speaker called the House to order at 2:20 p.m.

The clerk called the roll, all members being present except Representatives Cross, Goldsworthy, Hubbell, Johnson (Lee H.), Knutzen, Lindsay, Meacham, Murray, Siler, Totten, True and Van Horn.

On motion of Mr. Clark, Rule 20 was suspended.

The Speaker called Mr. Allen to preside.

The House resumed consideration of bills on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

We, your Committee on Judiciary, to whom was referred House Bill No. 163, entitled "An act relating to the liability of officers for the service of civil process and to indemnities therefor and amending Section 4172 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 4 of the original bill, being line 3 of the printed bill, after the word "which" insert the word "personal."

Amend the bill by adding thereto a new section to be known as Section 6, to read as follows:

"Sec. 6. No sheriff or other officer shall be liable in damages for seizing, levying upon or selling any property which is described in the order, judgment or decree upon which the writ or process is based, nor for any levy upon real estate or sale thereof; and no such officer shall be entitled to demand any indemnifying bond for service or execution of any writ for or process against property, except as provided in this act."

M. M. MOULTON, Chairman.


The bill was read the second time by sections.
On motion of Mr. Moulton, the committee amendments were adopted. The bill was passed to third reading and ordered engrossed.

**House Bill No. 181**, by Representative Hall: Relating to change of venue. The bill was read the second time by sections and passed to third reading.

**MR. SPEAKER:**

We, your Committee on Commerce and Manufacture, to whom was referred House Bill No. 184, entitled “An act relating to storage warehouses and warehousemen, defining the same, providing for the regulation and supervision thereof by the department of public works, providing for the enforcement of the provisions of this act and penalties for the violation thereof,” have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 7 of the printed bill, after the word “warehouses” add the following: “Provided the term storage warehouse shall not include any building or structure in which freight is received for storage from the public for hire intended for shipment or discharged by any water craft.”

Amend Section 6, line 14 of the printed bill, strike the words “fifty dollars ($50.00)” and insert in lieu thereof “ten dollars ($10.00)”. G. C. BARLOW, Chairman.

We concur in this report: C. A. Moran, Dean C. McLean, Ed. Davis, Levy Johnson, Thomas McCormick.

The bill was read the second time by sections.

Mr. Barlow moved that the following amendment be substituted for the committee amendment to Section 1:

Amend Section 1, line 7 of the printed bill, after the word “warehouses” add the following: “Provided the term storage warehouse shall not include any building or structure in which freight is received for storage from the public for hire intended for shipment or discharged by any water craft. Further provided that nothing in this act shall be construed as applying to the business of renting locked boxes by any bank or trust company.”

The substitute amendment to section 1 was adopted.

The committee amendment was lost.

On motion of Mr. Barlow, the committee amendment to Section 6 was adopted.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 189**, by Representatives Rychard, Stewart (M. M.), and Westover: Relating to bridges in cities and towns.

The bill was read the second time by sections and passed to third reading.

**MR. SPEAKER:**

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 209, entitled “An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington’s Compiled Statutes,” 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 5. Add the following at the end of the section: “Whenever necessary to the performance of any powers and duties herein vested in the board of county commissioners, such board shall have power to employ such assistants and engineers as are necessary and to fix their compensation, but no engineer shall be employed
unless he shall have special qualifications in the matter of road building and shall be a civil engineer of recognized standing: Provided, That whenever by law the county engineer is required to act ex officio as a member of any board, commission or other body, he is required to execute or certify any instrument in writing, such duties shall be performed by the chairman of the board of county commissioners."

Amend Section 6, line 5 of the printed bill, strike the word "attorney"; in line 7, at the end of the line, strike the period (.) and insert "attorney, six thousand dollars ($6,000.00)."

Amend Section 6, line 9 of the printed bill, strike the word "attorney" and at the end of line 10, strike the period (.) and insert "attorney, five thousand dollars ($5,000.00)."

Amend Section 6, lines 44 and 45 of the printed bill, strike the word "clerk" and "twelve hundred dollars ($1200.00)" and insert in lieu thereof "eighteen hundred dollars ($1800.00), and clerk, fifteen hundred dollars ($1500.00)."

J. W. SHIPLEY, Chairman.

We concur in this report: J. S. Siler, A. L. Willhite, Lloyd R. Crosby, Ralph R. Knapp, Adolph Behrens, Grant A. Stewart.

The bill was read the second time by sections.

On motion of Mr. Shipley, the committee amendment to Section 1 was adopted.

Mr. Davis moved the adoption of the following amendment:

Amend Section No. 1, line 19 of the printed bill, following the colon, strike the remainder of line 19 and strike lines 20 and 21.

The amendment was adopted by a rising vote.

On motion of Mr. Shipley, the committee amendment to Section 6, line 5 was adopted.

Mr. Shipley moved that the committee amendment to Section 6, line 9 be adopted.

The Speaker declared the amendment adopted by viva voce vote.

A division was called for.

Mr. Jacobs demanded a roll call on the amendment, and, the required number arising, the roll was called, and the amendment was adopted by the following vote: Yeas, 53; nays, 34; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Douglas, Durrant, Falknor, Glasgow, Hall, Hanks, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Lindsay, Loveberry, McCormick, Moran, Morton, Moulton, Northup, Olson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Totten, Tripple, Voss, Weaver, Willhite, Zent—53.

Those voting nay were: Representatives Anderson, Baldwin, Barlow, Brislawn, Burlingame, Collin, Danielsion, Davis, Dunn, Egbert, Gray, Halsey, Hemp, Jacobs, Josefsky, Lent, Long, McCall, McDonough, McLean, Mess, Miller, Nolte, Overmeyer, Peterson, Schwartz, Stephens, Stewart (M. M.), Sweetman, Thompson (Richard), True, Trunkey, Welk, Westover—34.

Those absent or not voting were: Representatives Cohen, Goldsworthy, Hubbell, Jones (John R.), Knutzen, Meacham, Murray, Sims, Van Horn, Mr. Speaker—10.

On motion of Mr. Capron, the following amendment was substituted and adopted for the committee amendment to Section 6, lines 44 and 45.
Amend Section No. 6, line 44, after the word "class" strike the rest of the line and all of line 45, and substitute in lieu thereof "Treasurer, clerk: fifteen hundred dollars ($1500.00); sheriff, Superintendent of Schools, twelve hundred dollars ($1200.00); Attorney, one thousand dollars ($1000.00)".

The committee amendment was lost.

On motion of Mr. Crosby, the following amendment was adopted, by a rising vote:

Amend Section No. 16, lines 9 and 10 printed bill, strike "three thousand," and insert therefor "thirty-six hundred."

Mr. Davis moved the adoption of the following amendment:

Amend Section No. 6, strike lines 29, 30, 31, 32 and 33 of printed bill. The amendment was lost.

On motion of Mr. Moulton, the following amendment was adopted:

Amend Section No. 6, line 34, after the word "treasurer" insert "attorney, sheriff". In line 35, strike the words "attorney, sheriff".

On motion of Mr. Reed the following amendment was adopted:

Amend Section No. 6. After the word "Schools" in line 41 and ending in line 42, strike the words and figures "twelve hundred" and insert "fifteen hundred".

The bill was passed to third reading and ordered engrossed.

House Bill No. 213, by Representative Long (By request of Insurance Commissioner): Repealing section 7228 of Remington's Compiled Statutes. The bill was read the second time by sections and passed to third reading.

House Bill No. 225, by Representative Josefsky: Relating to bonds issued to provide compensation to veterans. The bill was read the second time by sections and passed to third reading.

House Bill No. 131, by Representatives Miller and Reeves: Making an appropriation for the construction and maintenance of the women's Industrial Home and Clinic. The bill was read the second time by sections and passed to third reading.

THIRD READING OF BILLS.

House Bill No. 53, by Representative Douglas: Relating to certain harbor area in City of Seattle.

On motion of Mr. Douglas, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipleys, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Voss, Weaver, Welk, Willhite—75.

Those absent or not voting were: Representatives Anderson, Barlow, Burlingame, Cohen, Cutting, Dunn, Hubbell, Jones (John R.), Josefsky, Knapp, Knutzen, Meacham, Miller, Murray, Overmeyer, Reed, Sims, Trunkey, Van Horn, Westover, Zent, 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.

Engrossed House Bill No. 73, by Representatives Behrens and Loveberry: Relating to local improvements in cities and towns.

On motion of Mr. Behrens, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Voss, Weaver, Weik, Willhite—80.

Those voting nay were: Representative Westover—1.

Those absent or not voting were: Representatives Aspinwall, Barlow, Dunn, Halsey, Hubbell, Jones (John R.), Knutzen, Miller, Moran, Murray, Ryan, Rychard, Schwartz, Sims, Templeton, Van Horn, 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.

Engrossed House Bill No. 74, by Representatives Behrens and Loveberry: Relating to eminent domain proceedings.

On motion of Mr. Behrens, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 16.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Voss, Weaver, Weik, Willhite—78.

Those voting nay were: Representatives Dunn, Westover, Zent—3.

Those absent or not voting were: Representatives Anderson, Barlow, Cohen, Halsey, Hanks, Hubbell, Josefsky, Knutzen, Lent, Moran, Murray, Ryan, Sims, Sisson, Van Horn, 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.
Engrossed House Bill No. 87, by Representative Durrant: Authorizing the exercise of the power of eminent domain.

On motion of Mr. Durrant, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 8; absent or not voting, 14.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Dale, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Lindsay, Loveberry, McCall, McDonough, Meacham, Mess, Moran, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Voss, Weaver, Weik, Westover, Willhite—75.

Those voting nay were: Representatives Barlow, Cutting, Danielson, Dunn, McCormick, Morton, Sweetman, Zent—8.

Those absent or not voting were: Representatives Anderson, Collin, Halsey, Josefksy, Knapp, Knutzen, Long, McLean, Miller, Murray, Sisson, Trunkey, Van Horn, 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. 194, by Representative Northup: Relating to tax levies in certain municipalities.

On motion of Mr. Northup, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 3; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefksy, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Moran, Morton, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Weaver, Weik, Westover, Willhite, Zent—76.

Those voting nay were: Representatives Danielson, Olson, Schwartz—3.

Those absent or not voting were: Representatives Anderson, Halsey, Hubbell, Johnson (Lee H.), Knapp, Knutzen, McLean, Miller, Moulton, Murray, Reed, Rychard, Sisson, Stratton, Trunkey, Van Horn, Voss, 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.

Engrossed House Bill No. 90, by Representative Tripple: Relating to the protection of hotel, inn, lodging-house and boarding-house keepers.
On motion of Mr. Tripple, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 59; nays, 19; absent or not voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Dale, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Nolte, Olson, Overmeyer, Rychard, Saunders, Scales, Schwartzte, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Templeton, Thompson (Geo. W.), Tripple, Trunkey, Weik, Westover, Willhite—59.

Those voting nay were: Representatives Banker, Barlow, Cutting, Danielson, Dunn, Glasgow, Josefsky, McDonough, Morton, Northup, Peterson, Reeves, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), True, Weaver—19.

Those absent or not voting were: Representatives Anderson, Cohen, Collin, Goldsworthy, Halsey, Hubbell, Knutzen, McLean, Miller, Moran, Moulton, Murray, Reed, Ryan, Stratton, Van Horn, Voss, Zent, Mr. Speaker—19.

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

The Speaker resumed the chair.

House Bill No. 112, by Representatives Shields, Behrens and Soule: Providing for the incorporation of associations composed of the members of certain fraternal organizations.

On motion of Mr. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartzte, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weik, Westover, Willhite, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Beatty, Collin, Dale, Hubbell, Johnson (Lee H.), Knutzen, McLean, Miller, Moran, Murray, Northup, Reed, Ryan, Sims, Sisson, Stratton, Van Horn, Weaver, Zent—20.

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

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

House Bill No. 169, by Representatives Scales and Crosby: Providing for the construction of highways by counties.
On motion of Mr. Scales, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Colien, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Allen, Anderson, Beatty, Brislaw, Collin, Dale, Goldsworthy, Hubbell, Knutzen, Long, McLean, Miller, Murray, Reed, Ryan, Sisson, Stratton, Van Horn—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.

Engrossed House Bill No. 164, by Representative Nolte: Relating to the supervision of transportation of persons and property for compensation.

On motion of Mr. Nolte, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 11.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Loveberry, McCormick, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Jacobs, Johnson (Lee H.), Long, McCall—4.

Those absent or not voting were: Representatives Allen, Anderson, Beatty, Cohen, Cutting, Goldsworthy, Knutzen, Lindsay, Miller, Murray, Reed, Saunders, Sisson, Stratton, Van Horn—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. Allen, the House adjourned until 10:00 a.m., Tuesday, December 15, 1925.

A. W. Calder, Chief Clerk.

F. B. Danskin, Speaker.
THIRTY-SEVENTH DAY.

THIRTY-SEVENTH DAY, DECEMBER 15, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 15, 1925.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Dunn, Gray, Loveberry, Stewart (M. M.), Van Horn and Westover. Representatives Gray, Loveberry and Van Horn were excused.

Prayer was offered by Rev. T. H. Simpson of the United Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MOTION.

Mr. Sims moved that the use of the House Chamber be granted for Wednesday evening, December 16, 1925, for the purpose of hearing Hon. Sam Hill who will talk on "State and International Highways."
The motion was carried.

REPORTS OF STANDING COMMITTEES.

House Bill No. 180: Do pass as amended.
Passed to second reading.

House Bill No. 283: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 14, 1925.

We, your Committee on Mines and Mining, to whom was referred House Bill No. 154, entitled "An act relating to coal mining and to provide for the safety of persons employed in and about coal mines, and to provide for the examination of persons seeking employment therein in order that only competent persons may be employed as miners, and to create a state and district board of examiners, and providing penalties for the violation of the same," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: W. W. Zent, J. M. Glasgow, B. F. Jacobs, Adolph Behrens, G. C. Barlow.

Passed to second reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 14, 1925.

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 250, entitled "An act relating to local improvements in cities and towns, providing for the issuance of warrants in payment therefor, and amending Section 9425 of Remington's Compiled Statutes," 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 minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 250, entitled "An act relating to local improvements in cities and towns, providing for the issuance of warrants in payment therefor, and amending Section 9425 of Remington's Compiled Statutes," 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: J. W. Lindsay, W. W. Zent, Arthur B. Clark.

On motion of Mr. Lindsay, the bill was re-referred to the Committee on Revenue and Taxation for further consideration.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 65, entitled "An act relating to the superior court of the county of King; the election and appointment of Judges therein, and declaring, an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 150, entitled "An act relating to the prospecting for and mining of coal belonging to the State of Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. F. JACOBS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 155, entitled "An act relating to local improvement assessments upon lands belonging to the state, and amending Section 7 of Chapter 154 of the Laws of 1909, 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.

B. F. JACOBS, Chairman.


Passed to second reading.

REPORT OF ENROLLMENT COMMITTEE.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bill No. 36, have compared same with the engrossed bill and find it correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 14, 1925.

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

I have the honor to transmit herewith a resolution, relative to the finishing of the Legislative Building of the State Capitol Group, unanimously adopted by the State Capitol Committee at a meeting held in the Executive Offices today.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

WHEREAS, All of the facts having been duly considered, it appears that to finish the interior of the rotunda of the Legislative Building in plaster would not be in keeping with the general superior type of construction of the building proper, and

WHEREAS, The use of plaster would entail heavy future expense because of the necessity of periodical refinishing and redecorating, and

WHEREAS, At best, the plaster finish can be regarded only as temporary, and to replace it with marble at some future time would cost approximately $150,000.00 more than the amount required to provide a marble finish under the present contractors' bid, Therefore, Be It Resolved, That it is the sense of the State Capitol Committee that the interior of said rotunda be finished in marble, and that the chairman of this committee is hereby instructed to request the Legislature to make the necessary appropriations therefor.

Unanimously adopted this 14th day of December, 1925.

STATE CAPITOL COMMITTEE,
ROLAND H. HARTLEY,
C. W. CLAUSEN,
C. V. SAVIDGE.

The communication and resolution were referred to the Committee on Public Buildings and Grounds, and to the Committee on Appropriations.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 14, 1925.

Mr. Speaker:
The Senate has passed
House Joint Memorial No. 1; also
House Joint Memorial No. 2; also
Engrossed Senate Bill No. 93; also
Engrossed Senate Bill No. 94; also
Engrossed Senate Bill No. 152, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 14, 1925.

Mr. Speaker:
The President has signed
House Bill No. 4; also
House Bill No. 40; also
House Bill No. 85; also
House Bill No. 142; also
House Bill No. 147; also
House Bill No. 127; also
House Bill No. 129; also
Senate Concurrent Resolution No. 7, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 14, 1925.

Mr. Speaker:
The Senate refuses to concur in the House amendments to Senate Bill No. 103 and asks the House to recede therefrom, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Mr. Sisson moved that the House do not recede from its amendments to Senate Bill No. 103, and that the Senate be asked for a conference committee thereon.

The motion was carried.

INTRODUCTION AND FIRST READING OF BILLS.

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

**House Bill No. 260**, by Representatives Hubbell, Sims, Thompson (Geo. W.), Reed, Glasgow, Westover, Johnson (Lee H.), Stewart (Grant A.), McDonough, Josefsky, Davis, Zent, Lindsay, Capron, Halsey, Thompson (Richard), Rychard, Jones (John R.), McCormick, Cohen, Behrens, Moran, Willhite, Douglas, Loveberry, Sisson, Mess, Dale, Saunders, Sweetman: An Act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue and declaring that this act shall take effect immediately.

Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 261**, by Representative Burlingame: An Act relating to the levy of taxes for capitol building purposes, and repealing Section 6 of Chapter 167 of the Laws of 1917.

Ordered printed and referred to Committee on Public Buildings and Grounds.

**House Bill No. 262**, by Representative Lent: An Act relating to membership in the Washington Veterans' Home, the supplying of medical attendance and issuing of supplies therefor.

Ordered printed and referred to Committee on State Charitable Institutions.

**House Bill No. 263**, by Representative Lindsay: An act relating to damages to property by elk and deer, and defining the powers of certain officers in relation thereto.

Ordered printed and referred to Committee on Game and Game Fish.

**House Bill No. 264**, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.), Clark: An Act relating to fees and services of county auditors and amending Section 4105 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 265**, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.), Clark: An Act relating to the schedule of fees of officers and witnesses and amending Section 497 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Compensation and Fees for State and County Officers.

**House Bill No. 266**, by Representative Shields: An Act relating to the sale of lands acquired by counties through delinquent tax foreclosure proceedings.

Ordered printed and referred to Committee on Judiciary.
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House Bill No. 267, by Representative Saunders: An Act relating to the creation, management and maintenance of a State Teachers' Retirement Fund, and amending Section 10 of Chapter 187 of the Session Laws of 1923.
Ordered printed and referred to Committee on Education.

House Bill No. 268, by Representatives McLean, Gray and Aspinwall: An Act authorizing the Director of Business Control to enter into an option agreement for the purchase of farm land for the State of Washington, and making an appropriation.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 269, by Representatives McDonough and Baldwin: An Act relating to fish and prescribing penalties.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 270, by Representatives McDonough and Baldwin: An Act relating to fish and amending Section 5709 of Remington's Compiled Statutes, as amended by Section 3 of Chapter 90 of the Laws of 1923.
Ordered printed and referred to Committee on Fisheries.

House Bill No. 271, by Representatives Gray and Jacobs: An Act regulating the use of certain rivers and streams for sewerage purposes.
Ordered printed and referred to Committee on Cities of the First Class.

House Bill No. 272, by Representative Cutting: An Act appropriating the sum of $20,000.00 to reimburse the cities and towns in the Yakima-Walla Walla Electric District for expenses incurred in preparing and presenting evidence in Cause No. 5689 before the department of public works of the State of Washington.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 273, by Representative Burlingame: An Act providing for the assessment and collection of an excise tax from auto stage companies, and declaring that this act shall take effect immediately.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 274, by Committee on Railroads (Departmental Request): An Act relating to the powers of railroad companies and amending Section 1 of Chapter 196 of the laws of 1909, pages 698-701, being Section 10463 of Remington's Compiled Statutes of Washington, 1922, and validating sales and leases of branch line railroads heretofore made.
Ordered printed on motion of Mr. True and passed to second reading.

House Bill No. 275, by Committee on Horticulture: An Act relating to horticulture and horticultural products, providing for Importations, Exportations, Notice by Transportation Company, Demand for Inspection, and amending Section 2865, Remington's Compiled Statutes.
Ordered printed and passed to second reading.

House Bill No. 276, by Representative Soule at the request of the Secretary of State: An Act relating to corporation fees and amending Sections 3836, 3837 and 3841 of Remington's Compiled Statutes, as amended by Chapter 144, Laws of 1923.
Ordered printed, on motion of Mr. Soule and referred to Committee on Judiciary.
House Bill No. 277, by Representatives Crosby and Burlingame: An Act relating to irrigation districts under contract with the state reclamation service, authorizing the exclusion of lands therefrom, the repayment and cancellation of assessments upon excluded lands, and the modification of contracts with and reductions of claims against such districts in certain cases, and defining the powers and duties of certain officers in relation thereto.

Ordered printed and referred to Committee on Reclamation and Irrigation.

House Bill No. 278, by Representative Egbert: An Act relating to teachers in public schools and amending sections 4844, 4845, 4846 and 4855 of Remington's Compiled Statutes.

Ordered printed and referred to Committee on Education.

House Bill No. 279, by Committee on Roads and Bridges: An Act relating to the ownership, use, operation, registration, regulation, and numbering of, the equipment, devices and supplies on or used in connection with, private, public and common carrier motor vehicles and other vehicles, the licensing of operators and dealers, the use of the public highways and the rights and remedies of persons thereon, the collection, distribution, and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, making appropriations, and repealing conflicting acts and parts of acts.

Ordered printed and passed to second reading.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 93, by Committee on Horticulture (Departmental request): An Act relating to horticulture and horticultural products, providing for dealer's licenses and disposition of fees, and amending section 2853, Remington's Compiled Statutes.

Referred to Committee on Horticulture.

Engrossed Senate Bill No. 94, by Committee on Horticulture (Departmental Request): An Act relating to horticulture and horticultural products, providing for the disposition of duplicate sale orders and amending Section 2862 of Remington's Compiled Statutes.

Referred to Committee on Horticulture.

Engrossed Senate Bill No. 152, by Senator Cleary: An Act relating to forest products and booming equipment, regulating the branding, transportation, reclaiming and sale or other disposition thereof, providing penalties for violations thereof and repealing certain acts in relation thereto.

Referred to Committee on Forestry and Logged Off Lands.

The Speaker called attention to the fact that tomorrow, Wednesday, December 16, 1925, according to the provisions of Senate Concurrent Resolution No. 7, is the last day for introduction of bills.

The Speaker: "The Speaker has been asked about the rules governing introduction of bills. Our rules provide that a bill for introduction must be in the hands of the chief clerk at least twelve hours before it can be introduced. The same rules will apply to all bills for introduction tomorrow. It will require a suspension of rules to have bills introduced any other way."

Mr. Falknor moved that Rule 20 be suspended.
Mr. Tripple moved to amend the motion by adding "to take effect at 11:30 a.m."

The amendment to the motion was lost.

The motion by Mr. Falknor was carried.

The Speaker announced that he was about to sign House Bill No. 36, and Senate Concurrent Resolution No. 7.

SECOND READING OF BILLS.

House Bill No. 167, by Committee on Forestry and Logged Off Lands: Relating to forestation and reforestation.

The bill was read the second time by sections and passed to third reading.

House Bill No. 214, by Representative Long (by request of Insurance Commissioner): Fixing fees to be charged by Insurance Commissioner.

The bill was read the second time by sections and passed to third reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 10, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 226, entitled "An act relating to vouchers and warrants, and authorizing the destruction thereof by county auditors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend Section 1, line 1 of the original bill, being line 1 of the printed bill, after the word "authorized" insert the following: "upon resolution of the board of county commissioners".

Amend Section 1, line 6 of the original bill, being line 4 of the printed bill, after the word "prevent" insert the word "any".

Amend Section 1, line 6 of the original bill, being line 5 of the printed bill, strike the word "auditors" and insert in lieu thereof "auditor".

M. M. MOULTON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 236, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to sale of poisons.

The bill was read the second time by sections.

On motion of Mr. Tripple, the following amendment was adopted:

Amend Section No. 1. In line 10 of the printed bill, between the word "legible" and the word "characters" insert the word "English".

On motion of Mr. Capron the following amendment was adopted:

Amend Section No. 1. Line 20, after the word "Veratrum" strike the comma.

On motion of Mr. Tripple the following amendment was adopted:

Amend Section No. 2. In line 7 of the printed bill, between the word "made" and the word "an" insert the following: "in the English language;".

The bill was passed to third reading and ordered engrossed.

House Bill No. 237, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to drugs and medicines.

The bill was read the second time by sections.

Mrs. Sweetman moved the adoption of the following amendment:
Amending House Bill No. 237 by adding to Section one (1) "Providing, That none of the provisions of this bill shall apply to local manufacturers of any toilet preparation in the state of Washington, local manufacturers' agents established and doing business in the state of Washington nor to any of their sales representatives who are residents of the state of Washington."

The amendment was lost.

Mr. Soule moved the adoption of the following amendment:

Amend Section No. 1 by striking the words and figures in line 7 "($100.00)" and placing in lieu thereof the words and figures "($25.00)."

The amendment was debated.

Mr. Soule demanded a roll call on the amendment, and, the required number arising, the clerk called the roll, and the amendment was adopted by the following vote: Yeas, 51; nays, 21; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Behrens, Beatty, Brislawn, Burlingame, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Goldsworthy, Hall, Halsey, Hemp, Hubbell, Jacobs, Johnson (Levy), Josefsky, Knutzen, Lent, Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Northup, Olson, Overmeyer, Peterson, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Voss, Weaver—51.

Those voting nay were: Representatives Barlow, Brockman, Capron, Douglass, Durrant, Falknor, Glasgow, Hanks, Johnson (Lee H.), McLean, Murray, Nolte, Reeves, Ryan, Shipley, Sweetman, Trunkey, Welk, Willhite, Zent, Mr. Speaker—21.

Those absent or not voting were: Representatives Baldwin, Banker, Cohen, Cross, Gray, Jones (John R.), Jones (Roy), Knapp, Lindsay, Loveberry, Moran, Reed, Rychard, Saunders, Sims, Stewart (M. M.), Totten, Van Horn, Westover—19.

The bill was passed to third reading and ordered engrossed.

**House Bill No. 242**, by Representative Long (at request of Insurance Commissioner): Relating to insurance.

The bill was read the second time by sections and passed to third reading.

**House Bill No. 245**, by Judiciary Committee: Relating to Assignments of conditional sale contracts.

The bill was read the second time by sections and passed to third reading.

**THIRD READING OF BILLS.**

**Substitute House Bill No. 51**, by Committee on Judiciary: Relating to county budgets.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Falknor, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough,
McLean, Meacham, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Baldwin, Beatty, Cohen, Douglas, Egbert, Glasgow, Gray, Knapp, Loveberry, Mess, Moran, Totten, Van Horn—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. 98, by Committee on Municipal Corporations Other Than First Class: Providing for disincorporation in certain cases.

On motion of Mr. Cross, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Baldwin, Brislawn, Capron, Cohen, Gray, Josefsky, Knapp, Loveberry, Meacham, Mess, Moran, Scales, Shields, Thompson (Geo. W.), Totten, Van Horn—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.

Engrossed House Bill No. 160, by Representatives Barlow, Brockman, Burlingame, Capron, Cohen, Crosby, Custer, Dale, Davis, Dunn, Durrant, Gray, Halsey, Hemp, Josefsky, Knutzen, Lindsay, McDonough, McLean, Mess, Moran, Murray, Nolte, Northup, Overmeyer, Ryan, Rychard, Scales, Shipley, Sims, Stewart (Grant A.), Templeton, Thompson (Richard), Trunkey, Van Horn, Weaver, Westover, Willhite, and Sweetman: Relating to tax levy for reclamation revolving fund.

On motion of Mr. Banker, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.),
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Jones (Roy), Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—85.

Those absent or not voting were: Representatives Baldwin, Brislawn, Clark, Cohen, Cutting, Gray, Josefsky, Knapp, Loveberry, McLean, Mess, Moran, Scales, Shields, Van Horn, Zent—12.

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

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

Engrossed House Bill No. 172, by Representative Aspinwall: Relating to geo-ducks.

On motion of Mr. Aspinwall, the rules were suspended, the second reading of the bill considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Baldwin, Brislawn, Cohen, Cutting, Danielson, Gray, Loveberry, McLean, Mess, Scales, Sims, Shields, Templeton, Van Horn, Zent—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 called Mr. Halsey to preside.

House Bill No. 181, by Representative Hall: Relating to change of venue in Justices' courts.

The bill was read in full the third time, placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Aspinwall, Banker, Barlow, Beatty, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess,
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Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson. Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weik, Westover, Willhite—75.

Those absent or not voting were: Representatives Allen, Anderson, Baldwin, Behrens, Brislaw, Capron, Cutting, Dale, Goldsworthy, Gray, Knutzen, Loveberry, Scales, Sims, Sisson, Shields, Sweetman, Templeton, Van Horn, Weaver, Zent, 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.

Engrossed House Bill No. 182, by Representative Collin: Relating to apportionment of public school funds.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Aspinwall, Barlow, Beatty, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Saunders, Scales, Schwartze, Shipley, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent—73.

Those absent or not voting were: Representatives Allen, Baldwin, Banker, Behrens, Brislaw, Capron, Cross, Cutting, Glasgow, Goldsworthy, Gray, Knutzen, Lent, Loveberry, Reed, Ryan, Rychard, Sims, Sisson, Shields, Sweetman, Templeton, Van Horn, 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.

House Bill No. 189, by Representatives Rychard, Stewart (M. M.), and Westover: Relating to bridges in cities and towns.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 22.

Those voting yea were: Representatives Aspinwall, Banker, Barlow, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Dale, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Zent—71.
Those voting nay were: Representatives Durrant, Miller, Northup, Willhite—4.

Those absent or not voting were: Representatives Allen, Anderson, Baldwin, Behrens, Brislaw, Crosby, Cutting, Danielson, Goldsworthy, Gray, Knutzen, Loveberry, Overmeyer, Reed, Siler, Sims, Shields, Sweetman, Templeton, Totten, Van Horn, 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.

**Engrossed House Bill No. 195**, by Representative Falknor: Relating to probate procedure.

On motion of Mr. Falknor, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hemp, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent—77.

Those voting nay were: Representative Cutting—1.

Those absent or not voting were: Representatives Anderson, Cohen, Crosby, Dunn, Goldsworthy, Gray, Jacobs, Knutzen, Lent, Loveberry, Mess, Reeves, Saunders, Sims, Sweetman, Totten, True, Van Horn, Mr. Speaker—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.

**Engrossed House Bill No. 201**, by Representative Lent: Relating to consolidated school districts.

On motion of Mr. Lent, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Schwartze, Shipley, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent—77.
Those absent or not voting were: Representatives Allen, Anderson, Cohen, Glasgow, Gray, Hemp, Knutzen, Loveberry, Mess, Reed, Rychard, Scales, Siler, Sims, Sweetman, Templeton, True, Van Horn, 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. Allen, the House was declared at recess until 2:00 p. m. this date.

AFTERNOON SESSION

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

The clerk called the roll, all members being present except Representatives Capron, Collin, Dale, Gray, Loveberry, McLean, Ryan, Stewart (M. M.), Totten, True, Van Horn, Zent, Miller and Sweetman. Representatives Gray, Loveberry and Van Horn were excused.

The House resumed consideration of bills on third reading.

House Bill No. 218, by Representative Long (By Request of Insurance Commissioner): Relating to Insurance.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Anderson, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkay, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Allen, Aspinwall, Collin, Dale, Gray, Loveberry, McLean, Miller, Ryan, Scales, Schwartze, Sims, Shields, Stewart (M. M.), Sweetman, Van Horn—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. 225, by Representative Josefsky: Relating to bonds to provide compensation to veterans.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Daniel-
Those absent or not voting were: Representatives Collin, Dale, Gray, Lent, Loveberry, McLean, Moran, Northup, Schwartze, Shields, Stewart (M. M.), Sweetman, Van Horn—13.

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

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

Engrossed House Bill No. 234, by Representative Moulton: Relating to appointment and powers of Park Commissioners.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Cohen, Collin, Dale, Dunn, Gray, Loveberry, McLean, Northup, Overmeyer, Reed, Ryan, Scales, Siler, Shields, Stewart (M. M.), Sweetman, Van Horn—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.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 15, 1925.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has passed
Senate Joint Memorial No. 4; also
Engrossed Substitute Senate Bill No. 160; also
Engrossed Senate Bill No. 24, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 15, 1925.

Mr. Speaker:
The President has signed Senate Bill No. 67, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
THIRTY-SEVENTH DAY, DECEMBER 15, 1925

Mr. Speaker:
The President has signed House Bill No. 36, and the same is herewith transmitted.

Victor Zednick, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 67.
The Speaker put the House at ease until 2:29 p.m.
The House was called to order at 2:29 p.m. by the Speaker.

SPECIAL ORDER.
The hour of 2:30 having arrived, the Speaker announced that the House had before it consideration of House Bill No. 63, together with the Governor’s veto message thereon.

CALL OF THE HOUSE.
Mrs. Miller demanded a call of the House, and the demand was sustained.
The sergeant-at-arms was instructed to lock the doors. The clerk called the roll, and the following absentees were noted: Representatives Cohen, Gray, Loveberry and Van Horn. Representatives Gray, Loveberry and Van Horn were previously excused.

Mrs. Miller moved that Mr. Cohen be excused and that the House proceed under the call.
The motion was lost.
The sergeant-at-arms was instructed to bring Mr. Cohen to the bar of the House.

Mr. Weaver moved that Rule 20 be suspended.
The Speaker declared the motion out of order.
Mr. Meacham moved that the House reconsider the vote by which it refused to excuse Mr. Cohen.
The motion was lost.
Mr. Falknor moved that Mr. Cohen be excused.
The Speaker declared the motion out of order.
Mr. Falknor moved that the call of the House be dispensed with.
The motion was carried.
The Speaker: “The call is dispensed with. The clerk will read.”

State of Washington, Executive Department, Olympia, December 14, 1925.

To the Honorable the House of Representatives:
I am returning herewith, without my approval, House Bill No. 63, entitled “An act relating to eminent domain proceedings in cities and towns, and amending Sections 9215 and 9216 of Remington’s Compiled Statutes of Washington.”
The purpose of this act is to extend the right of eminent domain to permit cities and towns to condemn lands for parks and playgrounds, and to levy special assessments therefor.
Nothing is more fundamental in the American conception and plan of government than the property rights of the individual. While public necessity renders it essential that governmental units be given power, in certain instances, to condemn private property, too much care cannot be exercised in extending the right of eminent domain.
Conditions in the State of Washington at the present time do not justify the extension of the powers granted by the two sections, which this act seeks to amend,
and by Section 9319 of Remington's Compiled Statutes. There is no reason why ample
and suitable lands for any additional purpose cannot be acquired by negotiations with
property owners.

This state is now suffering from lax methods in the levying of special assessments.
Our aim should be to limit and restrict the sphere rather than to enlarge and extend it
as provided in Section 2 of this act.

For the foregoing reasons, House Bill No. 63 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY, GOVERNOR.

HOUSE BILL NO. 63.

AN ACT relating to eminent domain proceedings in cities and towns, and amending
Sections 9215 and 9216 of Remington's Compiled Statutes of Washington.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That Section 9215 of Remington's Compiled Statutes of Washington
be, and the same is hereby, amended to read as follows:

Section 9215. Every city and town and each unclassified city and town within
the State of Washington, is hereby authorized and empowered to condemn land and
property, including state, county and school lands and property for streets, avenues,
alleys, highways, bridges, approaches, culverts, drains, ditches, public squares, public
parks, public playgrounds, public markets, city and town halls, jails and other public
buildings, and for the opening and widening, widening and extending, altering and
straightening of any street, avenue, alley or highway, and to damage any land or
other property for any such purpose or for the purpose of making changes in the
grade of any street, avenue, alley or highway, and to damage any land or
other property for any such purpose or for the purpose of making changes in the

SECTION 2. That Section 9216 of Remington's Compiled Statutes of Washington be,
and the same is hereby, amended to read as follows:

Section 9216. When the corporate authorities of any such city shall desire to
condemn land or other property, or damage the same, for any purpose authorized by
this act, such city shall provide therefor by ordinance, and unless such ordinance shall
provide that such improvement shall be paid for wholly or in part by special assess­
ment upon property benefited, compensation therefor shall be made from any general
funds of such city applicable thereto. If such ordinance shall provide that such im­
provement shall be paid for wholly or in part by special assessment upon property
benefited, the proceedings for the making of such special assessment shall be as here­
inafter prescribed in this act: Provided, That no special assessment shall be levied
under authority of this act except when made for the purpose of streets, avenues,
alleys, or highways or alterations thereof or changes of the grade therein or other
improvements in or adjoining the same, or for bridges, approaches, culverts, sewers,

Provided, That no special assessment shall be levied
under authority of this act except when made for the purpose of streets, avenues,
alleys, or highways or alterations thereof or changes of the grade therein or other
improvements in or adjoining the same, or for bridges, approaches, culverts, sewers,
the excess over and above the one hundred and fifty feet shall be paid out of the
general fund of such city without any deduction for benefits of such excess.
Passed by the House, November 20, 1925.

F. B. DANSKIN, Speaker of the House.

Passed by the Senate, December 1, 1925.

W. LON JOHNSON, President of the Senate.

Vetoed, December 14, 1925.

ROLAND H. HARTLEY, Governor of Washington.

The Speaker: "The question now before the House is 'shall the House pass House Bill No. 63 notwithstanding the veto of the Governor?'."

The clerk called the roll, and House Bill No. 63 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 2; nays, 89; absent or not voting, 6.

Those voting yea were: Representatives Barlow, Falknor—2.

Those voting nay were: Representatives Anderson, Aspinwall, Baldwin, Banker, Bohrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Goldsworthy, Hall, Halsey, Hanks, Hemp, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Jofefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—89.

Those absent or not voting were: Representatives Allen, Brislawn, Cohen, Glasgow, Gray, Ryan, Van Horn—6.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 14, 1925.

To the Honorable the House of Representatives:

I am returning herewith, without my approval, House Bill No. 108, entitled "An act relating to parks and parkways and amending Sections 10942 and 10944 of Remington's Compiled Statutes."

The amendment here proposed confers upon the State Parks Committee the power to acquire by purchase or condemnation, without legislative sanction, tracts adjoining an established state park.

No limitations nor restrictions, other than that of general location, is placed upon the acquisitions herein authorized.

It is understood and conceded that there are certain tracts which should be added to our state parks, but which cannot be acquired under existing statutes. However, these acquisitions can be made without giving to the State Parks Committee the wide and unrestricted powers conferred by this act.

For this reason, House Bill No. 108 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.
HOUSE BILL NO. 108.

AN ACT relating to parks and parkways and amending Sections 10942 and 10944 of Remington's Compiled Statutes.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That Section 10942 of Remington's Compiled Statutes, as amended by Chapter 157 of the Laws of 1923, be amended to read as follows:

Section 10942. The state parks committee shall have power:
(1) To have the care, charge, control and supervision of all parks and parkways heretofore or hereafter acquired or set aside by the state for park or parkway purposes.
(2) To plant trees along public highways in the non-forested or other area of the state, and to care for the same.
(3) To adopt, promulgate, issue and enforce rules and regulations pertaining to the use, care and administration of state parks and parkways. Every such rule and regulation shall become effective ten days after its adoption. The committee shall cause a copy of the rules and regulations to be kept posted in a conspicuous place in every state park to which the same are applicable, but failure to post or keep any rule or regulation posted shall be no defense to any prosecution for the violation thereof.
(4) To permit the use of state parks and parkways by campers and the public generally under such rules and regulations as shall be prescribed aforesaid.
(4 ½) To clear, drain, grade, seed and otherwise improve and/or beautify any parks and parkways, and to erect structures, buildings, fireplaces, comfort stations and build and maintain paths, trails and roadways through and/or on parks and parkways.
(5) To grant concessions in state parks and parkways, upon such rentals, fees or percentage of income or profits and for such terms, in no event longer than five years, and upon such conditions as shall be approved by the committee. No concession shall be granted which will prevent the public from having free access to the scenic attractions of any park or parkway, but the committee may in its discretion itself impose fees upon campers upon state parks and parkways. All fees received by the committee shall be deposited in the state park and parkway fund.
(6) To employ such assistance as it may deem necessary.
(7) To select and to purchase, lease or in any manner acquire for and in the name of the State of Washington such tracts of land, including shore and tide lands, for parks or parkway purposes as it shall deem proper, subject to the following provisions: (a) No tract, except tracts acquired by donation or bequest, and tracts which abut upon a public highway, or tracts adjoining a tract theretofore acquired and established as a state park, actually constructed or located or projected shall be acquired unless the acquisition thereof be specifically authorized by the legislature. (b) If the committee cannot acquire any tract which it is authorized to acquire, at a price it deems reasonable, then the committee is hereby vested with power to obtain title thereto, or any part thereof, by condemnation. Such condemnation shall be conducted by the attorney general and the proceedings therefor, in so far as practicable, shall be any which now is or may hereafter be authorized for the condemnation of rights of way for state highways.
(8) To cooperate or join with the United States, any county or counties, city or cities of this state, or in any matter pertaining to the acquisition for park or parkway purposes of any area within this state not within the city limits of any city, and in the care, control or supervision of any park or parkway now or hereafter acquired which shall be so situated, and, when deemed advisable by the committee, to enter any contract in writing with any such public organization or organizations, its or their officer or officers or board or boards, to that end. All parks or parkways, to the acquisition or improvement of which the state shall have contributed or in whose care, control or supervision the state shall participate pursuant to the provisions of this section, shall in so far as practicable be governed by the provisions of this act, including the penal provisions thereof.
(9) To investigate and report to the governor on or before the first day of January next preceding the regular session of the legislature regarding any proposed park or parkway, and in such report to make recommendations respecting other regions in the State of Washington desirable for state park or parkway purposes, either on account of their historical interest, their natural beauty or otherwise.
Sec. 2. That Section 10944 of Remington's Compiled Statutes be amended to read as follows:

Section 10944. Whereas the value of land with standing timber is increasing from year to year and will continue to increase, and no loss will be caused to the common school fund or other fund into which the proceeds of the sale of any land held by the state would be paid by postponing the sale of such lands, therefore, the commissioner of public lands may, upon his own motion, and shall, when directed so to do by the state parks committee, withdraw from sale any land held by the state abutting on any public highway, or any state land adjoining a tract of land theretofore acquired and established as a state park, and certify to the committee that such lands are withheld from sale pursuant to the terms of this act. Such lands withheld as aforesaid shall not be sold until directed by the legislature, and shall in the meantime be under the care, charge, control and supervision of the committee.

Vetoed, December 14, 1925.

ROLLAND H. HARTLEY,
Governor of Washington.

Passed the House, November 24, 1925.
F. B. DANSKIN,
Speaker of the House.

Passed the Senate, December 2, 1925.
W. LON JOHNSON,
President of the Senate.

The Speaker: "The question now before the House is 'shall the House pass House Bill No. 108 notwithstanding the veto of the Governor'."

The bill was debated at length.

Mr. Collin moved the previous question and it was so ordered.

The clerk called the roll and House Bill No. 108 failed to pass the House notwithstanding the veto of the Governor, by the following vote: Yeas, 57; nays, 36; absent or not voting, 4.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Long, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Voss, Weik, Westover—57.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Cutting, Dale, Davis, Dunn, Goldsworthy, Halsey, Hemp, Jones (Roy), Josefisky, Knutzen, Lindsay, McCall, McCormick, McDonough, McLean, Mess, Moran, Murray, Northup, Overmeyer, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—36.

Those absent or not voting were: Representatives Glasgow, Gray, Loveberry, Van Horn—4.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost.

On motion of Mr. Allen, the House adjourned until 12:00 Noon, Wednesday, December 16, 1925.

F. B. DANSKIN, Speaker.
THIRTY-EIGHTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, December 16, 1925.

The Speaker called the House to order at 12:00 Noon.
The clerk called the roll; all members being present except Representa­tives, Chamberlain, Halsey, Overmeyer, Totten and Zent.
Mr. Chamberlain was excused.
Prayer was offered by Rev. T. H. Simpson, of the United Church of
Olympia, Washington.
The reading clerk proceeded to read the journal of the proceedings of
the previous day, when, on motion of Mr. Voss, further reading was dis­
pensed with and the journal was approved.

MOTION.

Mr. Reed moved that all bills in the file of the chief clerk, for intro­duction be considered introduced as of this date, and that the first reading
of the bills be postponed until the next working day.

The motion was carried.

HOUSE RESOLUTION.

By Representatives Jones (Roy), Goldsworthy and Olson:

WHEREAS, the Hon. Thos. W. Hemp, a member of the House of Representatives
from the Eighth Representative District, died in the city of Olympia on the morning
of the 16th day of December, 1925.

Now, Therefore, Be It Resolved by the House of Representatives, that a com­mittee of the House, consisting of three members, be appointed by the Speaker of the House, and that said committee be authorized and directed in cooperation with a committee from the Senate, if such is appointed, to communicate with the family of the deceased member and to make such arrangements as may be desired by the family for the transportation of the body and the conduct of funeral services, and to attend the funeral.

Be It Further Resolved that the Speaker of the House, be authorized and directed in the name of the House, to immediately extend the sympathy of the members of the House to the members of the family of Mr. Hemp.

Be It Further Resolved that the House, as a further mark of respect, do adjourn until the 17th day of December, 1925, and that on the day of the funeral of Mr. Hemp the House recess during the hour of the funeral.

On motion of Mr. Jones (Roy), the resolution was adopted.

As members of the committee provided for in the resolution, the Speaker appointed Representatives Jones (Roy), Olson and Goldsworthy.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Thursday, December 17, 1925.

A. W. CALDER, Chief Clerk.
THIRTY-NINTH DAY.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 17, 1925.

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

The clerk called the roll; all members being present, except Representatives Capron, Cohen, Durrant, Overmeyer, Saunders, Schwartz, Stewart, (M. M.), and Westover.

Prayer was offered by Rev. John Hanks, member of the House of Representatives from Kittitas County.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

COMMUNICATION.

DEPARTMENT OF STATE,
OLYMPIA, Thursday, December 17, 1925.

Hon. F. B. Danskin, Speaker, and Members of the House of Representatives,
Olympia, Washington.

GENTLEMEN: I desire to call attention to the fact that the Senate on the 15th Inst., accepted the Governor's recommendation for $20,000.00 for the Initiative and Referendum work during the coming year.

This work has necessitated the expenditures since its inception, as follows:

1913 ................................ .... $49,994.76
1915 ................................ .... 38,423.14
1917 ................................ .... 23,319.25
1919 ................................ .... 49,377.02
1921 ................................ .... 34,862.83
1923 ................................ .... 30,000.00

The expenditures average $37,662.75.

In my estimate for this year I had to take note of an increase in votes of 45,222, also to provide for an increase of fifty per cent in postage, making a total of $41,900.00. The checking of the petitions, purchase, printing and addressing of 445,000 pamphlets would cost well nigh $20,000.00. I would then have no money left for printing the pamphlet, or, if I printed the pamphlet, which has averaged between five and six cents each, I could print just 400,000 at five cents each and expend the $20,000.00.

If it is the purpose of the legislature to nullify this Act by making a $20,000.00 appropriation, I believe It is straightforward enough to say so. I want to officially protest against wasting $20,000.00 in an effort which could only result in making this law inoperative.

Very truly yours,

J. GRANT HINKLE,
Secretary of State.

The Speaker referred the communication to the Committee on Appropriations.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Thursday, December 17, 1925.

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

Owing to the sudden and untimely passing of Honorable Thomas W. Hemp, of the 8th Representative District, Whitman County, the reception to have been given at the Executive Mansion, Thursday evening December 17th, 1925, in honor of
the members of the Legislature and their families, has been indefinitely postponed. It is the hope of Mrs. Hartley and me that the invitations can be renewed and that the function can be given at some later date during the session.

Sincerely yours,

ROLAND H. HARTLEY,
Governor.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bills Nos. 226, 236 and 237, have compared same with the original bills and find same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bills Nos. 163 and 184, have compared same with the original bills and find them correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:
Your Committee on Engrossment, to whom was referred House Bills Nos. 123 and 209, have compared same with the original bills and find same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:
We, your Committee on Judiciary, to whom was referred Substitute House Bill No. 21, entitled "An act relating to Fireman's Relief and Pension Fund and repealing Chapter 50 of the 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.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

MR. SPEAKER:
We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 47, entitled "An act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

JOHN HANKS, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

MR. SPEAKER:
We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 47, entitled "An act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula,"
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: A. D. Dunn, A. E. Olson.

Passed to second reading.

Mr. Speaker:

We, a part of your Committee on Agriculture, to whom was referred House Bill No. 218, entitled "An act relating to agricultural and vegetable seeds, and amending Section 2827 of Remington's Compiled 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.

C. C. Aspinwall, Chairman.

We concur in this report: A. D. Dunn, W. J. Knutzen, A. E. Olson, J. S. Siler, Chas. E. Peterson, M. T. Brislaw, L. C. Weik, Thos. W. Hemp.

Passed to second reading.

Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 232, entitled "An act relating to the election and powers of county superintendents of schools, and amending Section 4767 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chas. H. Rychard, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 241, entitled "An act relating to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation, and amending Section 5, Chapter 23, of the Laws of 1905," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. Moulton, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Educational Institutions, to whom was referred House Bill No. 252, entitled "An act authorizing the boards of regents of the University of Washington and of the State College of Washington and the boards of trustees of the Washington State Normal schools at Ellensburg, Cheney and Bellingham, Washington, and their successors in office provide dormitory, boarding, housing and student activity buildings and appurtenances for said institutions and to provide for the purchase of land needed in connection therewith; to provide for the purchase or erection of buildings or the lease of lands for said purposes; to provide for the payment of the principal and interest stipulated in such contracts, on the amortization plan, in a period not to exceed twenty years; to provide a maximum rate of interest that may be paid on the principal of any such contracts and to provide for the manner of securing
payment of such principal and interest, 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.  

John Hanks, Chairman.


Passed to second reading.

House of Representatives,  
Olympia, Wash., December 14, 1925.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 257, entitled "An act relating to cities and towns and providing a procedure for change of name," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. E. Shields, Chairman.


Passed to second reading.

House of Representatives,  
Olympia, Wash., December 15, 1925.

Mr. Speaker:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 264, entitled "An act relating to fees and services of county auditors and amending Section 4105 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. Shiple, Chairman.

We concur in this report: Lloyd R. Crosby, Adolph Behrens, A. L. Willhite, Ralph R. Knapp, J. S. Siler, Grant A. Stewart.

Passed to second reading.

House of Representatives,  
Olympia, Wash., December 15, 1925.

Mr. Speaker:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House Bill No. 265, entitled "An act relating to the schedule of fees of officers and witnesses and amending Section 497 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. Shiple, Chairman.

We concur in this report: Lloyd R. Crosby, Adolph Behrens, A. L. Willhite, Ralph R. Knapp, J. S. Siler, Grant A. Stewart.

Passed to second reading.

House of Representatives,  
Olympia, Wash., December 15, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 71, entitled "An act relating to corporations and amending Section 3827 of Remington's Compiled 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.


Mr. Totten moved that the report of the committee be adopted, and that the bill be indefinitely postponed.

The motion was carried.
Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 73, entitled “An act amending sections 8955, 8956 and 8957 of Remington’s Compiled Statutes of Washington, relating to elections, choosing or declining to choose fifteen electors to revise the city charter of cities of the first class, and providing for the submissions of such charter to the electors of such city, and relating to the publication of new, altered, changed or revised charters of the cities of the first class, 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.

E. E. SHIELDS, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate Bill No. 172, entitled “An act giving legislative assent to the provisions of the act of Congress approved February 24, 1925, entitled ‘An act to authorize the more complete endowment of agricultural experiment stations and for other purposes,’ ” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. C. BURLINGAME, Chairman.

We concur in this report: Richard Thompson, Arthur B. Clark, Chas. E. Peterson, L. D. Chamberlain.

Passed to second reading.

Mr. Speaker:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate Bill No. 177, entitled “An act to provide for the organization, operation and supervision of cooperative savings and credit associations to be termed ‘Credit Union’ and to define their powers,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. C. BURLINGAME, Chairman.

We concur in this report: Richard Thompson, Arthur B. Clark, Chas. E. Peterson, L. D. Chamberlain.

Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Joint Memorial No. 3 entitled “Petitioning Congress to continue the federal aid policy on state highway construction for a period of ten years and to provide appropriations therefor,” 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. RYAN, Chairman.


Passed to second reading.
House Bill No. 168: Do pass as amended.
Passed to second reading.

House Bill No. 199: Do pass as amended.
Passed to second reading.

House Bill No. 210: Do pass as amended.
Passed to second reading.

House Bill No. 228: Do pass as amended.
Passed to second reading.

House Bill No. 260: Majority report, do pass as amended; Minority report, do not pass.
On motion of Mr. Falknor, the bill was re-referred to the Committee on Agriculture for further consideration.

Engrossed Senate Bill No. 44: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 55. Without recommendation.
On motion of Mr. Meacham, the bill was re-referred to the Committee on Revenue and Taxation for further consideration.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, December 15, 1925.

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

GENTLEMEN:

I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 127. "An act relating to the facilities for aerial transportation, authorizing cities and counties to acquire by condemnation or otherwise, maintain and operate, and to dispose of for public use lands and other property therefor, and declaring the same to be a county and city purpose and a public use, and amending section 905-1 of Remington's Compiled Statutes, and declaring an emergency."

House Bill No. 128. "An act relating to the exercise by counties of the power of eminent domain for highway purposes whenever such highways, in whole or in part, abut upon or adjoin any aviation site."

Very respectfully,

A. R. Gardner,
Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 15, 1925.

Mr. Speaker:
The Senate has adopted
Senate Concurrent Resolution No. 8, and the same is herewith transmitted.

Victor Zednick, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 15, 1925.

Mr. Speaker:
The Senate has passed
Senate Bill No. 128, and the same is herewith transmitted.

Victor Zednick, Secretary.
Mr. Speaker:
The Senate has granted the House request for the appointment of a conference committee on Senate Bill No. 103 and the House amendments thereto, and the President has appointed, as members of said conference committee, Senators Morthland, Myers and Bishop.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has passed a Senate resolution to adjourn at three o'clock this afternoon as a mark of respect to the memory of Representative Thomas W. Hemp, and in accordance with the further provisions of said resolution, the President has appointed Senators Wilmer and Hall as a committee to act with a House committee, if appointed, to communicate with the family of the deceased member and to make such arrangements as may be desired by the family for the transportation of the body and the conduct of the funeral services, and to attend the funeral.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has passed:
- Engrossed Senate Bill No. 19; also
- Engrossed Senate Bill No. 57; also
- Engrossed Senate Bill No. 113; also
- Senate Bill No. 148; also
- Engrossed Substitute Senate Bill No. 184; also
- Engrossed Senate Bill No. 218; and
- Engrossed Senate Bill No. 219, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed House Bill No. 116, with the following amendment:
In Section 1, line 19 of the Printed Bill, after the words "alfalfa hay" insert the following: "not less than ninety per cent (90%) pure for first cutting and not less than ninety-five (95%) pure for second and third cutting," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Burlingame moved that the House concur in the Senate amendments to House Bill No. 116.
The motion was carried.
The clerk called the roll, and House Bill No. 116, as amended by the Senate, was passed by the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup,
Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those voting nay were: Representative Knapp—1.
Those absent or not voting were: Representatives Barlow, Cohen, Durrant, Glasgow, Goldsworthy, Johnson (Levy), Reed, Saunders, Scales, Sims, Shields, Stewart (M. M.)—12.

**FIRST READING OF HOUSE BILLS.**

The following bills were acted upon as indicated:

**House Bill No. 280**, by Representative Sims: An Act relating to higher educational institutions and establishing a board of higher educational administration, and making an appropriation.
 Introduced December 16, 1925.
 Read first time December 17, 1925.
 Ordered printed and referred to Committee on Educational Institutions.

 Introduced December 16, 1925.
 Read first time, December 17, 1925.
 Ordered printed and referred to Committee on Cities of the First Class.

**House Bill No. 282**, by Representatives Johnson (Levy) and Aspinwall: An Act making an appropriation for certain sums of money in payment of local assessments as provided in Chapter 164, Laws of 1919.
 Introduced December 16, 1925.
 Read first time, December 17, 1925.
 Ordered printed and referred to Committee on Appropriations.

**House Bill No. 283**, by Representative Saunders: An Act providing for a deed to the city of Seattle to certain Lake Washington shore lands.
 Introduced December 16, 1925.
 Read first time, December 17, 1925.
 Ordered printed and referred to Committee on State, Granted, School and Tide Lands.

**House Bill No. 284**, by Representative Thompson (Geo. W.): An Act relating to the licensing and bonding of persons engaged in the business of installing wires or apparatus for conveying or operated by electric current, and amending Sections 8308 and 8309 of Remington's Compiled Statutes.
 Introduced December 16, 1925.
 Read first time, December 17, 1925.
 Ordered printed and referred to Committee on Revenue and Taxation.

**House Bill No. 285**, by Representative Stratton: An Act relating to police courts, defining the powers of such courts and the judges thereof, and amending Section 9077 of Remington's Compiled Statutes.
 Introduced December 16, 1925.
 Read first time December 17, 1925.
 Ordered printed and referred to Committee on Judiciary.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 287, by Representative Glasgow: An Act providing for the regulation and supervision of the issuance and sale of securities by persons and companies engaged in metalliferous mining as the same are herein defined, to prevent fraud in the sale thereof, providing penalties, and making an appropriation.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Mines and Mining.

House Bill No. 288, by Representative Douglas: An Act relating to the relief of soldiers, sailors and marines and their families and amending Section 10737 of Remington's Compiled Statutes, the same being Section 3765-144 of Pierce's Code.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Military.

House Bill No. 289, by Representative Moran: An Act requiring publication of notice of application for the granting of franchises and their extension and vesting in the County Commissioners of each county in the state, as to territory subject to their jurisdiction, and in the legislative authority of cities and towns, as to territory within the corporate limits of such cities and towns, certain powers with respect to the granting and extension of franchises.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 290 by Representative Aspinwall (By Request of Department of Agriculture): An Act relating to weights and measures, establishing standards therefor, prescribing the powers and duties of the supervisor of weights and measures, fixing inspection fees, prescribing penalties for the violation of this act, making an appropriation, amending sections 10846, 11603, 11610, and 11611 and repealing sections 11605, 11606, and 11608, Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Agriculture.

House Bill No. 291, by Representative Shields: An Act relating to the registration of voters, and amending sections 5115, 5120, 5123 and 5124 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Elections and Privileges.
House Bill No. 292, by Representative Thompson (Geo. W.): An Act relating to the custody, training and treatment of delinquent and diseased women, establishing a public institution therefor, providing for its location, construction and management, defining its powers and duties and making an appropriation for the construction and maintenance thereof, and repealing Chapter 186 of the Laws of 1919.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 293, by Representative Douglas: An Act relating to local improvements and providing for the maintenance in cities and towns of local improvement guaranty funds and amending Sections 1 and 3 of Chapter 141 of the Laws of 1923.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 294, by Representative Soule (By Request of Secretary of State): An Act relating to foreign corporations and amending Section 3853, of Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed on motion of Mr. Soule and referred to Committee on Judiciary.

House Bill No. 295, by Representative Allen: An Act relating to the compensation of Eminent Domain Commissioners, and amending Section 9236 (7789) of Remington's Compiled Statutes of Washington.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 296, by Representative Long: An Act relating to banks, providing for the security of deposits thereof, prescribing the powers and duties of certain officers with reference thereto, and providing penalties for violations thereof, and repealing Sections 3293 to 3312, inclusive, Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Banks and Banking.

House Bill No. 297, by Representative Cutting: An Act relating to automobile fees and amending Section 15 of Chapter 96 of the Laws of 1921.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 298, by Representative Cutting: An Act in relation to the right and title of landlords and tenants or croppers in and to crops or produce raised or produced on lands rented or leased where the tenant or cropper is to yield or pay a portion of the crops or produce as rent or for the use of the lands.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 300, by Representative Shields: An Act relating to the sale of lands by cities and counties.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 301, by Representative Durrant (At Request of Director of Licenses): An Act relating to the occupation of barber and hair-cutting, providing for the renewal, suspension and revocation of license and amending Sections 1, 4, 6, 7, 10, 11, 12, 13, and 17 of Chapter 75, Laws of Washington for 1923.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed on motion of Mr. Durrant and referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

House Bill No. 302, by Representatives Josefsky, Burlingame, Rychard, Sisson, Barlow, Zent: An Act relating to the Normal Schools of the state of Washington and the courses of study therein and amending Section 4542 Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Educational Institutions.

House Bill No. 303, by Representative Zent: An Act relating to the form for writ of garnishment in Justice Court, and amending Section 1825 of Remington's Compiled Statutes of Washington.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 304, by Representative Beatty: An Act relating to county budgets and amending Section 5 of Chapter 164 of the Laws of 1923.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Revenue and Taxation.

House Bill No. 305, by Representatives Johnson (Lee H.), Johnson (Levy), Lent, Zent, Barlow, Westover: An Act relating to public work, providing penalties for violations thereof, and amending Chapter 183 of the Laws of 1923 by adding thereto a new section.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.
House Bill No. 306, by Representative Zent: An Act relating to the discharge of garnishee in Justice Court and amending Section 1833 of Remington's Compiled Statutes of Washington.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 307, by Representative Mess (at request of Department of Agriculture): An Act relating to the registration of marks upon cans, tubs, cases, or other containers, used in the manufacture, bottling, sale, or transportation of milk, cream, ice cream, or other dairy products, fixing registration fees, providing for the disposition thereof and amending sections 6259, 6260, 6262, 6263 and 6264, Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed on motion of Mr. Mess and referred to Committee on Dairy and Livestock.

House Bill No. 308, by Representative Aspinwall, by request of Department of Agriculture: An Act establishing a laboratory, providing for a chemist, requiring the publication of the analysis of commercial feed stuffs and commercial fertilizers and amending sections 2829, 2830, 2831, 2835, 2836 and 7019, Remington's Compiled Statutes, and repealing sections 2729 and 2838, Remington's Compiled Statutes.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed on motion of Mr. Aspinwall and referred to Committee on Agriculture.

House Bill No. 309, by Representatives Sims and Thompson: An Act providing for an investigation by the Director of Business Control and a report thereon to the 1927 Legislature into the need of the State of Washington for an institution for the care of females convicted of crime and making an appropriation.

Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 310, by Representative Aspinwall, by request of the Department of Agriculture: An Act relating to commercial feeding stuffs, and fertilizers, requiring an inspection thereof, fixing fees therefor and providing for the disposition of such fees, and making an appropriation.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed, on motion of Mr. Aspinwall and referred to Committee on Agriculture.

House Bill No. 311, by Representatives Scales, Shipley and Murray: An Act relating to the state library, creating the state library commission and prescribing its powers and duties, providing for the appointment of a state law librarian who shall be ex officio state librarian, and prescribing his powers, duties and salary and repealing Sections 8208, 8209, 8210, 8211,
House Bill No. 812, by Representative Knapp (by request): An Act relating to garnishments in superior and justices' courts, amending Sections 682 and 1824 of Remington's Compiled Statutes of Washington.
Introduced December 16, 1925.
Read first time December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 818, by Representative Thompson (Geo. W.): An Act relating to the installation and use of wires to convey electric current, and electrical apparatus, and defining powers and duties of certain officers and departments in relation thereto.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Commerce and Manufacture.

House Bill No. 814, by Representatives Overmeyer, Scales and Siler: An Act relating to and fixing the routes of certain state highways, and amending Section 4 of Chapter 185 Session Laws of 1923.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 815, by Representative Aspinwall, (at request of Department of Agriculture): An Act providing for the appointment of public weighmasters, defining their powers and duties, fixing fees, and providing penalties.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed, on motion of Mr. Aspinwall and referred to Committee on Agriculture.

House Bill No. 816, by Representatives Lindsay, Sims, Cohen, Halsey, Josefsoy and Hemp: An Act relating to crimes and punishment, fixing terms of imprisonment, and amending section 2281, Remington's Compiled Statutes.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

House Bill No. 817, by Representatives Lindsay, Sims, Cohen, Halsey, Josefsoy and Hemp: An Act providing for the appointment of a parole board, defining its powers and duties, fixing compensation, amending section 10803 and repealing section 2282, Remington's Compiled Statutes.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Judiciary.
House Bill No. 318, by Representative Totten: An Act defining and regulating the advertisement of instruction by correspondence, and providing a penalty for its violation.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Judiciary.

Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Appropriations.

House Bill No. 320, by Representative Crosby (by request): An Act relating to public employees and the payment of moneys by such employees for political campaign purposes, and providing a penalty.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed, on motion of Mr. Crosby and referred to Committee on Elections and Privileges.

House Bill No. 321, by Representative Templeton: An Act relating to licenses of operators of motor vehicles and amending section 6069, Remington's Compiled Statutes.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 322, by Representative Templeton: An Act relating to motor vehicle license fees, and amending Sections 6326 and 6328, Remington's Compiled Statutes.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

House Bill No. 323, by Representative Stewart (M. M.): An Act relating to tourists' camp grounds, providing for the regulation and inspection thereof, prescribing the powers and duties of certain state officers with respect thereto, providing penalties, making an appropriation and declaring that this act shall take effect immediately.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Parks and Playgrounds.

House Bill No. 324, by Representatives Schwartz, Hubbell, Josefsky, Banker, McLean, Rychard, Long, Burlingame, Peterson, Crosby, McDonough, Ryan, Nolte, Weik, Baldwin, Stratton, Collin, Behrens, Weaver, Templeton: An Act relating to highway police or the highway patrol, and defining the powers and duties of certain state officers and departments.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.
THIRTY-NINTH DAY, DECEMBER 17, 1925

House Joint Memorial No. 3, by Representative Lent: Relating to tuition for school children from the Puget Sound Navy Yard.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Memorials.

House Concurrent Resolution No. 6, by Representative Crosby: Relating to and providing for reconnaissance surveys of certain state highways.
Introduced December 16, 1925.
Read first time, December 17, 1925.
Ordered printed and referred to Committee on Roads and Bridges.

On motion of Mr. Tripple, Rule 20 was suspended.
On motion of Mr. Ryan, one thousand additional copies of House Bill No. 279 were ordered printed.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 24, by Senators Metcalf, Hastings and Northland: An Act relating to taxation, regulation and assessment, levy and collection of taxes, prescribing penalties for violations thereof, establishing rules of evidence in certain cases, and repealing certain acts and parts of acts relating to the assessment, levy and collection of taxes.
Referred to Committee on Judiciary.

Senate Bill No. 128, by Senators Condon, Sutton, Smith, Groff, Morgan, Cleary, Wray, Westfall, Northland, Conyard, Kirkman, St. Peter, Hastings, Davis, Conner, Grass, Houser, Smart, Harrison, Jacobson, Metcalf, Shaw, Barclay, Morris, Norman and Bishop: An Act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Sesqui-Centennial International Exposition, to be held at Philadelphia, Pennsylvania, in the year 1926, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of such exhibits, and declaring an emergency.
Referred to Committee on Appropriations.

Engrossed Substitute Senate Bill No. 160, by Committee on Judiciary: An Act relating to the purchase of commodities for the use of the state and the various political and taxing subdivisions thereof.
Referred to Committee on Judiciary.

Senate Joint Memorial No. 4, by Committee on Memorials: Memorializing Congress to provide treatment for narcotic drug addicts through the United States Public Health Service.
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Concurrent Resolution No. 8, by Senator Metcalf: Relating to adjournment of the Legislature from Tuesday, December 22, 1925, until Monday, December 28, 1925.
Referred to Committee on Rules and Order.

Engrossed Senate Bill No. 19, by Senators Metcalf, Hastings and Northland: An Act relating to and regulating the purchase, sale and transfer of stocks of goods, wares and merchandise, and fixtures and equipment in bulk,
providing penalties for violations thereof, and repealing certain acts in relation thereto.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 57, by Senator Morris: An Act relating to the support of the poor and infirm, providing for old age pensions and the recovery thereof, defining the powers and duties of certain officers, prohibiting fraud in obtaining and the alienation of pensions, and providing penalties for violations thereof.

Referred to Committee on State Charitable Institutions.

Engrossed Senate Bill No. 219, by Senators Bishop, Morgan, Landon, Karshner, Wilmer, Smart, Somerville, Conyard, a majority of the Appropriations Committee: An Act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.

Engrossed Senate Bill No. 113, by Committee on Education: An Act providing for the acceptance of the benefits of an act of Congress making provisions for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the state board for vocational education as the board to cooperate with the federal board for vocational education in carrying out the provisions of said act of Congress and defining duties and powers of said board and making an appropriation, and declaring an emergency.

Referred to Committee on Appropriations.

Senate Bill No. 148, by Senators Wilmer and Sutton: An Act relating to the deposit of state funds in state depositaries and amending sections 5549 and 5551 of Remington's Compiled Statutes.

Referred to Committee on Banks and Banking.

Engrossed Substitute Senate Bill No. 184, by Committee on Education: An Act relating to education and amending section 4767 of Remington's Compiled Statutes.

Referred to Committee on Education.

Engrossed Senate Bill No. 218, by Appropriations Committee: An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned and for sundry civil expenses of the state government and creating a penitentiary revolving fund and for miscellaneous purposes for the fiscal year beginning April 1, 1926, and ending March 31, 1927, except as otherwise provided, and declaring that this act shall take effect immediately.

Referred to Committee on Appropriations.

The Speaker appointed as members of a conference committee on the House amendments to Senate Bill No. 103, Representatives Sisson, Baldwin and Hubbell.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 9, 1925.

We, your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 48 entitled “An act enabling cities of the first class to provide for pensioning their superannuated and disabled civil service employees,” 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. In line 13 of the printed bill, the same being line — of the engrossed bill, strike the period (.) after the word “hereunder” and insert in lieu thereof a colon (:) and add the following:

“Provided, that the power herein granted shall not be exercised unless and until the question of establishing such retirement and pension system shall have been submitted to a vote of the electors of such city at a regular city election of such city and a majority of the electors voting at such election shall have voted in favor thereof.”

CHARLES H. Voss, Chairman.


The bill was read the second time by sections.

Mr. Voss moved the adoption of the committee amendment.

The amendment was debated.

The question was put, and the Speaker declared the amendment lost.

A division was called for, and the Speaker declared the amendment lost by a rising vote.

Mr. Egbert called for a division, and demanded a roll call.

The Speaker ruled a roll call out of order, as a division had already been called for, and the amendment lost by a rising vote, and ruled that a roll call should have been demanded when the first division was called for.

Mr. Crosby: “Mr. Speaker, a day or two ago a similar question arose, a roll call having been demanded after a rising vote had been taken, and the acting speaker allowed the required sixteen members to demand a roll call.”

The Speaker: “I do not know anything about that, Mr. Crosby.”

Mr. Reed: “Parliamentary inquiry, Mr. Speaker. Having called for a division, it is my understanding of the rules that a roll call cannot be demanded until after members have reason to doubt the result of a viva voce vote or of a rising vote, and it is my understanding of the rules that sixteen members can now demand a roll call.”

The Speaker: “The only point that occurs to the Speaker is whether or not, after a division has once been announced, a division can again be called for with a demand for a roll call.”

Mr. Reed: “The object of a roll call, Mr. Speaker, is to get a full vote on the question.”

Mr. Hanks: “Mr. Speaker, it seems to me this demand for a roll call practically amounts to a reconsideration.”

Mr. Sims: “Mr. Speaker, I presume that we are still talking on a question of parliamentary inquiry.” “As I understand it, Mr. Speaker, there are several ways of voting, and I believe that in all instances, when a division is called for, sixteen members can demand a roll call.”

Mr. Crosby moved that the house reconsider the vote by which the committee amendment to Engrossed Senate Bill No. 48 was declared lost.
The Speaker: "Did the gentleman from Pierce vote with the prevailing side?"

Mr. Crosby: "No, Mr. Speaker." (Laughter.)

The Speaker: "The motion is not in order from Mr. Crosby."

Mr. Reed: "Will the Speaker rule on the demand for a roll call?"

The Speaker: "The Speaker rules that a roll call may be demanded after a call for a division."

Mrs. Sweetman demanded a roll call, and the required number arising, a roll call was ordered.

Mr. Sims: "Point of order, Mr. Speaker. A roll call has been ordered. There can be no debate after a roll call has been ordered."

Mr. Hanks: "Mr. Speaker, after a man has once been given the floor, is it really considerate to take it away from him." (Laughter.)

The Speaker: "It is the opinion of the Speaker, that after a roll call has been ordered, the question is not debatable."

Mr. Long demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The clerk called the roll, and Representatives Durrant and Meacham were noted as absent.

On motion of Mr. Moulton the absentees were excused.

Mr. Allen moved that the House proceed with business under the call of the House.

The motion was carried.

Mr. Allen moved the adoption of the following amendment to the committee amendment:

Insert the word "thereon," after the word "voting" in the next to last line of the amendment.

The amendment to the committee amendment was adopted.

The roll was called, and the committee amendment, as amended, was adopted by the following vote: Yeas, 61; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Beatty, Brislahn, Brockman, Burlingame, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Jones (John R.), Jones (Roy), Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Morton, Moulton, Murray, Noelte, Northup, Olson, Peterson, Reed, Ryan, Schwartz, Shipley, Sims, Sisson, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—61.

Those voting nay were: Representatives Allen, Banker, Behrens, Capron, Chamberlain, Cohen, Crosby, Douglas, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Josefsky, Knapp, Loveberry, McLean, Meacham, Mess, Miller, Moran, Overmeyer, Reeves, Saunders, Scales, Siler, Shields, Soule, Sweetman, Thompson (Geo. W.), Totten, Tripple, Westover, Zent—33.

Those absent or not voting were: Representatives Durrant, Rychard—2.

Mr. Shipley moved the adoption of the following amendment:
Amend Section 1. Provided further, That this act shall apply to all farmer organizations of the State of Washington if adopted by any such organization at a regular meeting of such organization.

The amendment was lost.

Mr. Stewart (M. M.), moved the adoption of the following amendment:

Amend Section 1, line 1, after the word “first” insert comma and add “second and third”

The amendment was lost.

The bill was passed to third reading.

On motion of Mr. McCall, further proceedings under the call of the House were dispensed with.

The Speaker called Mr. Knapp to preside.

Engrossed Senate Bill No. 65, by Senators Palmer, Grass, Houser, Wray, Hastings and Conner: Relating to superior court of King County.

The bill was read the second time by sections.

Mr. Sims moved the adoption of the following amendment:

Amend Section 1 by striking the word “thirteen” and insert in lieu thereof the word “eleven.”

The amendment was debated at length.

Mr. Falknor demanded a roll call on the amendment, and, the required number arising, the roll was called, and the amendment was lost by the following vote: Yeas, 19; nays, 72; absent or not voting, 5.

Those voting yea were: Representatives Anderson, Barlow, Brislawn, Brockman, Burlingame, Capron, Custer, Davis, Dunn, Halsey, Hubbell, Josefsky, McDonough, Meacham, Northup, Shipley, Sims, Stewart (Grant A.), Welk—19.

Those voting nay were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Chamberlain, Clark, Cohen, Crosby, Cross, Cutting, Dale, Danielson, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Westover, Willhite, Zent—72.

Those absent or not voting were: Representatives Baldwin, Collin, Durrrant, Rychard, Mr. Speaker—5.

Mr. Dunn moved the adoption of the following amendment:

Amend Section 1, line 1, strike the word “thirteen” and insert, in lieu thereof the word “five,” and line 2 strike the word “King” and insert in lieu thereof the word “Kitsap.”

The Speaker (Mr. Knapp presiding) ruled that the amendment was out of order, it not being germane.

A debate on the amendment was started by Mr. Dunn.

Mr. Moulton: “Point of order, Mr. Speaker. The Speaker has ruled on the amendment.”
The Speaker (Mr. Knapp presiding): "The point of order is well taken. Do you want to appeal from the ruling of the chair, Mr. Dunn?"

Mr. Dunn remained silent.

Mr. Sims moved the adoption of the following amendment:

Amend Section 2, strike all of Section 2 and substitute therefor the following:

"Sec. 2. That at the general election in November, 1926, there shall be elected four judges of said Superior Court to serve until the second Monday in January, 1929."

The amendment was lost.

The bill was passed to third reading.

On motion of Mr. Reed, the House was declared at recess until 1:30 p.m., this date.

AFTERNOON SESSION.

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

The roll was called, all members being present except Representatives Durrant, Jacobs, Meacham, Rychard, Stratton and Westover.

MOTION.

Mr. Cohen moved that the House return to the fifth order of business, Reports of Standing Committees.

The motion was carried.

Mr. Moran moved that Rule 20 be suspended.

The motion was lost.

REPORTS OF STANDING COMMITTEES.

House Bill No. 260, reported back by Committee on Agriculture, Majority report: Be indefinitely postponed; Minority report: Do pass.

The bill was passed to second reading.


Mr. Speaker:

Your Committee on State Penal and Reformatory Institutions, to whom was referred the recommendations in the Governor's message covering the institutions named in the title hereto, begs leave to report as follows:

State Custodial School: The increasing number of feeble minded persons at large in the state is becoming a serious menace. There are now many hundreds of feeble minded children who should be committed to a state institution, but commitments are not being made, and have not been made for some time, because of the crowded conditions and lack of facilities at the State Custodial School at Medical Lake.

The regular session of 1925, realizing that a new institution should be provided, made an appropriation of $90,000 for a new wing at the institution in eastern Washington, believing that this addition would somewhat relieve the serious condition which existed.

The appropriation was made under an emergency clause on February 12, 1925. The Governor's message requests an additional appropriation of $60,000 to complete the building at the school and further advises that the building will be ready for
occupancy in July, 1926. In view of the urgent need for accommodations for the feeble-minded, we feel that the delay of eighteen months from the time the appropriation was available in completing the building is inexcusable and unbusinesslike.

We recommend that immediate steps be taken to establish in western Washington an institution for the feeble-minded of sufficient capacity to relieve the situation, which is growing more acute each month.

State Training School: During the regular session of 1925 members of both Houses of the Legislature visited the State Training School at Chehalis and found the housing conditions to be most deplorable, the buildings of the institutions being overcrowded, as many as fifty of the boys being forced at times to sleep in a large tent which had been erected because of the inadequate accommodations in the buildings.

As a result of this visit the legislature, under an emergency measure, appropriated $100,000 to complete a new building at this institution, the idea being that new accommodations should be provided before the winter of 1925, so that it would be unnecessary for the boys to occupy the tent during another winter. The appropriation was not used and no start made on a building, except, possibly, preparation of plans, up to this time.

Investigation discloses the fact that no survey of this institution or its needs was made by the Governor until sixty days before the convening of this extraordinary session, consequently no effort was made to complete the building provided for in the emergency law referred to above. The failure of the administration to utilize the appropriation and provide comfortable quarters for the wards of the state cannot, in the opinion of your Committee, be successfully defended.

Reference in the Governor’s message to the State Training School closes with the following quotation: “The annual per capita cost has been reduced approximately $100.00.” Investigation discloses that because of a lack of appropriation for necessary improvement and repairs during previous years that a portion of maintenance money had been expended in painting buildings, improving the grounds, building farm buildings and other improvements which are properly chargeable to capital outlay. Including the expenditures outlined above, the per capita cost has averaged $1.25 per day. Investigation further discloses that no reduction in supervisory or teaching personnel has been made at the institution and that the food and clothing maintenance items have not, and cannot be, reduced from previous years. If any reduction in per capita cost is made in this institution it will result from stopping the improvements and upkeep which have formerly been made out of the maintenance appropriation.

In answer to the question put by a member of the Committee as to how “the annual per capita cost here has been reduced approximately $100.00?” the Director of Business Control, replied that “the saving would be made by reason of the lower appropriation requested for the coming year from that provided for the past and previous years. We consider the sentence in the Governor’s message, “The annual per capita cost here has been reduced approximately $100.00,” to be misleading and not borne out by the facts.

All the members of this Committee have visited the State Training School and are of the opinion that the institution is in splendid hands, is economically operated, and when the new building is finally completed that accommodations will be adequate. We approve of the parole system in effect and believe that an increase in farm lands and dairy herd will provide employment necessary for the inmates and will prove of great economic value to the institution. We recommend that the appropriations requested in the Governor’s message for this school be provided, and we urge that the Governor complete the present building program at as early a date as possible.

State School for Girls: The reference in the Governor’s message to this institution is very short, due, likely, to the fact that during the eleven months of his tenure of office the Governor has not honored this state institution by his presence.

All of the members of this Committee have visited the State School for Girls at Grand Mound and desire to take issue with the statement in the Governor’s message that “the only capital outlay needed at this institution to complete and equip the power house and to complete the sewer is $20,000.” We doubt if the $20,000 requested will do the work outlined in the message. We suggest that an additional $5,000 be added to this amount, as it seems to be the consensus of opinion that to complete the sewer system and build the proper septic tank will cost more than the $10,000 requested.
In addition to the Improvements recommended by the Governor, there is a crying need for a new water tank to supply adequate domestic needs, as well as fire protection. The present wooden tank, built about twelve years ago with a capacity of 20,000 gallons, is entirely inadequate, and the bottom of the tank is rotting away and most any day might go out and the school be left without water for either domestic purposes or fire protection. We recommend that a sufficient sum be appropriated for the construction of a 50,000 gallon steel tank to replace the fast decaying present 20,000 gallon tank.

Personal investigation of the members of the Committee disclosed the fact that there are no hospital accommodations at this institution. In the oldest building on the grounds, a large room, formerly used as a ward room, has been fixed up as a sort of emergency infirmary and nurses' quarters. Just off this room is a smaller room—about 6x10—containing a shower bath, wash basin and kitchen sink. Into these small quarters are called girls who need medical care. The very nature of the institution is such that some of the girls are afflicted with communicable diseases. At the present time there are thirteen such cases in the school, and a girl afflicted with sore throat or any other ailment is treated in these same inadequate quarters as the girl with the communicable disease, and your Committee believes that the State of Washington cannot afford to permit such conditions to exist at an institution where 140 clean, healthy girls are compelled to be treated in the same small insanitary quarters as the thirteen girls afflicted with communicable diseases. We recommend that an appropriation sufficient to build a twenty-bed hospital be made by this legislature and that the Governor be requested to immediately undertake and complete the improvements provided for at this institution.

Investigation by your Committee discloses the fact that the parole officer formerly connected with this institution has been relieved from duty and that no one has been reappointed to fill the position. It is the opinion of your Committee that the parole officer performs a necessary and important function in connection with the work of the school, and that the ultimate purpose for which the school was established cannot be fully realized unless a parole officer is maintained as a part of the official personnel. In the opinion of your Committee a large amount of the good accomplished within the institution will be permanently lost unless a careful and friendly check is kept on the inmates after they have left the institution in the usual course of the administration of its affairs.

Your Committee found that the institution is overcrowded at present, there being an excess of twenty-one over the normal housing capacity of the institution. Your Committee also learned from investigation that two assistant matrons have been relieved from duty within the past few months. In view of the overcrowded condition of the school, your committee believes that it is not good policy to reduce the official personnel in this respect, and, therefore, recommends that two assistant matrons be employed to take the place of those heretofore relieved from duty. This is especially apparent when it is considered that under present conditions the personnel of the institution is compelled to work in many instances from twelve to fourteen hours per day.

The Governor's message states that the “annual per capita cost at this school has been reduced from $465.01 to $387.87.” The comparative figures for the six months from April 1st for the years 1923 and 1925—obtained from the records at the school—discloses the fact that the average maintenance outlay each day per capita for the six months ending September, 1925, was 4c per day greater than the same period of 1923. We suppose that the saving in per capita cost of $77.14, which the message recites, is based, as in the case of the State Training School, on what the Governor expects to do in the future.

State Penitentiary: In view of the announced intention of the legislature to appoint a committee which will investigate conditions at the State Penitentiary during the coming year and make a report to the 1927 session, we feel that it is unnecessary for us to comment on the recommendations made in the Governor's message regarding this institution.

We approve of the extension of the industrial program as outlined by director Olson, of the Department of Business Control, and, therefore, are in favor of the request for appropriations he has made in the Governor's message.

State Reformatory: It has been impossible for members of your Committee to visit the State Reformatory and we are, therefore, not in a position to report on the
Thirteenth Day, December 17, 1925

Conditions which exist at this institution. It seems, however, reasonable to the Committee that enough land should be added to the present holdings of the institution to keep the population employed, and we, therefore, recommend that the appropriation as requested in the Governor's message be made.

Pliny L. Allen
O. M. Beatty
J. L. Cross
Mabel I. Miller
Marcus R. Morton
Geo. W. Thompson
J. S. Siler.

On motion of Mr. Allen, the report was ordered mimeographed, and a copy placed on the desk of each member of the House.

There being no objection, the House resumed consideration of bills on second reading.

Senate Bill No. 80, by Senator Myers: Relating to public and terminal warehouses.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 86, by Senator Smith: Relating to horticultural inspection.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 112, by Senators Northland and Westfall: Relating to nomination and election of judges.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 123, by Senators McCauley, Carlyon, Karshner, Hastings and Bishop: Relating to applicants for licenses to practice healing arts.

The bill was read the second time by sections.

Mr. Thompson (Geo. W.) moved the adoption of the following amendment:

Amend Section 1. In line 5, strike the word, "Chiropractic" and comma following.

The amendment was lost, by a rising vote.

Mr. McCormick moved the adoption of the following amendment:

Amend Section 1, lines 3 and 12 by striking the word "Chemistry."

The amendment was lost.

Mr. Jacobs moved the adoption of the following amendment:

Add to the end of Section 2 of the printed bill the following: "This act shall apply to all licensed physicians, surgeons, osteopaths, chiropractors, sanitpractors and all other drug or drugless healers now practicing in this state, who shall be required to take such examination within six months from and after the taking effect of this act; in the event such applicant fails to take such examination or fails in such examination his or her license to practice shall be suspended from and after six months from and after the taking effect of this act.

The amendment was debated.

Mr. Jacobs demanded a roll call, and, the required number arising, the roll was called, and the amendment was lost by the following vote: Yeas, 38; nays, 47; absent or not voting, 11.

Those voting yea were: Representatives Baldwin, Brislaw, Burlingame, Chamberlain, Clark, Cohen, Crosby, Cross, Danielson, Dunn, Egbert, Hall, Jacobs, Johnson (Lee H.), Jones (John R.), Joeofsky, Lent, Long, McCall, McCormick, McDonough, McLean, Miller, Moran, Nolte, Northup, Siler,
Sims, Shields, Stephens, Stewart (M. M.), Sweetman, Thompson (Geo. W.),
Thompson (Richard), Van Horn, Weaver, Westover, Willhite—38.

Those voting nay were: Representatives Allen, Anderson, Aspinwall,
Barlow, Behrens, Beatty, Brockman, Capron, Collin, Custer, Cutting, Dale,
Davis, Douglas, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hub­
bell, Knapp, Knutzen, Lindsay, Mess, Morton, Murray, Overmeyer, Peterson,
Reed, Reeves, Scales, Schwartz, Shipley, Sisson, Soule, Stewart (Grant A.),
Stratton, Templeton, Totten, Tripple, True, Trunkey, Voss, Welk, Zent,
Mr. Speaker—47.

Those absent or not voting were: Representatives Banker, Durrant,
Johnson (Levy), Jones (Roy), Loveberry, Meacham, Moulton, Olson, Ryan,
Rychard, Saunders—11.

Mr. Thompson (Geo. W.), moved the adoption of the following amend­
ment:

Amend by adding to Section 4 thereof, "nor shall this act apply to any applicant
required by existing laws to take an examination in the above subjects before any
other duly appointed board of examiners."

The amendment was lost.
The bill was passed to third reading.

Senate Bill No. 150, by Committee on State Granted, School and Tide
Lands: Relating to prospecting for and mining of coal.
The bill was read the second time by sections and passed to third reading.
On motion of Mr. Trunkey, Rule 20 was suspended.

Senate Bill No. 157, by Senators Murphy and St. Peter: Relating to
killing of wild birds on Lake Stevens.
The bill was read the second time by sections.
On motion of Mr. Northup, the following amendment was adopted:
Amend Section No. 1, line 3 after the word Stevens insert the words "in Snohomish
County."

On motion of Mr. Northup, the following amendment was adopted:
Amend Section 1 in line 5 after the words "Lake Stevens" insert the words
"in said county."

On motion of Mr. Northup, the following amendment was adopted:
Amend title: After the word "Lake Stevens" add the words "in Snohomish County."
The bill was passed to third reading.

Senate Bill No. 158, by Senator Palmer: Relating to diking districts.
The bill was read the second time by sections and passed to third reading.

Senate Bill No. 20, by Senators Metcalf, Hastings and Morthland: Relat­
ing to licenses of commission merchants.
The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 32
entitled "An act relating to property of absentees and amending Remington's
Compiled Statutes by adding thereto a new section to Title X Chapter 5 thereof to
be known as Section 1715-4-A," 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, by adding at the end thereof the following sentence: "For the purpose of carrying out the provisions of this section the court may direct the sale of any of the property of the estate in accordance with the provisions of section 1715-4 of Remington's Compiled Statutes of Washington."

M. M. Moulton, Chairman.


The bill was read the second time by sections.
On motion of Mr. Falknor, the committee amendment was adopted.
The bill was passed to third reading.

Engrossed Senate Bill No. 34, by Senator Northland: Relating to library funds in counties.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 40, by Senator Sutton: Relating to institutions of higher education.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 41, by Senator Sutton: Relating to state board of education.

The bill was read the second time by sections and passed to third reading.

Third Reading of Bills.

Senate Bill No. 75, by Senator Palmer: Relating to corporations.

On motion of Mr. Soule, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Aspinwall, Baldwin, Barlow, Behrens, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hanks, Jacobs, Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Long, McCall, McCormick, McDonough, Mess, Miller, Morton, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartz, Shiplep, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—69.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Beatty, Burlingame, Cohen, Cutting, Durrant, Hall, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Lindsay, Loveberry, McLean, Meacham, Moran, Moulton, Murray, Olson, Reed, Rychard, Sims, Totten, 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.

The Speaker called Mr. Knapp to preside.

Engrossed Senate Bill No. 77, by Senators Westfall, Groff, Sutton, Hurn and Morgan: Relating to public auditoriums and museums.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 20.
Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Clark, Collin, Crosby, Cross, Custer, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Josefsky, Knapp, Lindsay, Long, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, TruE, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—76.

Those absent or not voting were: Representatives Allen, Banker, Burlingame, Chamberlain, Cohen, Cutting, Durrant, Halsey, Johnson (Levy), Jones (Roy), Knutzen, Lent, Loveberry, Mess, Moulton, Reed, Rychard, Sims, Stratton, 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. Tripple, the House adjourned until 10:00 a.m., Friday, December 18, 1925.

A. W. Calder, Chief Clerk.

FORTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, December 18, 1925.

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

The clerk called the roll; all members being present except Representatives Cohen, Glasgow, Jones (Roy), Knapp, Olson, Reed, Shields, Stewart (Grant A.), and Westover.

Representatives Jones (Roy), Olson and Reed were excused.

Prayer was offered by Rev. John Hanks, Member of the House of Representatives from Kittitas' County.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Joint Memorial No. 1 and House Joint Memorial No. 2, also House Bill No. 116, have compared same with the Original Memorials and Bill and find same correctly enrolled.

John Anderson, Chairman.

I concur in this report: J. R. Schwartz.
FORTIETH DAY, DECEMBER 18, 1925

House Bill No. 101: Do pass as amended.
Passed to second reading.

House Bill No. 102: Do pass as amended.
Passed to second reading.

House Bill No. 223: Do pass as amended.
Passed to second reading.

House Bill No. 240: Do pass as amended.
Passed to second reading.

Senate Bill No. 91: Do pass as amended.
Passed to second reading.

Senate Bill No. 218: Do pass as amended.
Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 17, 1925.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 273 entitled "An act providing for the assessment and collection of an excise tax from auto stage companies, 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 be referred to Committee on Roads and Bridges.

GEORGE F. MEECHAM, Chairman.


On motion of Mr. Meacham, the report of the committee was adopted and the bill was re-referred to the Committee on Roads and Bridges.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 16, 1925.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 74 entitled "An act providing for the appointment of a children's code commission, prescribing its powers and duties 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 and that it be re-referred to the Appropriations Committee.

M. M. MOULTON, Chairman.


On motion of Mr. Moulton, the report of the committee was adopted, and the bill was re-referred to the Committee on Appropriations.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 16, 1925.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House Bill No. 230 entitled "An act relating to insurance and amending Section 7080 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

LOGAN L. LONG, Chairman.


Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 255 entitled "An act relating to local improvements and providing for the maintenance of guaranty funds in cities and towns of less than 100,000 population," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 255 entitled "An act relating to local improvements and providing for the maintenance of guaranty funds in cities and towns of less than 100,000 population," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE F. MEACHAM, Chairman.

We concur in this report: J. C. Hubbell, John R. Jones, Arthur B. Clark, Mabel I. Miller.

Passed to second reading.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 207 entitled "An act providing for the renewal, suspension and cancellation of licenses to practice dentistry, pharmacy, the healing arts, and the occupation of barber, defining unprofessional conduct, providing for a special assistant attorney general to be known as director of license law enforcement, fixing the powers, duties and compensation of such officer, creating the license law enforcement fund, making an appropriation, and providing when said 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 with the amendments proposed by Committee on Medicine, Dentistry, Pure Food and Drugs.

H. E. GOLDSWORTHY, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred Senate Bill No. 94 entitled "An act relating to horticulture and horticultural products, providing for the disposition of duplicate sale orders and amending Section 2862, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: S. R. Gray, Belle Reeves, John R. Jones, J. R. Schwartz.

Passed to second reading.
FORTIETH DAY, DECEMBER 18, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 17, 1925.

Mr. Speaker:

We, your Committee on Forestry and Logged Off Lands, to whom was referred Senate Bill No. 152 entitled "An act relating to forest products and booming equipment, regulating the branding, transportation, reclaiming and sale or other disposition thereof, providing penalties for violations thereof and repealing certain acts in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Charles W. Saunders, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 167 entitled "An act making an appropriation for the operation of the office of the attorney general, 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.

H. E. Goldsworthy, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 113 entitled "An act providing for the acceptance of the benefits of an act of Congress making provision for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the state board for vocational education as the board to cooperate with the federal board for vocational education in carrying out the provisions of said act of Congress and defining duties and powers of said board and making an appropriation, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. E. Goldsworthy, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 17, 1925.

Mr. Speaker:

The Senate has passed:
House Bill No. 16; also
House Bill No. 92; also
House Bill No. 104; also
House Bill No. 126; also
House Bill No. 139; also
House Bill No. 187; also
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Engrossed House Bill No. 97; also
Senate Bill No. 161; also
Senate Bill No. 169; also
Senate Bill No. 193; also
Senate Bill No. 194; also
Senate Bill No. 195; also
Senate Bill No. 208; also
Senate Bill No. 214; also
Engrossed Senate Bill No. 157; also
Engrossed Senate Bill No. 187; also
Engrossed Senate Bill No. 188; also
Engrossed Senate Bill No. 199; also
Engrossed Senate Bill No. 210, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 17, 1925.

Mr. Speaker:
The Senate has passed
Senate Bill No. 253; also
Engrossed Senate Bill No. 52, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., December 17, 1925.

Mr. Speaker:
The Senate has passed
Engrossed House Bill No. 57, with the following amendments:
In Section 1, line 5 of the engrossed bill, after the word "asses" insert the
words "cattle, goats, sheep, swine."
In Section 3, line 6 of the printed bill, after the word "or" insert the words
"in case of horses, mares, mules and asses."
In Section 3, line 7 of the printed bill, after the word "same" insert the words
"and in case of cattle, goats, sheep and swine within ten days from the time of
such posting," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Moulton moved that the House concur in the Senate amendments to
Engrossed House Bill No. 57.
The motion was carried.
The clerk called the roll and Engrossed House Bill No. 57, as amended by
the Senate, passed the House by the following vote: Yeas, 86; nays, 0;
absent or not voting, 10.
Those voting yea were: Representatives Allen, Anderson, Aspinwall,
Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame,
Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale,
Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy,
Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson
(Levy), Jones (John R.), Josephsky, Knutzen, Lent, Lindsay, Long, Loveberry,
McCull, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton,
Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders,
Schwartz, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens,
Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton,
Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey,
Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—86.
Those absent or not voting were: Representatives Cohen, Glasgow,
Jones (Roy), Knapp, McLean, Moran, Olson, Reed, Ryan, Westover—10.
SENATE AMENDMENTS TO HOUSE BILL.

SENATE CHAMBER,
OLYMPIA, WASH., DECEMBER 17, 1925.

MR. SPEAKER:

The Senate has passed:

Engrossed House Bill No. 146, with the following amendments:

Amend the title as follows:

In line 4 of the title strike the word "and" at the beginning of the line and insert in lieu thereof the words "creating a land settlement adjustment board."

Amend the bill by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby created a land settlement adjustment board, hereinafter called the adjustment board, which shall consist of the director of conservation and development, a practical farmer familiar with irrigation practice to be appointed by the president of the senate and a practical farmer familiar with irrigation practice to be appointed by the speaker of the house of representatives. The members of said adjustment board other than the director of conservation and development shall hold office until the meeting of the regular session of the legislature in January, 1927.

Sec. 2. Whenever any contract for the purchase and development of lands has been heretofore entered into between the state of Washington and any settler under the provisions of Chapter 188 of the Laws of 1919, and it shall be found in the judgment of the director of conservation and development that the contract purchase price of such lands is in excess of the reasonable and fair value thereof, and/or the terms or conditions of the contract are unreasonable or unjust, the director of conservation and development shall have the power by and with the advice and consent of the other members of the adjustment board to modify such existing contract, or to enter into a new contract, for such price and/or upon such terms as may be just and reasonable within the limitations prescribed in said Chapter 188 of the Laws of 1919.

"Sec. 3. Whenever any contract for the purchase and development of lands has been entered into under said Chapter 188 of the Laws of 1919, and it shall be found in the judgment of the director of conservation and development that the lands covered by such contract are of such character and/or so situated as not to be capable of development and/or not to be of the value of the purchase price specified in said contract, the director of conservation and development, with the approval of the other members of the said adjustment board, shall have the power to accept a surrender of, and to cancel such contract, from the settler, and to repay the settler such sum as may be just and reasonable.

Sec. 4. Whenever any lands have been purchased by the state for land settlement purposes under the provisions of said Chapter 188 of the Laws of 1919, and have been, or have not been improved as in that act provided, and it shall be found in the judgment of the director of conservation and development that any of said lands are of such character and are so situated as not to be suitable, or are not needed for land settlement purposes, the director of conservation and development, with the approval of the other members of the said adjustment board, shall appraise the said lands and the improvements thereon, if any, and thereupon the director of conservation and development shall have the power to offer for sale and sell any of such lands at public auction in the manner and upon the terms, as near as may be, as provided by law for the sale of lands granted to the state, at not less than the appraised value thereof. All moneys received from the sale of said lands as above provided shall be paid into the state treasury and placed to the credit of the state reclamation revolving fund.

Sec. 5. The members of the adjustment board other than the director of conservation and development appointed under the provisions of this act shall be paid, out of the moneys hereinafter appropriated, the sum of ten ($10.00) for each day actually spent in the performance of their duties under the provisions of this act, and their actual and necessary traveling and other expenses incurred in the performance of such duties.

11—H
Sec. 6. Said adjustment board shall proceed forthwith or as soon as they can conveniently do so to investigate and adjust any and all controversies or claims heretofore or hereafter presented to the director of conservation and development by any person or persons holding land settlement contracts with the state of Washington.

Sec. 7. For the purpose of carrying out the provisions of this act there is hereby appropriated out of the state reclamation revolving fund in the state treasury the sum of ten thousand dollars ($10,000.00) or so much thereof as may be necessary.

Sec. 8. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately." and the same is herewith transmitted. Victor Zednick, Secretary.

Mr. Josefsky moved that consideration of the Senate amendments to Engrossed House Bill No. 146 be postponed until 2:00 p. m., this date, and that the Senate amendments be mimeographed and a copy placed on the desk of each member.

The motion was carried.

INTRODUCTION AND FIRST READING OF HOUSE MEMORIALS AND RESOLUTIONS.

House Joint Resolution No. 3, by Representatives Long, Beatty and Sims: Relating to appreciation of the courtesies extended to the legislature by the government of British Columbia.

On motion of Mr. Long, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Long, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it was adopted by the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldworthy, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—86.

Those absent or not voting were: Representatives Glasgow, Hall, Jones (Roy), Knapp, Reed, Ryan, Shields, Westover, Zent—10.

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

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

House Joint Memorial No. 4, by Representative Templeton: Relating to tariff on shingles.

On motion of Mr. Templeton, the rules were suspended and the Memorial was advanced to second reading.
The Memorial was read the second time in full.

On motion of Mr. Templeton, the rules were suspended, the second reading considered the third, the Memorial was placed on final passage and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—86.

Those absent or not voting: Representatives Collin, Jones (Roy), Knapp, Lent, Moulton, Olson, Reed, Ryan, Totten, Zent—10.

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

On motion of Mr. Templeton, the rules were suspended, and the chief clerk directed to immediately transmit the Memorial to the Senate.

The Speaker announced that he was about to sign House Bill No. 116, House Joint Memorial No. 1, and House Joint Memorial No. 2.

**FIRST READING OF SENATE BILLS.**

The following bills were read first time by title and acted upon as indicated:

**Engrossed Senate Bill No. 52**, by Senators Murphy, Post and Karshner: An Act relating to the tax levy for the Capitol Building Construction Fund. Referred to Committee on Revenue and Taxation.

**Senate Bill No. 161**, by Senators Palmer and Westfall: An Act relating to the payment of local improvement assessments, and amending Section 9418 Remington’s Compiled Statutes. Referred to Committee on Judiciary.

**Senate Bill No. 169**, by Senator Conyard: An Act relating to proceedings in justice courts and the service of complaint and notice, and amending Section 1761 of Remington’s Compiled Statutes. Referred to Committee on Judiciary.

**Engrossed Senate Bill No. 187**, by Committee on Roads and Bridges: An Act respecting charge, exercise and supervision of sign boards, guide posts and other means of direction, information and warning on state roads and highways; vesting supervision thereover and control thereof in the state highway engineer; declaring placing or maintenance thereof by others unlawful and prescribing penalties; providing that any such may be manu-
factured at the state penitentiary; and repealing Section 6303 of Remington's Compiled Statutes and all acts and parts of acts in conflict with this act.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 188, by Committee on Roads and Bridges (For purpose of introduction and printing only): An Act relating to the use and maintenance of public highways and expenditures from the motor vehicle fund, and amending Section 18 of Chapter 96 of the Laws of 1921 (Section 6330 of Remington's Compiled Statutes), and declaring an emergency.

Referred to Committee on Roads and Bridges.

Senate Bill No. 193, by Senator Norman: An Act authorizing the construction of a dam for diking and drainage purposes across the Chinook River in Pacific County, providing for a hearing thereon and for compensation to persons injured thereby and declaring an emergency.

Referred to Committee on Dikes, Drains and Ditches.

Senate Bill No. 194, by Senator Norman: An Act authorizing the construction of a dam for diking and drainage purposes across Bone River in Pacific County, providing for a hearing thereon and for compensation to persons injured thereby and declaring an emergency.

Referred to Committee on Dikes, Drains and Ditches.

Senate Bill No. 195, by Senator Norman: An Act relating to the deposit and expenditures of funds contributed to and in the construction of state highways and declaring an emergency.

Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 199, by Senator Morthland: An Act relating to jurisdiction of police courts in cities of the second class and cities under the commission form of government, and amending Section 9077 of Remington's Compiled Statutes.

Referred to Committee on Judiciary.

Senate Bill No. 208, by Senators Oman, Davis, Metcalf and Smart: An Act relating to Metropolitan Park Districts and amending Section 6724, Remington's Compiled Statutes.

Referred to Committee on Parks and Playgrounds.


Referred to Committee on Military.

Senate Bill No. 214, by Senator Barnes: An Act relating to diking, drainage, and sewerage improvement districts, the manner of voting therein, and amending Section 19, Chapter 176, Laws 1913.

Referred to Committee on Elections and Privileges.

Senate Bill No. 253, by Senators Carlyon, Smart, Myers, Davis, Wray, Lunn, Bishop, Morris, Westfall, Condon, Somerville, Palmer, Harrison, Norman, Shaw, Barnes, Houser, Grass, Kirkman, Christensen, Conner and St. Peter: An Act relating to the construction of the legislative and administrative building at the State Capitol, making an appropriation and declaring that this Act shall take effect immediately.

Referred to Committee on Appropriations.
SECOND READING OF BILLS.

Senate Concurrent Resolution No. 8, by Senator Metcalf: Relating to the adjournment of the Legislature from Tuesday, December 22, 1925, to Monday, December 28, 1925.

The resolution was read the second time in full.

Mr. Reed moved the adoption of the following amendment:

Strike all of the resolution following the comma after the word "concurring" in line two and insert in lieu thereof the following: "that when the Senate and House of Representatives adjourn on the 22nd day of December they shall each adjourn until the hour of 1:30 o'clock p. m., on Monday, December 28th, 1925."

Mr. Sims moved the adoption of the following amendment to the amendment proposed by Mr. Reed:

Strike the words and figures "22nd day of December" and insert in lieu thereof the words and figures "19th day of December."

The amendment to the amendment was debated at length.

The amendment to the amendment was lost.

The amendment by Mr. Reed was adopted.

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

House Bill No. 47, by Representatives Morton, Nolte, Hubbell and Schwartze: Empowering the granting of degrees by the State Normal Schools.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Falknor, Rule 20 was suspended.

MESSAGE FROM THE SENATE.

Senate Chamber, Olympia, Wash., December 18, 1925.

Mr. Speaker:

The Senate has adopted Senate Joint Resolution No. 4, and the same is herewith transmitted.

Victor Zednick, Secretary.

House Bill No. 198, by Representatives Saunders, Behrens and Falknor: Relating to the raising and expenditure of revenue by cities.

The bill was read the second time by sections and passed to third reading.


The bill was read the second time by sections and passed to third reading.

House Bill No. 241, by Representatives Hubbell and Hanks: Relating to estrays.

The bill was read the second time by sections and passed to third reading.

House of Representatives, Olympia, Wash., December 14, 1925.

Mr. Speaker:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 228 entitled "An act relating to elections, amending Section 5146 and Section 5144 of Remington's Compiled Statutes as amended by Section 2, Chapter 53, Laws
of 1923, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend the title by changing the final period to a comma, and adding the words "and declaring an emergency."

E. E. SHIELDS, Chairman


The bill was read the second time by sections.

On motion of Mr. Collin, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

We, a majority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 260 entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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 3, line 2 of the printed bill, the same being Section 3, line 3 of the original bill, insert a comma after the word "supervise."

Amend Section 3, line 3 of the printed bill, same being Section 3, line 4 of the original bill, strike the word "control" and insert in lieu thereof the word "conduct," and insert a comma after the word "of" before the word "all."

Amend Section 3, line 11 of the printed bill, the same being Section 3, lines 14 and 15 of the original bill, after the word "licensee" insert a semicolon and strike the words "thereof for its operation;"

Amend Section 3, line 13 of the printed bill, same being Section 3, line 17 of the original bill insert after the word "reward" the words "wherein a pari mutual system is used."

Amend Section 4, line 1 of the printed bill, same being Section 4, line 2 of the original bill, after the word "any" insert the word "such."

Amend Section 4, line 10 of the printed bill, same being Section 4, line 12 of the original bill, after the word "contests" insert the words "wherein a pari mutual system is to be used."

Amend Section 5, line 9 of the printed bill, same being Section 5, line 11 of the original bill, after the word "state" and before the word "or" insert a comma and the word "district."

Amend Section 5, line 11 of the printed bill, same being Section 5, line 13 of the original bill, after the word "fair" insert the words "wherein a pari mutual system is used and."

Amend Section 6, line 2 of the printed bill, same being Section 6, line 3 of the original bill, after the word "state" and before the comma insert, the words "by a licensee."


MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

We, a minority of your Committee on Revenue and Taxation, to whom was referred House Bill No. 260 entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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 not pass.

GEORGE F. MEACHAM, Chairman.

We concur in this report: Roy Jones, H. E. Goldsworthy.
Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 260 entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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 be indefinitely postponed.

C. C. Aspinwall, Chairman.


Mr. Speaker:

I, a minority of your Committee on Agriculture, to whom was referred House Bill No. 260 entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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.

I concur in this report: J. W. Lindsay.

The bill was read the second time by sections.

The amendments proposed by the committee on Revenue and Taxation, except the committee amendment to Section 3, line 3, were adopted, on motion of Mr. Meacham.

The amendment proposed by the Committee on Revenue and Taxation to Section 3, line 3, was lost.

On motion of Mr. Jacobs, the following amendment was adopted:

Add a section to be known as Section 9-a to read as follows:

Sec. 9-a. This act shall not apply to racing at State-County or Association fairs unless the board of directors thereof pass a resolution that it shall so apply.

Mr. Falknor moved the adoption of the following amendment:

Amend Section No. 10. Strike Section 10.

The amendment was adopted by a rising vote.

Mrs. Miller moved that House Bill No. 260 be re-referred to the Committee on Public Morals.

The motion was carried by a rising vote.

Message from the Senate.

Mr. Speaker:

The Senate has passed Senate Bill No. 35 notwithstanding the Governor's veto, and said bill, together with the veto message and a message asking the re-enactment of the bill notwithstanding the veto, is herewith transmitted.

Victor Zednick, Secretary.

On motion of Mr. Sims, Senate Bill No. 35, together with the Governor's veto message thereon, were referred to the Rules Committee.

House Bill No. 274, by Committee on Railroads (Departmental Request): Relating to the powers of railroad companies.

The bill was read the second time by sections and passed to third reading.

On motion of Mr. Allen, the House was declared at recess until 1:30 p.m., this date.
The Speaker called the House to order at 1:30 p.m.

The clerk called the roll, all members being present except Representatives Banker, Jones (Roy), Long, Olson, Reed, Siler and True. Representatives Jones (Roy), Olson and Reed were excused.

On motion of Mr. Behrens, Rule 20 was suspended.

PERSONAL PRIVILEGE.

Mr. McCall: "Mr. Speaker, question of personal privilege."

The Speaker: "State your question of personal privilege, Mr. McCall."

Mr. McCall: "This noon I noticed a man walking around this building carrying a large placard. Now I have been a laboring man all my life and have carried a railway conductor's union card for many years. I want to take exception to this banner. Such action is not with the approval, I know, of any man belonging to the railway conductor's union." (Applause)

The House resumed consideration of bills on second reading.

House Bill No. 252, by Representatives Hemp, Jones (Roy), Stephens, Voss, Van Horn, Trunkey, Schwartze and Reeves: Relating to the University and State College.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 3, 1925.

We, your Committee on State Penal and Reformatory Institutions, to whom was referred House Bill No. 133 entitled "An act regulating the sale and exposure and display for sale of convict-made goods, wares and merchandise, requiring the disinfection thereof, declaring the exercise of the police power, providing for its enforcement, and fixing a penalty for the violation of the provisions thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Insert after the word "Made," in line 23 of Section 2, of the printed bill, the words "wholly or in part."

Insert after the word "establishment," in line 24 of Section 2, of the original bill, and line 4 of Section 2, of the printed bill, the words "outside the state of Washington."

J. S. SILER, Chairman.

We concur in this report: Pliny L. Allen, Geo. W. Thompson, O. M. Beatty, J. L. Cross, Marcus R. Morton, Mabel I. Miller.

The bill was read the second time by sections.

On motion of Mr. Siler, the committee amendments were adopted.

On motion of Mr. Cutting, the following amendment was adopted:

Amend Section 1, strike all of Section 1.

On motion of Mr. Chamberlain the following amendments were adopted:

Rerunumber sections as amended.

Sec. 2 to read Sec. 1.
Sec. 3 to read Sec. 2.
Sec. 4 to read Sec. 3.

The bill was passed to third reading and ordered engrossed.
THIRD READING OF BILLS.

Senate Bill No. 20, by Senators Metcalf, Hastings and Morthland: Relating to licenses of commission merchants.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Rychar, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—90.

Those absent or not voting were: Representatives Jones (Roy), Long, Meacham, Olson, Reed, 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.

Senate Bill No. 32, by Senator Christensen: Relating to property of absentees.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Rychar, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Falknor, Jones (Roy), Lent, Meacham, Olson, Reed, Sims, Zent—8.

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

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

Engrossed Senate Bill No. 34, by Senator Morthland: Establishing law library funds.
On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 39; nays, 51; absent or not voting, 7.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Capron, Clark, Cohen, Cutting, Dale, Douglas, Dunn, Falknor, Glasgow, Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Lindsay, Long, Loveberry, Meacham, Moulton, Reeves, Rychard, Saunders, Schwartze, Sisson, Shields, Soule, Stewart (M. M.), Thompson (Geo. W.), Totten, Voss, Westover, Mr. Speaker—39.

Those voting nay were: Representatives Anderson, Baldwin, Brislawn, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Danielson, Davis, Durrant, Egbert, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jones (John R.), Josefsky, Knutzen, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Overmeyer, Peterson, Scales, Shipley, Siler, Sims, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Weaver, Weik, Willhite—51.

Those absent or not voting were: Representatives Jones (Roy), Lent, Olson, Reed, Ryan, Zent—6.

The bill, having failed to receive the constitutional majority, was declared lost.

SPECIAL ORDER.

The hour of 2:00 p.m., having arrived, the House took up consideration of the Senate amendments to Engrossed House Bill No. 146. (See message from the Senate, this date, for amendments.)

Mr. Josefsky moved that the House concur in the Senate amendments to Engrossed House Bill No. 146.

The motion was carried.

The roll was called, and the House passed Engrossed House Bill No. 146, as amended by the Senate, by the following vote: Yeas, 91; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shields, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—91.

Those absent or not voting were: Representatives Jones (Roy), Meacham, Olson, Reed, Zent—5.
NOTICE OF RECONSIDERATION.

Representative Durrant gave notice that tomorrow he would move that the House reconsider the vote by which it failed to pass Engrossed Senate Bill No. 34.

The House resumed consideration of bills on third reading.

Engrossed Senate Bill No. 40, by Senator Sutton: Relating to state institutions of higher education.

On motion of Mr. Hanks, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 63; nays, 29; absent or not voting, 4.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Brockman, Capron, Chamberlain, Clark, Cohen, Cross, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Long, Loveberry, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover—63.

Those voting nay were: Representatives Anderson, Barlow, Beatty, Brislawn, Burlingame, Collin, Crosby, Cutting, Davis, Dunn, Goldsworthy, Halsey, Josefsky, Knutzen, Lindsay, McCall, McCormick, McDonough, Mess, Moran, Murray, Shipley, Sims, Stewart (Grant A.), Templeton, Thompson (Richard), True, Willhite, Mr. Speaker—29.

Those absent or not voting were: Representatives Jones (Roy), Olson, Reed, Zent—4.

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

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

Engrossed Senate Bill No. 41, by Senator Sutton: Relating to the state board of education.

The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Ryan, Rychard, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton; Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trué, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—82.

Those voting nay were: Representatives Murray, Sims, Stewart (Grant A.), Templeton—4.
Those absent or not voting were: Representatives Jones (Roy), Josefsky, Loveberry, Olson, Reed, Reeves, Saunders, Shipley, Tripple, Zent—10.

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

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

Engrossed Senate Bill No. 65, by Senators Palmer, Grass, Houser, Wray, Hastings and Conner: Relating to the superior court of King county.

Mr. Falknor moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage.

The motion was carried.

Mr. Soule moved that the previous question be ordered.

The Speaker held that the gentleman from King could not obtain the floor to debate one motion, and then move for another motion.

The clerk called the roll, and Engrossed Senate Bill No. 65 passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Collin, Dunn, McDonough, Sims—4.

Those absent or not voting were: Representatives Anderson, Jones (Roy), Josefsky, Loveberry, Meacham, Olson, Reed, Ryan, Schwartzze, Tripple—10.

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

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

Senate Bill No. 80, by Senator Meyers: Relating to public and terminal warehouses.

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Rychard, Saunders, Scales, Shipley, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson.
FORTIETH DAY, DECEMBER 18, 1925

(Richard), Totten, True, Trunkey, Van Horn, Voss, Weik, Willhite, Mr. Speaker—80.

Those voting nay were: Representative Westover—1.

Those absent or not voting were: Representatives Anderson, Cohen, Jones (Roy), Lent, Meacham, Olson, Reed, Reeves, Ryan, Schwarte, Siler, Sims, Tripple, Weaver, Zent—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. 86, by Senator Smith: Relating to horticultural inspection.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Bunker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Josefisky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Anderson, Brislawn, Cohen, Johnson (Lee H.), Jones (Roy), Meacham, Olson, Reed, Ryan, Schwarte, Sweetman, Tripple, Zent—13.

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

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

Senate Bill No. 112, by Senators Morthland and Westfall: Relating to supreme and superior court judges.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 68; nays, 13; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Davis, Douglas, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefisky, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Weaver, Weik, Westover, Mr. Speaker—68.

Those voting nay were: Representatives Danielson, Egbert, Knapp, Moran, Morton, Murray, Peterson, Shields, Sweetman, True, Voss, Willhite, Zent—13.
Those absent or not voting were: Representatives Anderson, Banker, Brislawn, Cohen, Dunn, Durrant, Halsey, Jones (Roy), Lent, Meacham, Olson, Reed, Schwartze, Sims, Tripple—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. 157, by Senators Murphy and St. Peter: Relating to protection of game upon Lake Stevens.

On motion of Mr. Josefsky, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84, nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Sanders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.

Those voting nay were: Representative Barlow—1.

Those absent or not voting were: Representatives Anderson, Cohen, Jones (Roy), Lent, Meacham, Olson, Reed, Schwartze, Sims, Stewart (Grant A.), Tripple—11.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 158, by Senator Palmer: Relating to diking districts.

On motion of Mr. Sisson, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Rychard, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Banker, Chamberlain, Cohen, Halsey, Jones (Roy), Josefsky, Knapp, Meacham, Olson, Reed, Saunders, Schwartze, Sims, Tripple—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.

Engrossed Senate Bill No. 123, by Senators McCauley, Carlyon, Karshner, Hastings, and Bishop: Relating to applicants for licenses to practice healing arts.

Representative Capron moved that the rules be suspended, the second reading considered the third, and that the bill be placed on final passage. The motion was lost.

Mr. Thompson (Geo. W.) moved that the rules be suspended, and that the bill be returned to second reading for the purpose of amendment. The motion was lost by a rising vote.

Mr. Willhite demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE,

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees noted: Representatives Cohen, Halsey, Jones (Roy), Olson, Reed, Sims, and Tripple. Representatives Cohen, Jones (Roy), Olson, Reed and Tripple were previously excused by the Speaker.

Mr. Allen moved that Representatives Halsey and Sims be excused. The motion was lost by a rising vote, and the sergeant-at-arms was instructed to bring Messrs. Halsey and Sims to the bar of the House.

The sergeant-at-arms reported that Messrs. Halsey and Sims were now present.

On motion of Mr. Josefsky, the House proceeded with business under the call of the House.

The clerk proceeded to read the bill the third time.

Mr. Long moved that the rules be suspended, that further reading of the bill be dispensed with, and that the bill be placed on final passage. The motion was carried.

The merits of the bill were debated at length.

Mr. Egbert moved the previous question, and it was so ordered.

The roll was called on the final passage of Engrossed Senate Bill No. 123, and the bill passed the House by the following vote: Yeas, 57; nays, 33; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Brislawn, Brockman, Capron, Crosby, Custer, Cutting, Dale, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Josefsky, Knapp, Knutzen, Lindsay, Loveberry, McLean, Meacham, Mess, Moran, Morton, Murray, Overmeyer, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Richard), Totten, Voss, Weik, Zent, Mr. Speaker—57.

Those voting nay were: Representatives Baldwin, Behrens, Beatty, Burlingame, Chamberlain, Clark, Collin, Cross, Danielson, Egbert, Hall, Johnson (Levy), Lent, Long, McCall, McCormick, McDonough, Miller, Moulton, Nolte, Northup, Peterson, Siler, Sims, Shields, Sweetman, Thompson (Geo. W.), True, Trunkey, Van Horn, Weaver, Westover, Willhite—33.
Those absent or not voting were: Representatives Cohen, Jones (Roy), Olson, Reed, Saunders, Tripple—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.

NOTICE OF RECONSIDERATION.

Mr. Josefsky gave notice, that tomorrow he would move that the House reconsider the vote by which it passed Engrossed Senate Bill No. 123.

Mr. Hanks: "Mr. Speaker, is there any way to make a motion to lay the motion for reconsideration on the table?"

The Speaker: "You can't move to lay a motion on the table when no motion has been made, the gentleman from Stevens county merely gave notice of a motion to reconsider."

On motion of Mr. Falknor, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 10:00 a. m., Saturday, December 19, 1925.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

FORTY-FIRST DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Saturday, December 19, 1925.

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

The clerk called the roll; all members being present except Representatives Banker, Crosby, Mess, Olson, Reed, Ryan and Totten, all of whom were excused.

Prayer was offered by Rev. John Hanks, member of the House of Representatives from Kittitas County.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash.,

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bill No. 133 and House Bill No. 228, have compared same with the original bills and find them correctly engrossed.

I concur in this report: Maude Sweetman.

Robert A. Tripple, Chairman.
MR. SPEAKER:

Your Committee on Enrollment to whom was referred House Bills Nos. 104, 16, 57, 187, 139, 97, 92 and 126, have compared same with the original bills and find them correctly enrolled.

I concur in this report: J. R. Schwartze.

MR. SPEAKER:

We, a part of your Committee on Judiciary, to whom was referred House Bill No. 197 entitled "An act relating to the use and furnishing of stamps, coupons, tickets, certificates, cards or other similar devices for or with the sale of goods, wares and merchandise, and amending Section 8359 of Remington's Compiled Statutes of Washington, 1922 Edition," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 251 entitled "An act relating to warehousemen, and amending section 3634 of Remington's Compiled Statutes," 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: Judson F. Falknor, John A. Soule, J. W. Lindsay, Logan L. Long, Ralph R. Knapp, Marcus R. Morton.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 254 entitled "An act relating to parks and parkways and granting to the state parks committee the right of eminent domain in certain cases," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Public Morals, to whom was referred House Bill No. 259 entitled "An act providing for the issuance of permits for wine and intoxicating liquors for use for sacramental purposes, regulating the distribution thereof, and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Belle Reeves, Chairman.

We concur in this report: Mabel I. Miller, John Anderson, C. A. Moran, A. F. Brockman.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 291 entitled "An act relating to the registration of voters, and amending sections 6115, 6120, 6123 and 6124 of Remington's Compiled Statutes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. E. Shields, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Dairy and Livestock, to whom was referred House Bill No. 307 entitled "An act relating to the registration of marks upon cans, tubs, cases, or other containers, used in the manufacture, bottling, sale, or transportation of milk, cream, ice cream, or other dairy products, fixing registration fees, providing for the disposition thereof and amending sections 6259, 6260, 6262, 6263 and 6264, Remington's Compiled Statutes," 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.

We concur in this report: C. C. Aspinwall, Andrew Danielson, A. L. Willhite, Chas. E. Peterson, W. J. Knutzen, P. P. Custer.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 312 entitled "An act relating to garnishments in superior and justices' courts, amending Sections 682 and 1824 of Remington's Compiled 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.

M. M. Moulton, Chairman.

We concur in this report: John A. Soule, Judson F. Falknor, J. W. Lindsay, Logan L. Long, Charles W. Hall, J. M. Glasgow, Marcus R. Morton.

Mr. Moulton moved that the report of the committee be adopted and that the bill be indefinitely postponed.

The motion was carried.
We, your Committee on State Charitable Institutions, to whom was referred Engrossed Senate Bill No. 57 entitled "An act relating to the support of the poor and infirm, providing for old age pensions and the recovery thereof, defining the powers and duties of certain officers, prohibiting fraud in obtaining and the alienation of pensions, 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.

CHAS. E. PETERSON, Chairman.

We concur in this report: Charles W. Hall, O. F. McCall, C. C. Aspinwall, G. W. Loveberry, E. C. Burlingame, L. L. Lent.

Passed to second reading.

We, your Committee on Horticulture, to whom was referred Senate Bill No. 92 entitled "An act relating to horticulture and horticultural products, providing for markings of grades, condemnation, unlawful sales, and evidence, and amending section 2855, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

ALVIN H. COLLIN, Chairman.

We concur in this report: Belle Reeves, S. R. Gray, John R. Jones, J. R. Schwartz.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 101, entitled "An act relating to the superior court of the Counties of Cowlitz, Skamania and Klickitat and the appointment and election of judges therein, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 163, entitled "An act relating to corporations and amending Section 3805 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.

We concur in this report: Judson F. Falknor, J. W. Lindsay, Charles W. Hall, J. M. Glasgow, John A. Soule, Marcus R. Morton.

Passed to second reading.

We, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 214, entitled "An act relating to diking, drainage, and sewerage improvement districts, the manner of voting therein, and amending Section 19, Chapter 176, 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.

E. E. SHIELDS, Chairman.


Passed to second reading.

House Bill No. 72: Do pass as amended.
Passed to second reading.

Passed to second reading.

Passed to second reading.

Senate Bill No. 93. Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 145. Do pass as amended.
Passed to second reading.

Passed to second reading.

Engrossed Senate Bill No. 24. Do pass as amended.
Passed to second reading.

Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 18, 1925.

MR. SPEAKER:
The Senate has concurred in the House amendments to Senate Concurrent Resolution No. 8.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 18, 1925.

MR. SPEAKER:
The President has signed House Bill No. 116; also House Joint Memorial No. 1; also House Joint Memorial No. 2; also Senate Bill No. 75; also Senate Bill No. 77, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF JOINT RESOLUTION.
The following resolution was read first time by title and acted upon as indicated:

House Joint Resolution No. 4, by Representatives Sims, Banker and Halsey: Relating to the introduction of a bill entitled: An Act authorizing the investment of certain funds in the state treasury, and the sale of certain securities by the state treasurer.
Passed to second reading.
FIRST READING OF SENATE JOINT RESOLUTION.

Senate Joint Resolution No. 4, by Senators Hastings, Metcalf, Barclay, Sutton, Morthland, Wilmer, Myers, Hurn, Cleary, Morgan, Harrison, Jacobsen, Westfall, Conyard, Post, Kirkman, Murphy, Oman, Davis, McCauley, Bishop, Smith, Hall, Landon, Carylon, Condon, and Karshner: Providing for the appointment of a committee to make a study of the policy and methods existent in this state, in other states, and under the federal government relating to the sale of state lands and timber.

Passed to second reading.

MOTION.

On motion of Representative Durrant, the House returned to the fourth order of business.

RECONSIDERATION.

Mr. Durrant moved that the House reconsider the vote by which it failed to pass Engrossed Senate Bill No. 34.

The motion was debated, when Mr. Douglas moved the previous question and it was so ordered.

The motion to reconsider was carried by a rising vote.

The Speaker announced that the question now is on the final passage of Engrossed Senate Bill No. 34.

Debate was started, when Mr. Cohen moved the previous question, and it was so ordered.

The roll was called, and the House passed Engrossed Senate Bill No. 34, by the following vote: Yeas, 52; nays, 33; absent or not voting, 11.

Those voting yea were: Representatives Allen, Aspinwall, Barlow, Behrens, Beatty, Capron, Clark, Cohen, Collin, Cutting, Dale, Danielson, Douglas, Dunn, Durrant, Falknor, Glasgow, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Knutzen, Lindsay, Long, Loveberry, McLean, Meacham, Miller, Moulton, Overmeyer, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, Van Horn, Voss, Westover, Zent, Mr. Speaker—52.

Those voting nay were: Representatives Anderson, Brislawn, Brockman, Burlingame, Chamberlain, Cross, Custer, Davis, Egbert, Goldsworthy, Gray, Hanks, Jones (John R.), Josefsky, Lent, McCall, McCormick, Moran, Morton, Murray, Nolte, Northup, Peterson, Shipley, Sims, Stephens, Stewart (Grant A.), Sweetman, True, Trunkey, Weaver, Weik, Willhite—33.

Those absent or not voting were: Representatives Baldwin, Banker, Crosby, Jones (Roy), McDonough, Mess, Olson, Reed, Ryan, Templeton, Totten—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. Tripple moved that Rule 20 be suspended.

The motion was lost.

There being no objection, the House returned to the tenth order of business.
THIRD READING OF BILLS.

House Bill No. 193, by Representatives Saunders, Behrens and Falknor (By Request): Relating to raising and expenditure of revenues by cities.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Allen, Aspinwall, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Lindsay, Loveberry, McCall, McCormick, McDonough, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—72.

Those voting nay were: Representative Burlingame—1.

Those absent or not voting were: Representatives Anderson, Baldwin, Banker, Cohen, Crosby, Goldsworthy, Halsey, Jones (Roy), Knutzen, Lent, Long, McLean, Mess, Olson, Reed, Ryan, Schwartz, Sims, Sweetman, Templeton, Totten, Westover, Zent—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.

Engrossed House Bill No. 123, by Representative Long: Relating to savings and loan associations.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 20.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—75.

Those voting nay were: Representative McDonough—1.

Those absent or not voting were: Representatives Banker, Capron, Cohen, Crosby, Douglas, Halsey, Hubbell, Jones (Roy), Josefsky, Lent, Mess, Reed, Ryan, Schwartz, Shipley, Sims, Sisson, Shields, Sweetman, Templeton, Totten—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.

Engrossed House Bill No. 163, by Representative Hall: Relating to liability of officers for service of civil process.

The clerk proceeded to read the bill the third time.

On motion of Mr. Hall, the rules were suspended, further reading was dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Behrens, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Mr. Speaker—71.

Those voting nay were: Representative Burlingame—1.

Those absent or not voting were: Representatives Baldwin, Banker, Barlow, Beatty, Cohen, Crosby, Halsey, Hanks, Hubbell, Jacobs, Jones (Roy), Mess, Moran, Murray, Olson, Reed, Ryan, Schwartz, Sims, Sisson, Templeton, Totten, Willhite, Zent—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 Mrs. Miller, Rule 20 was suspended.

House Bill No. 167, by Committee on Forestry and Logged-off Lands: Relating to forestation and reforestation.

Mr. Meacham moved that the bill be re-referred to the Rules Committee.

A long debate followed.

The motion was lost.

The bill proceeded to read the bill the third time.

On motion of Mr. Saunders, the rules were suspended, further reading was dispensed with, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Cohen, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwarte, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.
Those voting nay were: Representative Jones (John R.)—1.
Those absent or not voting were: Representatives Banker, Brislawn, Clark, Collin, Crosby, Jones (Roy), Olson, Reed, Ryan, Shields, Templeton, Totten—12.

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

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

**Engrossed House Bill No. 209**, by Representatives Capron, Baldwin and McDonough: Classifying counties by population.

On motion of Representative Capron, the bill was re-referred to the Committee on Compensation and Fees for State and County Officers for further consideration.

**Engrossed House Bill No. 226**, by Representative Baldwin: Relating to vouchers and warrants.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—79.

Those absent or not voting were: Representatives Åspinwall, Banker, Cohen, Crosby, Hanks, Jones (Roy), Lent, Mess, Olson, Reed, Ryan, Saunders, Shields, Templeton, Thompson (Geo. W.), Totten, 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.

The Speaker called Mr. Knapp to preside.

**Engrossed House Bill No. 236**, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to sale of poisons.

Mr. Goldsworthy moved that the bill be re-referred to the Committee on Agriculture for further consideration.

The motion was debated at length.

Mr. Durrant moved, as a substitute motion, that the bill be re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

The substitute motion was lost for lack of a second.

The motion to re-refer the bill to the Committee on Agriculture was carried.

**House Bill No. 241**, by Representatives Hubbell and Hanks: Relating to estrays.
On motion of Mr. Hubbell, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 4; absent or not voting, 21.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Josefsky, Knapp, Knutzen, Lent, Long, McCall, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Rychard, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—71.

Those voting nay were: Representatives Burlingame, Dunn, Loveberry, Schwartze—4.

Those absent or not voting were: Representatives Anderson, Banker, Crosby, Douglas, Jones (John R.), Jones (Roy), Lindsay, McCormick, Meacham, Mess, Olson, Reed, Reeves, Ryan, Saunders, Sims, Templeton, Totten, True, Zent, 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.

House Bill No. 242, by Representative Long (at request of Insurance Commissioner): Relating to insurance.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 23.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—72.

Those voting nay were: Representative Burlingame—1.

Those absent or not voting were: Representatives Baldwin, Banker, Crosby, Cross, Custer, Glasgow, Jones (John R.), Jones (Roy), Josefsky, Loveberry, McCormick, Meacham, Mess, Olson, Reed, Ryan, Sims, Templeton, Thompson (Geo. W.), Totten, True, Zent, 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.

House Bill No. 245, by Judiciary Committee: Relating to assignment of conditional sale contracts.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 24.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Cross, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy); Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Miller, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—71.

Those voting nay were: Representative Shipley—1.

Those absent or not voting were: Representatives Baldwin, Banker, Clark, Cohen, Crosby, Custer, Dunn, Glasgow, Goldsworthy, Jones (John R.), Jones (Roy), McCormick, Meacham, Mess, Moran, Olson, Reed, Ryan, Sims, Templeton, Totten, True, Zent, 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.

House Bill No. 274, by Committee on Railroads (by Departmental request): Relating to powers of railroad companies.

On motion of Mr. McCall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 27.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Miller, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reeves, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weik, Westover, Willhite—68.

Those voting nay were: Representative Falknor—1.

Those absent or not voting were: Representatives Baldwin, Banker, Brislawn, Crosby, Custer, Glasgow, Goldsworthy, Johnson (Levy), Jones (John R.), Jones (Roy), Meacham, Mess, Moran, Murray, Olson, Reed, Ryan, Rychard, Saunders, Stewart (Grant A.), Templeton, Totten, Tripple, True, Weaver, Zent, 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.

Mr. Dunn moved that the House take a recess until 2:00 p. m., this date.
Mr. Allen moved, as a substitute motion, that the House do not take a recess, but that when the House is declared at recess, that it will be until 1:30 p. m., this date.

The substitute motion was carried.

On motion of Mr. Voss, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Miller, Morton, Moultom, Nolte, Northup, Overmeyer, Peterson, Reeves, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—70.

Those absent or not voting were: Representatives Baldwin, Banker, Barlow, Brislawn, Crosby, Custer, Douglas, Goldsworthy, Johnson (Levy), Jones (John R.), Jones (Roy), Meacham, Mess, Moran, Murray, Olson, Reed, Ryan, Saunders, Stephens, Templeton, Totten, Tripple, True, Zent, 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.

House Bill No. 252, by Representatives Hemp, Jones (Roy), Stephens, Voss, Van Horn, Trunkey, Schwartz and Reeves: Relating to University and State College.

On motion of Mr. Hanks, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 63; nays, 5; absent or not voting, 28.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Miller, Morton, Moultom, Nolte, Overmeyer, Peterson, Reeves, Rychard, Scales, Schwartz, Shipley, Siler, Shields, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weik, Willhite—62.

Those voting nay were: Representatives Glasgow, Halsey, Josefsky, Sims, Westover, Zent—6.

Those absent or not voting were: Representatives Baldwin, Banker, Barlow, Brislawn, Burlingame, Crosby, Custer, Douglas, Goldsworthy, Johnson (Levy), Jones (John R.), Jones (Roy), Meacham, Mess, Moran, Murray, Northup, Olson, Reed, Ryan, Saunders, Stewart (Grant A.), Templeton, Totten, Tripple, True, Weaver, Mr. Speaker—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. 181, by Representative Miller: Relating to woman's industrial home and clinic.
On motion of Mr. Cohen, the bill was re-referred to the Committee on Public Morals for further consideration.

On motion of Mr. Allen, the House was declared at recess until 1:30 p.m., this date.

AFTERNOON SESSION.

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

The clerk called the roll; all members being present except Representatives Crosby, Cross, Douglas, Hubbell, Johnson (Lee H.), Jones (Roy), McLean, Meacham, Mess, Moulton, Olson, Reed, Ryan, Saunders, Sisson, Shields, Stewart (Grant A.), Templeton, Totten, True, Weaver, Westover and Zent.

The Speaker announced that he was about to sign Senate Bill No. 75, Senate Bill No. 77, and House Bills Nos. 104, 16, 57, 187, 139, 97, 92 and 126.

There being no objection, the House returned to the ninth order of business, second reading of bills.

Mr. Schwartze: "Mr. Speaker, on account of the importance of the first bill on the calendar for second reading, which should receive the attention of every member of the House, and on account of the fact that there are so many members absent, I move that the House adjourn until 1:30 p.m., Monday, December 21, 1925, and that House Bill No. 279 retain its place on the calendar for that day."

The Speaker declared the motion lost, but a division was called for, and the motion was lost by a rising vote.

Mr. Allen moved that Rule 20 be suspended.

Mr. Tripple moved to amend the motion by Mr. Allen by adding "to take effect at 3:00 p.m."

The amendment to the motion was lost.

The motion by Mr. Allen was carried.

Mr. Sims demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees noted: Representatives Barlow, Crosby, Douglas, Halsey, Hubbell, Johnson (Lee H.), Jones (Roy), McLean, Meacham, Mess, Olson, Reed, Ryan, Saunders, Sisson, Templeton, Totten, Weaver, Westover and Zent.

Representatives Crosby, Douglas, Johnson (Lee H.), Jones (Roy), McLean, Mess, Olson, Reed, Ryan, Saunders, Sisson, Templeton, Totten, Weaver, Westover and Zent had been previously excused by the Speaker.

The sergeant-at-arms was instructed to bring Representatives Barlow, Halsey, Hubbell, Meacham, and Saunders to the bar of the House.

Mr. Allen, moved that the call of the House be dispensed with.

The motion was carried.

On motion of Mr. Allen, the House adjourned until 1:30 p.m., Monday, December 31, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
The Speaker called the House to order at 1:30 p.m.

The clerk called the roll; all members being present except Representatives Brockman, Glasgow, Johnson (Lee H.), McCormick, Mess, True, Weaver and Zent.

Prayer was offered by Rev. T. H. Simpson, of the United Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1925.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 191, entitled "An act relating to the regulation, sale, disposal, possession and use of narcotic drugs, and amending Section 3, Chapter 47, of the Session Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

V. J. Capron, Chairman.

We concur in this report: James A. Durrant, J. M. Glasgow, A. F. Brockman, G. W. Overmeyer, Maude Sweetman.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1925.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 192, entitled "An act relating to the admission, care and treatment of patients in public or semi-public hospitals, where the same are supported in whole or in part by public donations or private charity, and fixing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

V. J. Capron, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 19, 1925.

Mr. Speaker:

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 248, entitled "An act relating to state oyster reserves, vacating a certain oyster reserve, and providing for the sale and lease of lands embraced there-
in," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. B. F. Jacobs, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 276, entitled "An act relating to corporation fees and amending Sections 3836, 3837 and 3841 of Remington's Compiled Statutes, as amended by Chapter 144, Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. M. M. Moulton, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 285, entitled "An act relating to police courts, defining the powers of such courts and the judges thereof, and amending Section 9077 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. M. M. Moulton, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 295, entitled "An act relating to the compensation of Eminent Domain Commissioners, and amending Section 9236 (7789), of Remington's Compiled 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. M. M. Moulton, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Commerce and Manufacture, to whom was referred House Bill No. 313, entitled "An act relating to the installation and use of wires to convey electric current, and electrical apparatus, and defining powers and duties of certain officers and departments 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. G. C. Barlow, Chairman.

We concur in this report: C. A. Moran, Dean C. McLean, Ed. Davis, Thomas McCormick, Levy Johnson.

Mr. Barlow moved that the report of the committee be adopted and that House Bill No. 313 be indefinitely postponed.

Mr. Shields, moved as a substitute motion, that the bill be re-referred to the committee on Labor and Labor Statistics for further consideration.

The substitute motion was carried, and the bill was re-referred to the Committee on Labor and Labor Statistics.
We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Joint Memorial No. 4, entitled "An act memorializing Congress to provide treatment for narcotic drug addicts through the United States Public Health Service," 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: James A. Durrant, J. M. Glasgow, A. F. Brockman, Maude Sweetman.

Passed to second reading.

House Bill No. 277: Do pass as amended.
Passed to second reading.

House Bill No. 294: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 19: Do pass as amended.
Passed to second reading.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., December 19, 1925.

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

GENTLEMEN: I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 142. "An Act relating to motor vehicles and amending Section 6229 of Remington's Compiled Statutes, and providing that this act shall take effect immediately."

House Bill No. 147. "An Act making appropriations and reappropriations for the construction of buildings and making improvements of certain state institutions, and declaring this act shall take effect immediately."

House Bill No. 85. "An act authorizing the conveyance of deed of certain lands to Spokane County for highway purposes, and declaring that this act shall take effect immediately."

House Bill No. 4. "An Act relating to the powers of banks, mutual savings banks, trust companies and savings and loan associations in respect of life insurance for their officers and employees."


House Bill No. 40. "An Act establishing a judicial council and prescribing its powers and duties and the duties of other officers in respect thereof."

Very respectfully,

A. R. Gardner,
Secretary to the Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 19, 1925.

MR. SPEAKER:

The Senate has passed Engrossed Senate Bill No. 66; also Engrossed Senate Bill No. 105; also Engrossed Senate Bill No. 106, and the same are herewith transmitted.

Victor Zednick, Secretary.
Mr. Speaker:
The Senate has adopted House Joint Resolution No. 3; also
The Senate has passed House Bill No. 59; also
Engrossed House Bill No. 94; also
Engrossed Substitute Senate Bill No. 36; also
Engrossed Senate Bill No. 42; also
Engrossed Senate Bill No. 47; also
Engrossed Senate Bill No. 109; also
Senate Bill No. 95; also
Senate Bill No. 100; also
Engrossed Senate Bill No. 131; also
Engrossed Substitute Senate Bill No. 171; also
Senate Bill No. 186; also
Engrossed Senate Bill No. 189; also
Engrossed Senate Bill No. 196; also
Engrossed Senate Bill No. 200; also
Senate Bill No. 220; also
Senate Bill No. 222; also
Senate Bill No. 233; also
Senate Bill No. 111; also
Senate Bill No. 213, and the same are herewith transmitted.

VICTOR ZEDNICK,
Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed
House Bill No. 43, with the following amendments:
Section 1, in line 5 of the printed bill, after the word "rhododendron" add the
words "Within three hundred (300) feet of the center line of any state or county
road,—or any flowering or ornamental tree or shrub, or any flowering plant either
perennial or annual."
Strike the title and insert in lieu thereof the following:
"An Act relating to flowering and ornamental trees and shrubs and the flowering
plants, and providing penalties for violation thereof."
and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Reed, the Senate amendments to House Bill No. 43
were concurred in.

The clerk called the roll, and the House passed House Bill No. 43 as
amended by the Senate, by the following vote: Yeas, 83; nays, 0; absent or
not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin,
Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron,
Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson,
Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hanks,
Hubbell, Jacobs, Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen,
Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham,
Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer,
Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartzte, Shipley,
Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.),
Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten,
FORTY-THIRD DAY, DECEMBER 21, 1925

Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Anderson, Cohen, Glasgow, Goldsworthy, Johnson (Lee H.), Johnson (Levy), McCormick, Mess, Sisson, Templeton, True, Weaver, Zent—13.

SENATE CHAMBER,
OLYMPIA, WASH., December 18, 1925.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 95, with the following amendments:

Strike all of Section 3.

Amend the title by inserting a period (.) after the word "designations" and striking the words and declaring that this act shall take effect immediately.

and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

On motion of Mr. McCall, the Senate amendments to Engrossed House Bill No. 95 were concurred in.

The clerk called the roll, and the House passed Engrossed House Bill No. 95, as amended by the Senate, by the following vote: Yeas, 84; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Ryan, Peterson, Rychard, Saunders, Scales, Schwartzze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—84.

Those absent or not voting were: Representatives Brislawn, Cohen, Glasgow, Johnson (Lee H.), Johnson (Levy), McCormick, Mess, Reed, Reeves, True, Weaver, Zent—12.

SENATE CHAMBER,
OLYMPIA, WASH., December 17, 1925.

MR. SPEAKER:

The Senate has passed House Bill No. 125, with the following amendments:

In Section 1, line 22 of the printed bill, strike the word "sixty" and insert in lieu thereof the word "fifty."

and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

On motion of Mr. Jacobs, the Senate amendments to House Bill No. 125 were concurred in.

The clerk called the roll, and the House passed House Bill No. 125, as amended by the Senate, by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron,
REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., December 19, 1925.

Mr. Speaker: We, your Committee on Conference, to whom was referred Senate Bill No. 103, entitled "An act relating to game animals; providing for the killing of male antlered elk; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully recommend that the Senate concur in all of the House amendments to Senate Bill No. 103, except amendments numbered 7, 8, 10 and 11, and that the House recede from said amendments, numbered 7, 8, 10 and 11, the same being as follows, to-wit:

Amendment No. 7: "In Section 2, line 5 of the printed bill, after the words 'placed in the,' strike the word 'county' and insert in lieu thereof the word 'state.'"

Amendment No. 8: "Section 3. Insert a new section to be known as Section 3 to read as follows: 'This section shall apply only to counties situated east of the Cascade Mountains.'"

Amendment No. 10: "Section 4. Renumber section, Section 4."

Amendment No. 11: "Amend Section No. 3, after the word 'the' in line 3 of Section 3, insert the words 'summit of the.'"

Mr. Sisson moved that the House adopt the report of the Conference Committee on Senate Bill No. 103, and that the House recede from the amendments set forth in the report.

Mr. Lent moved, as a substitute motion, that the House do not recede from its amendments.

The Speaker declared the motion out of order, as the matter before the House was either the rejection or adoption of the report of the conference committee.

The motion by Mr. Sisson was debated at length.

The motion was lost, and the House refused to adopt the report of the conference committee on Senate Bill No. 103.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 21, 1925.

Mr. Speaker:
The President has signed
House Bill No. 104; also
House Bill No. 16; also
House Bill No. 57; also
House Bill No. 187; also
House Bill No. 139; also
House Bill No. 97; also
House Bill No. 92; also
House Bill No. 126, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 21, 1925.

Mr. Speaker:
The Senate has adopted
Senate Concurrent Resolution No. 10, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 21, 1925.

Mr. Speaker:
The President has signed
Senate Concurrent Resolution No. 8; also
Senate Bill No. 40; also
Senate Bill No. 20; also
Senate Bill No. 41; also
Senate Bill No. 65; also
Senate Bill No. 80; also
Senate Bill No. 36; also
Senate Bill No. 112; also
Senate Bill No. 158, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

FIRST READING OF SENATE BILLS.

Senate Bill No. 95, by Senator Morris: Relating to certain port districts
and authorizing the sale of surplus lands thereof.
Referred to Committee on Harbors and Waterways.

Senate Bill No. 100, by Senator Hastings: An Act authorizing cities of
the first class in the state of Washington to construct, operate and maintain
tunnels and/or subways and providing for the levy and collection of assess­
ments upon property specially benefited thereby to pay therefor in whole
or in part.
Referred to Committee on Cities of the First Class.

Senate Bill No. 111, by Senator Houser: An Act relating to a change
in the boundary lines of the thirty-first (31) and thirty-second (32) Sena­
torial Districts and the forty-first (41) and forty-second (42) Representa­
tive Districts in King County, Washington, and declaring that this act shall
take effect immediately.
Referred to Committee on Legislative Apportionment.
Senate Bill No. 186, by Senator Conner: An Act relating to the election of precinct committeemen and amending Section 5198 of Remington's Compiled Statutes.

Referred to Committee on Elections and Privileges.

Senate Bill No. 213, by Senator Smith: An Act relating to horticulture and repealing Section 2859 of Remington's Compiled Statutes.

Referred to Committee on Horticulture.

Senate Bill No. 220, by Senators Metcalf, Morgan, Landon, Wilmer, Barclay and Hurn: An Act making an appropriation for the purpose of defraying the expenses of entertaining the National Encampment of the Grand Army of the Republic.

Referred to Committee on Appropriations.

Senate Bill No. 222, by Senator Christensen: An Act fixing the salary of the state treasurer.

Referred to Committee on Compensation and Fees for State and County Officers.

Senate Bill No. 233, by Senator Norman: An Act relating to clams and amending Section 5750 of Remington's Compiled Statutes.

Referred to Committee on Fisheries.

Engrossed Substitute Senate Bill No. 36, by Committee on Judiciary: An Act relating to crimes, prohibiting the carrying and having in possession of firearms or other dangerous weapons by persons committing certain crimes and providing penalties.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 42, by Senator Morgan: An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane, providing for certain charges, to be paid by persons and counties for the care and maintenance of insane persons and amending Section 6930 of Remington's Compiled Statutes and adding thereto certain new sections.

Referred to Committee on State Charitable Institutions.

Engrossed Senate Bill No. 47, by Senator Davis: An Act creating a state teachers' employment agency, defining membership therein, prescribing the duties of certain school officers in relation thereto, and making an appropriation.

Referred to Committee on Education.

Engrossed Senate Bill No. 66, by Senator Myers: An Act relating to the practice of optometry and the examination and licensing of optometrists, and amending sections 10147 and 10150 of Remington's Compiled Statutes.

Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 105, by Committee on Reclamation and Irrigation: An Act relating to the use of water in the state of Washington, and the right to the use thereof and providing for a stream patrolman.

Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 106, by Committee on Reclamation and Irrigation (Departmental Request): An Act relating to the use of water in the
State of Washington, providing for the filing of applications therefor, fixing fees, making appropriations, providing for the disposition thereof, and amending sections 7381 and 7399, Remington's Compiled Statutes.
Referred to Committee on Reclamation and Irrigation.

Engrossed Senate Bill No. 109, by Senator Murphy: An Act relating to certain county officers in certain counties, defining their powers and duties, abolishing the elective office of county engineer and vesting the powers and duties of that office in the board of county commissioners.
Referred to Committee on Counties and County Boundaries.

Engrossed Senate Bill No. 131, by Senator Westfall: An Act relating to the recording of bills of sale and amending Section 5827 of Remington's Compiled Statutes.
Referred to Committee on Judiciary.

Engrossed Substitute Senate Bill No. 171, by Committee on Education: An Act relating to the admission to the public schools of children residing within the boundaries of United States military, naval and lighthouse reservations and national parks, and providing for the taking of an annual census thereof and the reimbursement of school districts for the cost of attendance thereof and declaring an emergency.
Referred to Committee on Education.

Engrossed Senate Bill No. 196, by Committee on Medicine, Dentistry, Pure Food and Drugs (For purpose of introduction and printing only): An Act relating to the practice of dentistry, amending Sections 1, 2, 3, 5, 6, 7, 13, 20, 21 and 36 of Chapter 16 of the Session Laws of 1923 and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and shall take effect immediately.
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 180, by Committee on Roads and Bridges: (For purpose of introduction and printing only): An Act relating to, fixing the routes of and naming and/or numbering certain state highways, and amending and repealing certain acts or parts of acts in relation thereto.
Referred to Committee on Roads and Bridges.

Engrossed Senate Bill No. 200, by Senator Northland: An Act relating to the operation of motor vehicles and the use of the public highways and streets, providing for the licensing of persons operating motor vehicles, providing for the enforcement thereof, and all other highway and motor vehicle laws, and prescribing penalties therefor, and amending Section 6371 of Remington's Compiled Statutes.
Referred to Committee on Roads and Bridges.

Senate Concurrent Resolution No. 10, by Senator Bishop: Relating to the introduction of a bill.
Referred to Committee on Rules and Order.
The Speaker announced that he was about to sign Senate Concurrent Resolution No. 8, and Senate Bills Nos. 20, 40, 41, 65, 80, 86, 112 and 158.
The Speaker called Mr. Allen to preside.
SECOND READING OF BILLS.

House Bill No. 279, by Committee on Roads and Bridges: Relating to ownership, use, etc., of motor vehicles.

The clerk proceeded to read the bill the second time by sections.

Mr. Jacobs moved the adoption of the following amendment.

Amend the bill by striking Section 5.

Mr. Shields moved the adoption of the following amendment to the amendment:

Amend Section No. 5. Strike _all that part of Sec. 5—being lines 5, 6, 7, 8 including the word “fee.”

The amendment to the amendment was lost.

The amendment by Mr. Jacobs was lost.

Mrs. Miller moved the adoption of the following amendment.

Amend Section No. 5. Amend Sec. 5, line 7, strike 10 and insert the word 13.

The amendment was lost by a rising vote.

On motion of Mr. Stewart (M. M.), the following amendment was adopted, by a rising vote:

Amend Section No. 5. In line 7 insert word 12, instead of 10.

Mr. Shields moved the adoption of the following amendment:

Amend Section No. 6. Strike all after word “truck” in line 3.

The amendment was debated.

On motion of Mr. Willhite, the previous question was ordered.

The amendment was lost.

MOTION.

Mr. Sisson moved that the House return to the fourth order of business.

The motion was carried.

On motion of Mr. Sisson, the conference committee on Senate Bill No. 103 was granted the powers of free conference.

The House resumed consideration of House Bill No. 279 on second reading.

Mr. Gray moved the adoption of the following amendment:

Amend Section No. 6, line 3, strike the word 4 and insert the word 2.

The amendment was lost.

On motion of Mr. Ryan, the following amendment was adopted:

Amend Section 13 of the bill as follows: In line 6 of the printed bill, same being line — of the original bill, after the words “Safety Fund” insert a comma and the words “less the administrative expenses of the department of licenses and the state treasurer in collecting and administering such fund.”

On motion of Mr. Ryan, the following amendment was adopted.

Amend Sec. 13. In line 7 of the printed bill, the same being line — of the original bill, after the word “expended” strike the word “through” and insert in lieu thereof the words “from appropriations made for”

The Speaker resumed the chair.

MOTION.

Mr. Goldsworthy moved that the House return to the fifth order of business.

The motion was carried.
REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 253, entitled "An act relating to the construction of the legislative and administrative building at the State Capitol making an appropriation and declaring that this Act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

H. E. GOLDSWORTHY, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 253, entitled "An act relating to the construction of the legislative and administrative building at the State Capitol making an appropriation and declaring that this Act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.,

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 219, entitled "An act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. E. GOLDSWORTHY, Chairman.


MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 219, entitled "An act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: O. M. Beatty, Arthur G. Cohen, Geo. F. Murray.

Passed to second reading.
MOTION.

Mr. Reed moved that the House return to the fourth order of business. The motion was carried.

Mr. Reed moved that the Rules Committee be given permission to sit immediately.

The motion was carried.

There being no objection, the House returned to the ninth order of business, second reading of bills.

The Speaker called Mrs. Reeves to preside.

The House resumed consideration of House Bill No. 279 on second reading.

Amend Section No. 33, Line 4 of the printed bill following the word “districts” insert the following: “township organizations.”

On motion of Mr. Jacobs, the following amendment was adopted:

On motion of Mr. Hall the following amendment was adopted.

Amend Section No. 86. Line 17, strike the 14. In line 18 strike the 12 and insert 16.

On motion of Mr. Willhite the following amendment was adopted.

Amend Section No. 93. Strike after period in line No. 7 the rest of Section.
On motion of Mr. Totten the following amendment was adopted:

Amend Section 93 by adding the following:

“It shall be unlawful to transport any living animal on the running boards, fenders or hood of any vehicle unless suitable harness, cage, carrier or guard-rail be provided and so attached as to reasonably protect such animal from falling or being thrown therefrom.”

Mr. Trunkey moved the adoption of the following amendment:

“Strike Sec. 99” (Laughter.).

The amendment was lost.

On motion of Mr. Jacobs, the following amendment was adopted, by a rising vote:

Amend Section No. 117, line 6 strike the period, insert a comma and the following “or to pass any motor vehicle going in the same direction and moving at 35 miles per hour.”

The Speaker resumed the chair.

Mrs. Sweetman moved the adoption of the following amendment:

Amend Section No. 125 by adding thereto: “When the action is for personal injuries to the wife, she may sue alone and shall have control of such action at all times, and she may alone settle and receive for any such claim and satisfy any judgment rendered in such action.”

A long debate followed.

Mr. Shields raised the point of order that the amendment proposed by Mrs. Sweetman was an attempt to inject into House Bill No. 279 a matter that had already been passed upon by the House, in indefinitely postponing House Bill No. 48, in violation of House Rules 26 and 65.

The Speaker: “The point of order is not well taken, as House Bill No. 48 is not before the House, and for the further reason that House Bill No. 44 is wider in its scope than the proposed amendment.”

Mr. Falknor: “Point of information, Mr. Speaker. What is the status of House Bill No. 48. I do not believe that it has as yet been acted upon by the House.”

The chief clerk reported that House Bill No. 48, according to his records was still in the Committee on Judiciary.

Mr. Shields: “Point of order, Mr. Speaker. The amendment is an attempt to inject into this bill a matter that is not before the House.”

The Speaker: “The Speaker will make the same ruling. The point of order is not well taken, for the reason that this amendment is limiting in its scope.”

Mr. Schwartz was given the floor, and submitted a long argument against the amendment and then moved that the previous question be ordered.

The Speaker: “The motion is not in order from Mr. Schwartz. The Speaker will not permit a member to debate a motion and to immediately follow his remarks with a motion to order the previous question.”

Mr. Soule moved the previous question, and it was so ordered.

The amendment proposed by Mrs. Sweetman was lost, by a rising vote.

On motion of Mr. Ryan, the following amendment was adopted:

Amend Section No. 129. Lines 8, 9 and 10. Strike the semi-colon in line 8 and the remainder of the sentence and insert in lieu thereof a period.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 21, 1925.

MR. SPEAKER:
The President has signed
Senate Bill No. 123, and the same is herewith transmitted.
VICTOR ZEDNICK, Secretary.

The House resumed consideration of House Bill No. 279 on second reading. The reading clerk completed the second reading.
There being no objection, the House returned to Section 20 for the purpose of amendment.

On motion of Mr. Ryan, the following amendment was adopted:
Amend Section No. 20, insert before the word "and" in line 11 of the printed bill, the same being line — of the original bill, the words "Certificate of Title number."

There being no objection, the House returned to Section 41 for the purpose of amendment.

On motion of Mr. Ryan, the following amendment was adopted:
Amend Section No. 41, line 3. Strike the word "in" insert in lieu thereof the word "and."

There being no objection, the House returned to Section 6 for the purpose of amendment.

On motion of Mr. Gray, the following amendment was adopted:
Amend Section No. 6, in line 3 strike the word "Four" and insert in lieu thereof the word "three."

There being no objection, the House returned to Section 1 for the purpose of amendment.

On motion of Mr. Chamberlain, the following amendment was adopted:
Amend Section No. 1. Insert in line 1 after the word "Code" the words "of the State."

There being no objection, the House returned to Section 93 for the purpose of amendment.

Mr. Banker moved the adoption of the following amendment:
Amend Section 93. Strike the section and substitute the following: "No person owning or in control of any livestock shall voluntarily or negligently permit any such livestock to stray upon or remain unaccompanied by a person in charge or control thereof upon a public highway."
No person shall feed, pasture or camp any such livestock upon, over or across any public highway without keeping a sufficient number of herders on continual duty to keep open the road so as to permit at all times the ready passage of vehicles. Livestock being driven to market or from one place to another over or along any public highway in this state shall have right of way over any motor vehicle but owners shall be required to use all possible means to open the road and delay traffic as little as possible.

Mr. Totten moved the adoption of the following amendment to the amendment proposed by Mr. Banker:
Amend by adding the following:
"It shall be unlawful to transport any living animal on the running boards, fenders or hood of any vehicle unless suitable harness, cage, carrier or guard-rail be provided and so attached as to reasonably protect such animal from falling or being thrown therefrom."

The amendment to the amendment was adopted.
The amendment proposed by Mr. Banker, as amended, was adopted.
The bill was passed to third reading and ordered engrossed.
Mr. Schwartze moved that the bill be advanced to third reading.

The motion was carried by a rising vote.

On motion of Mr. Schwartze, the rules were suspended, the second reading considered the third, and House Bill No. 279 was placed on final passage, and it passed the House by the following vote: Yeas, 73; nays, 1; absent or not voting, 22.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cross, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Jones (John R.), Jones (Roy), Josefsky, Knopp, Knutilan, Lindsay, Long, Loveberry, McCall, McDonough, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Voss, Weik, Willhite, Mr. Speaker —73.

Those voting nay were: Representative Westover—1.

Those absent or not voting were: Representatives Barlow, Cohen, Collin, Crosby, Cutting, Dunn, Glasgow, Hanks, Johnson (Lee H.), Johnson (Levy), Lent, McCormick, McLean, Mess, Saunders, Shields, Stewart (Grant A.), Templeton, Trippe, True, Weaver, Zent—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.

The Speaker announced that he was about to sign Senate Bill No. 123.

On motion of Mr. Reed, the House was declared at recess until 7:30 p. m., this date.

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EVENING SESSION.

The Speaker called the House to order at 7:30 p. m.

The clerk called the roll; all members being present except Representatives Baldwin, Cutting, Dale, Douglas, McCormick, Glasgow, McLean, Mess, Stewart (Grant A.), Stewart (M. M.), True, Weaver, Westover, Zent, Sweetman.

Representatives Baldwin, Dale, Glasgow, McCormick, True, Weaver and Zent were excused. Mr. Cutting was excused until 8:30 p. m. this date.

There being no objection, the House resumed consideration of bills on second reading.

Engrossed Senate Bill No. 219 by Senators Bishop, Morgan, Landon, Karshner, Wilmer, Smart, Somerville, Conyard, a majority of the Appropriations Committee: Relating to appropriations.

The clerk proceeded to read the bill the second time.

Mr. Cohen moved that Senate Bill No. 219 be indefinitely postponed.

Long debate followed: During discussion by Mr. Cohen, Mr. Falknor raised the point of order that Mr. Cohen was not talking on the merits of the bill.
The Speaker ruled that a motion to indefinitely postpone a bill embraced a wide field, and that the point of order could not be well taken at this time.

After further debate, Mr. Allen demanded a roll call, and the demand was sustained.

The clerk called the roll, and the motion to indefinitely postpone Senate Bill No. 219 was lost by the following vote: Yeas, 17; nays, 67; absent or not voting, 12.

Those voting yea were: Representatives Barlow, Burlingame, Cohen, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McDonough, Moran, Murray, Overmeyer, Scales, Sims, Stewart (Grant A.), Templeton—17.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, Meacham, Miller, Morton, Moulton, Noite, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Welk, Willhite, Mr. Speaker—67.

Those absent or not voting were: Representatives Brislawn, Cutting, Dale, Glasgow, McCormick, McLean, Mess, Stewart (M. M.), True, Weaver, Westover, Zent—12.

The reading clerk completed the second reading of the bill.

Mr. Reed moved that the rules be suspended, that the second reading be considered the third, and that Senate Bill No. 219 be placed on final passage.

Mr. Sims: "Mr. Speaker, does it take a two-thirds majority to suspend the rules?"

The Speaker: "It does, Mr. Sims."

Mr. Sims then demanded a roll call on the motion, and the demand was sustained.

The roll was called, and the motion to suspend the rules, and to place the bill on final passage was carried by the following vote: Yeas, 59; nays, 28; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, Meacham, Miller, Morton, Moulton, Noite, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Welk, Westover, Mr. Speaker—59.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Capron, Cohen, Collin, Crosby, Davis, Dunn, Goldsworthy, Halsey, Josefsky, Knutzen, Lindsay, McDonough, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Willhite—28.

Those absent or not voting were: Representatives Cutting, Dale, Glasgow, McCormick, McLean, Mess, True, Weaver, Zent—9.
The Speaker announced that the question now, is the final passage of Senate Bill No. 219.

The clerk called the roll, and Senate Bill No. 219 passed the House by the following vote: Yeas, 80; nays, 6; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbard, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Willhite—80.

Those voting nay were: Representatives Barlow, Dunn, Halsey, McDonough, Sims, Mr. Speaker—6.

Those absent or not voting were: Representatives Cutting, Dale, Glasgow, Josefsky, McCormick, Mess, Stewart (Grant A.), True, Weaver, Zent—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. Reed, the rules were suspended, and the chief clerk directed to immediately transmit Senate Bill No. 219 to the Senate.

On motion of Mr. Meacham, Rule 20 was suspended.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 218 entitled "An act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned and for sundry civil expenses of the state government and creating a penitentiary revolving fund and for miscellaneous purposes for the fiscal year beginning April 1, 1926, and ending March 31, 1927, except as otherwise provided, 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:

In Section 2, Page 2 of the Printed Bill, Line 18, strike the figures "$750.00" and insert in lieu thereof the figures "$500.00."

In Section 2, Page 2 of the Printed Bill, Line 19, strike the figures "$1950.00" and insert in lieu thereof, "$1700.00."

In Section 2, Page 2 of the Printed Bill, Line 40, strike the figures "$43,000.00" and insert in lieu thereof the figures "$42,000.00."

In Section 2, Page 2 of the Printed Bill, Insert between lines 48 and 49, the following:

"From Teachers' Retirement Fund (Operations) .................. $1,000.00."

In Section 2, Page 2 of the Printed Bill, between lines 49 and 50 insert:

"From the General Fund."

In Section 2, Page 6 of the Printed Bill, amend by striking lines 213 to 223, inclusive and inserting in lieu thereof, the following:
"For the Forestry Division........................................... $80,000.00
For the State Forest Board:
   Operations .................................................. 6,000.00
Geological Survey, Operations..................................... 2,500.00
Hydrographic Survey in cooperation with the U. S.
   Government .................................................. 5,000.00
Total ............................................................ $97,850.00

FROM RECLAMATION REVOLVING FUND.

Reclamation Division:
   Operations ............................................... $250,000.00
   For Soldiers' Land Settlement, White Bluffs . 5,000.00
   Columbia Basin Survey .................................. 22,275.00
Division of Hydraulics:
   Operations ................................................ 20,000.00
Total ............................................................ $297,275.00

In Section 2, Page 6 of the Printed Bill, Line 226, strike the figures "143,000.00"
and insert in lieu thereof the figures, "164,000.00."

In Section 2, Page 8 of the Printed Bill, amend the Senate Amendment following
Line 291, by striking the figures "$15,000.00" and inserting in lieu thereof the figures
"$18,000.00."

In Section 2, Page 10, of the Printed Bill, amend Line 381 by striking the figures
"$2500.00" and inserting in lieu thereof, the figures "$4000.00."

In Section 2, Page 10, of the Printed Bill, amend by striking Lines 382 to 385
inclusive.

H. E. Goldsworthy, Chairman.

We concur in this report: O. M. Beatty, M. M. Stewart, John Hanks, Andrew
Danielson, J. W. Shipley, B. F. Jacobs, A. D. Dunn, W. J. Knutzen, L. L. Lent,
Geo. H. Northup, Belle Reeves, Geo. F. Murray, A. L. Willhite, Arthur L. True,
Cross.

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the committee amendments were adopted.

Mr. Crosby moved the adoption of the following amendment to the com-
mittee amendment to Section 2, page 6, lines 213 to 223 inclusive.

Amend Section No. 21, Line 222. Hydrographic Survey operations in cooperation
with the U. S. Government $7500.

Debate followed. Mr. Crosby demanded a roll call on the amendment to
the amendment, and, the required number arising, the roll was called, and
the amendment to the amendment was lost by the following vote: Yeas,
30; nays, 52; absent or not voting, 14.

Those voting yea were: Representatives Banker, Barlow, Behrens,
Beatty, Burlingame, Chamberlain, Clark, Crosby, Danielson, Davis, Douglas,
Durrant, Egbert, Gray, Hall, Johnson (Levy), Loveberry, McCaul, McDonough,
McLean, Miller, Murray, Schwartz, Shields, Stewart (Grant A.), Templeton,
Thompson (Geo. W.), Thompson (Richard), Voss, Westover—30.

Those voting nay were: Representatives Allen, Anderson, Aspinwall,
Brislawn, Brockman, Capron, Cohen, Cross, Custer, Dunn, Falknor, Golds-
worthy, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.),
Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Morton, Moulton, Nolte,
Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders,
Scales, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (M. M.), Strat-
ton, Sweetman, Tripple, Trunkey, Van Horn, Weik, Willhite, Mr. Speaker—
52
Those absent or not voting were: Representatives Baldwin, Collin, Cutting, Dale, Glasgow, Josefsky, McCormick, Meacham, Mess, Moran, Totten, True, Weaver, Zent—14.

On motion of Mr. Goldsworthy, the following amendment was adopted:
Amend Section No. 2, between lines 380 and 381 by inserting the following: "for the relief of Mrs. Thomas Hemp $500.00"

Mr. Goldsworthy moved that the rules be suspended, that the second reading be considered the third, and that Engrossed Senate Bill No. 218 be placed on final passage.

Mr. Allen demanded a roll call on the motion, and, the required number arising, the clerk called the roll, and the motion having failed to receive the constitutional two-thirds majority, was lost by the following vote: Yeas, 36; nays, 43; absent or not voting, 17.

Those voting yea were: Representatives Anderson, Aspinwall, Beatty, Brislawn, Capron, Cohen, Crosby, Danielson, Davis, Dunn, Goldsworthy, Johnson (Lee H.), Jones (Roy), Knapp, Knutzen, Lindsay, Long, McLean, Miller, Moran, Murray, Northup, Olson, Schwartze, Shipley, Siler, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Totten, Westover, Willhite, Mr. Speaker—36.

Those voting nay were: Representatives Allen, Baldwin, Banker, Barlow, Behrens, Burlingame, Chamberlain, Clark, Cross, Custer, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Loveberry, McCall, Meacham, Morton, Moulton, Nolte, Overmeyer, Peterson, Reeves, Rychard, Scales, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson, (Geo. W.), Tripple, Trunkey, Van Horn, Voss, Weik—43.

Those absent or not voting were: Representatives Brockman, Collin, Cutting, Dale, Glasgow, Halsey, Josefsky, Lent, McCormick, McDonough, Mess, Reed, Ryan, Saunders, True, Weaver, Zent—17.

On motion of Mr. Allen, the House adjourned until 11:00 a.m., Tuesday, December 22, 1925.

A. W. CALDER, Chief Clerk.
The Speaker called the House to order at 11:00 a. m.
The clerk called the roll; all members being present except Representa­tives Aspinwall, Clark, Cross, Cutting, Glasgow, McCormick, Mess, Saunders, Stewart (Grant A.), Totten, True, Weaver, Weik and Zent.
Prayer was offered by Rev. T. H. Simpson, of the United Church of Olympia, Washington.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dis­pensed with and the journal was approved.

PERSONAL PRIVILEGE.

Mr. Reed: "Question of personal privilege, Mr. Speaker."
The Speaker: "State your question of personal privilege, Mr. Reed."
Mr. Reed: "Mr. Speaker, last evening, at the session, during the con­sideration of Senate Bills Nos. 218 and 219, a very unfortunate and regret­table circumstance occurred wherein it was felt by some of the membership that faith had been broken; that certain agreements entered into had not been carried out.

Preliminary to this statement I want to express to you my confidence in the gentleman from Whitman, the chairman of the appropriations committee. I think there is no member who sits in this House who has the higher regard of this membership than the gentleman from Whitman, Mr. Goldsworthy. He is absolutely honorable and at no time would assume a position that was not justified. And yet many of us are sometimes mistaken in our conclusions.

I am going to take the privilege of frankly stating to this membership what transpired before these bills were placed on the calendar. I will also call your attention to what actually transpired after these bills were placed on the calendar.

Yesterday morning when I returned to the session I found that the appropriations bill had been reported out and also, that some of the capital outlays bill had been inserted in the appropriations bill, and that the capital outlays bill, itself, had been kept in the appropriations committee.

I talked to the chairman of the appropriations committee and called to his attention Rule 26, wherein it states that one bill cannot be amended by incorporating in it the matter contained in another bill pending before the House, and I told him that I thought that his committee had made a mistake.

At first he rather questioned my position and said that the capital outlays bill was before his committee and was not matter pending before the House. I said: "Mr. Goldsworthy, any bill in any committee is before the House and the House always has control of it." He said then that he thought I was right.
I then asked him to call his committee together, to unscramble these two bills so that the House could take action on the two bills separately. He said that he would. A little later he said to me that if he got his committee to separate the bills, that Senate Bill No. 218 as well as Senate Bill No. 219 should be acted upon by the House, and that he understood that a majority of the Rules Committee were not favorable to reporting out Senate Bill No. 218, or words to that effect. I told him that I thought he was mistaken, and I told him that if he wanted the bills brought out that way, that I would cast my vote to bring out No. 218 as well as 219. When I made that agreement I told him that I did not know what action would be taken on the bills on the floor. I made that statement. And I will take the privilege of saying that Mr. Jones (Roy), last evening made the statement that I said I did not know what action would be taken on these bills when brought on the floor.

I went into the Rules committee and on my motion these bills were put on the calendar. When these bills came up in the House, the first move was from the gentleman from King, Mr. Cohen, to indefinitely postpone Senate Bill No. 219. That motion was voted down, and after consideration on second reading, I moved that the rules be suspended and that Senate Bill No. 219 be placed on final passage. The gentleman from Jefferson spoke up promptly to state that it took a two-thirds majority to suspend the rules, and demanded a roll call. The roll was called and Mr. Goldsworthy voted against the suspension of the rules. The rules were suspended and the bill was passed.

Mr. Goldsworthy later said that there was an agreement to take like action on Senate Bill No. 218, which I say there was not. Now I do not say that Mr. Goldsworthy did not think that there was, but if he believed that I thought these bills should both pass he certainly was mistaken. He, a member of the minority, by opposing the suspension of the rules, broke faith if anyone did.

During consideration of Senate Bill No. 218 I was called to the back of the room and I did not know that a motion to suspend the rules on this bill was made.

I just want to make this statement, fellow members, because I want it thoroughly understood that I have just as much faith in the gentleman from Whitman as I did yesterday. I feel that his statements came from a misunderstanding. And I want to say to you that if I ever made an agreement in my life, I carried it through yesterday as I carefully agreed to do."

Mr. Goldsworthy: "Question of personal privilege, Mr. Speaker."

The Speaker: "State your question of personal privilege."

Mr. Goldsworthy: "I appreciate the statements that the gentleman has made. I wish to say that up to a certain point, the statements are just as I understood them. I did consent to calling a meeting of the appropriations committee for the purpose specified. I also asked that the bills be considered together and passed through. I told the gentleman very plainly that I did not approve holding one bill as a club to force action on the other bill. That was my statement. I also said that in order to carry the bills through together, it meant not only placing them on the calendar, but passing them together. I went to the Rules Committee and I asked them to act on the bills together and said that I would not agree to any other proposition.
The gentleman raises the point regarding my vote against suspension of the rules. You notice that Senate Bill No. 219 was on the calendar ahead of No. 218; No. 219 to be considered first. If I had been sure that No. 218 would pass I certainly would never have voted to hold either bill here.

I do not know the rules as well as I should, and I state on my word of honor I did not know that the failure to suspend the rules on Senate Bill No. 219 would have prevented it from being placed on final passage last night. It was a mistake on my part. I only wanted to vote against the suspension of the rules on No. 219 until I saw what action was taken on No. 218.

Members of the House, I regret this position very much. I feel that the two bills should have been passed through together. Whether I understood the agreement or not, I feel that I have been put in an unfortunate position."

Mr. Sims: "Question of personal privilege, Mr. Speaker."

The Speaker: "State your question of personal privilege, Mr. Sims."

Mr. Sims: "This is not only a question of personal privilege, but a question pertaining to other members of the House as well.

A half a story is no story at all. I did not intend to speak on this subject, but Mr. Reed’s statements and certain statements in the morning papers make it necessary for me to give the other half of the story. It is true, as Mr. Reed has stated, that in the Rules Committee, he made a motion to pass out Senate Bills 219 and 218 in the order named on the calendar. I asked Mr. Reed why the bills were not put out in numerical order. Mr. Reed’s reply did not satisfy me and I moved that No. 218 be placed on the calendar ahead of No. 219. The motion was lost. It was apparent to me that things were not as they should be.

For the benefit of the new members, I am going to recite a little history. I did not intend to make any remarks today, but to get this thing clear I am compelled to.

Now, the story in the newspapers. The headlines in this morning’s P-I. are absolutely misleading, if not untrue. For instance, “Majority Members Rescue Appropriations From Entanglements.” What entanglements did they rescue it from? There were no entanglements and I feel that such headlines are uncalled for.

I have read several books containing the records of previous sessions, dating back to 1909. You gentlemen can all go through these books and you will find that there are two kinds of appropriation bills; one the general appropriation bill, and one the supplemental appropriation bill. You will also find that these bills have always been acted upon separately. The general appropriations bill includes maintenance, operations and capital outlays; while the supplemental appropriations bill contains the items that are still in suspense and is held until the latter part of the session, to include all of the items that may have to be appropriated. In no instance, other than the regular 1925 session, and the action taken yesterday, has the action of the legislature been other than to pass the supplemental appropriations bill as one of its final acts. You can find in no previous session any record to warrant the procedure taken yesterday.

As I understand it, the House appropriations committee met and decided on some of these appropriations in the usual manner. They met in conference with the Senate committee and it was agreed to include maintenance, operation, and capital outlay appropriations in one bill. That agreement was not
followed out in the Senate. They divided the appropriations into two bills, Senate Bills Nos. 218 and 219. Then what happened. When the bills came to the appropriations committee in the House, they merely carried out what the conference committee had at first agreed upon, and included in one bill the items at first concurred in by the Senate and House committee. The appropriations committee of the House acted wisely in putting those two bills together. Alright, then what happened. The members of the appropriations committee were talked into believing that they had made a mistake. They did what someone has called “unscrambled” the bills.

They talk about delay caused by the minority. If there has been any delay, it has been caused by the majority, for, talking man to man, the majority are in control of the Rules Committee and Senate Bill No. 218 has been in the Rules Committee since the morning of December 18th. And this is the first time that the general appropriations bill has not gone from second reading to final passage.

I believe, myself, that the bills were not on the calendar in their proper place, and I called attention to the two-thirds rule for suspension for the same reason expressed by Mr. Goldsworthy.

I am sorry that I had to make any statement this morning, but the P.-I. has misstated the facts and I am trying to clear them up.

Did you ever see such a spectacle, created by the majority in passing the supplemental appropriations bill ahead of the general appropriations bill? And I want to say to you frankly that if it ever occurs again more history will be created."

Mr. Jones (Roy): “Question of personal privilege, Mr. Speaker.”

The Speaker: “State your question of personal privilege.

Mr. Jones (Roy): “I believe that it is up to me to make some statement this morning, as my name has been used.

It is true that I heard Mr. Reed say he did not know what would happen to the bills after they came out on the floor, but I heard him make this statement after the House had adjourned.”

On motion of Mr. Allen, Rule 20 was suspended.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 21, 1925.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bills Nos. 59, 146, 94 and House Joint Resolution No. 3, have compared same with the original bills and resolution and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 21, 1925.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bills Nos. 43, 95 and 125, have compared same with the original bills and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 22, 1925.

Mr. Speaker:
Your Committee on Enrollment, to whom was referred House Bills Nos. 10, 15 and 24, have compared same with the original bills and find same correctly enrolled.

I concur in this report: Geo. F. Murray.

JOHN ANDERSON, Chairman.
House Bill No. 55: Do pass as amended.
Passed to second reading.

House Bill No. 131: Majority report: Do pass as amended; Minority report, do not pass.
Passed to second reading.

Senate Bill No. 161: Do pass as amended.
Passed to second reading.

House of Representatives,
Olympia, Wash., December 22, 1925.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was re-referred House Bill No. 190, entitled "An act to amend Article VII of the Constitution of the state of Washington relating to revenue and taxation, striking Sections 1, 2, 3 and 4 and inserting in lieu thereof a new section to be known as Section 1," 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.

We concur in this report: J. W. Lindsay, Mabel I. Miller, Richard Thompson, Roy Jones, H. E. Goldsworthy, J. C. Hubbell, Geo. W. Thompson, John R. Jones.

Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was re-referred House Bill No. 190, entitled "An act to amend Article VII of the constitution of the state of Washington relating to revenue and taxation, striking Sections 1, 2, 3 and 4 and inserting in lieu thereof a new section to be known as Section 1," 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: W. S. Westover, E. A. Sims.

On motion of Mr. Meacham, the substitute bill was ordered printed.

The bill was passed to second reading.

House of Representatives,
Olympia, Wash., December 22, 1925.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 258, entitled "An act relating to fees and compensation of justices of the peace, and repealing Section 2 of Chapter LXVI (66) of the laws of 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. Moulton, Chairman.


Mr. Moulton moved that the report of the committee be adopted, and that House Bill No. 258 be indefinitely postponed.

The motion was carried.

House of Representatives,
Olympia, Wash., December 21, 1925.

Mr. Speaker:

We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 260, entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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 be indefinitely postponed.

Belle Reeves, Chairman.

We concur in this report: Levy Johnson, A. E. Olson, John Anderson.
We, a minority of your Committee on Public Morals, to whom was referred House Bill No. 260, entitled "An act creating a commission to license, control and regulate running, trotting and harness horse contests, prescribing its powers and duties, providing for the raising of revenue 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.

We concur in this report: C. A. Moran, A. F. Brockman.

Passed to second reading.

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 305, entitled "An act relating to public work, providing penalties for violation thereof, and amending Chapter 183 of the Laws of 1923 by adding thereto a new section," 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. Ryan, Chairman.


Passed to second reading.

We, the majority of your Committee on Roads and Bridges, to whom was referred House Bill No. 324, entitled "An act relating to highway police or the highway patrol, and defining the powers and duties of certain state officers and departments," 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. Ryan, Chairman.


Passed to second reading.

We, the minority of your Committee on Roads and Bridges, to whom was referred House Bill No. 324, entitled "An act relating to highway police or the highway patrol, and defining the powers and duties of certain state officers and departments," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 70, entitled "An act to prevent frauds and perjuries, requiring certain contracts
to be in writing and witnessed," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. Moulton, Chairman.


On motion of Mr. Moulton, the report of the committee was adopted and Engrossed Senate Bill No. 70 was indefinitely postponed.

House of Representatives,
Olympia, Wash., December 22, 1925.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 128, entitled "An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Sesqui-Centennial International Exposition, to be held at Philadelphia, Pennsylvania, in the year 1926, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of such exhibits, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

H. E. Goldsworthy, Chairman.


House of Representatives,
Olympia, Wash., December 22, 1925.

Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 128, entitled "An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Sesqui-Centennial International Exposition, to be held at Philadelphia, Pennsylvania, in the year 1926, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of such exhibits, 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.


Passed to second reading.

House of Representatives,
Olympia, Wash., December 19, 1925.

Mr. Speaker:

We, a majority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 160, entitled "An act relating to the purchase of commodities for the use of the state and the various political and taxing subdivisions 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.

M. M. Moulton, Chairman.


House of Representatives,
Olympia, Wash., December 19, 1925.

Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred Engrossed Substitute Senate Bill No. 160, entitled "An act relating to the purchase of commodities for the use of the state and the various political and taxing subdivisions thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: J. W. Lindsay, Ralph R. Knapp.

Passed to second reading.
FORTY-FOURTH DAY, DECEMBER 22, 1925

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 169, entitled "An act relating to proceedings in justice courts and the service of complaint and notice, and amending Section 1761 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 208, entitled "An act relating to Metropolitan Park Districts and amending Section 6724, Remington's Compiled Statutes," 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: Charles W. Saunders, P. P. Custer, L. L. Lent.

Passed to second reading.

Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate Bill No. 193, entitled "An act authorizing the construction of a dam for diking and drainage purposes across the Chinook River in Pacific County, providing for a hearing thereon and for compensation to persons injured thereby 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.


Passed to second reading.

Mr. Speaker:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate Bill No. 194, entitled "An act authorizing the construction of a dam for diking and drainage purposes across Bone river in Pacific County, providing for a hearing thereon and for compensation to persons injured thereby 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.


Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has passed
Senate Bill No. 149; also
Senate Bill No. 166; also
House Bill No. 10; also
House Bill No. 15; also
House Bill No. 24, and the same are herewith transmitted.

Victor Zednick, Secretary.
Mr. Speaker:

The President has signed
Senate Bill No. 34; also
Senate Bill No. 157, and the same are herewith transmitted.

Victor Zednick, Secretary.

Mr. Speaker:

The President has signed
Senate Bill No. 219, and the same is herewith transmitted.

Victor Zednick, Secretary.

The Speaker announced that he was about to sign House Bills Nos. 10, 15, 24, 43, 95, 125, 59, 94, and 146; House Joint Resolution No. 3; and Senate Bills Nos. 34, 157 and 219.

MESSAGE FROM THE GOVERNOR.

State of Washington, Executive Department,
Olympia, Monday, December 21, 1925.

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

Gentlemen: I am returning herewith House Bill No. 36, entitled "An act relating to mutual savings banks, amending Sections 3322, 3324, 3327, 3328, 3337, 3340, 3343, 3344, 3349 and 3363 and repealing Section 3330 of Remington's Compiled Statutes of Washington, and amending Chapter III of Title XVIII of Remington's Compiled Statutes of Washington by adding thereto three sections to be numbered 3342-a, 3368-a and 3377-a," with Section 14 vetoed and the remainder of the bill approved.

This section is vetoed for the reason that I regard it unnecessary for the welfare of the employees, destructive of individual initiative and responsibility, and a dangerous precedent to establish. If veteran employees of an institution of this kind are to be cared for in their old age, their retirement and pensioning should be provided for from some fund other than from the net earnings of the stockholders of the institution.

Respectfully submitted,

Roland H. Hartley, Governor.

On motion of Mr. Allen, House Bill No. 36, and the Governor's veto message thereon, were referred to the Rules Committee.

MESSAGE FROM THE GOVERNOR.

State of Washington, Executive Department,
Olympia, Tuesday, December 22, 1925.

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

Ladies and Gentlemen: I am returning herewith House Bill No. 36, entitled "An act relating to mutual savings banks, amending Sections 3322, 3324, 3327, 3328, 3337, 3340, 3343, 3344, 3349 and 3363 and repealing Section 3330 of Remington's Compiled Statutes of Washington, and amending Chapter III of Title XVIII of Remington's Compiled Statutes of Washington by adding thereto three sections to be numbered 3342-a, 3368-a and 3377-a," with Section 14 vetoed and the remainder of the bill approved.

This section is vetoed for the reason that I regard it unnecessary for the welfare of the employees, destructive of individual initiative and responsibility, and a dangerous precedent to establish. If veteran employees of an institution of this kind are to be cared for in their old age, their retirement and pensioning should be provided for from some fund other than from the net earnings of the stockholders of the institution.

Respectfully submitted,

Roland H. Hartley, Governor.
thousand feet of certain kinds and quality of timber are offered for sale to the highest bidder; until the sale is advertised other than by circular to the county auditors or, in the obscurity of the legal page of a weekly newspaper in the county where the timber is located, and such advertisements give full information as to location, transportation facilities, accessibility and proximity to market.

Land Commissioner Savidge has explained these methods in detail to your honorable body. He has shown that a minimum appraisal is placed upon state timber by two boards of three elective officials each. It is only fair to ask, are these elective officials, other than the land commissioner, qualified by experience or training to place a sale value upon timber? Secretaries of state, state treasurers, state auditors and governors, are not chosen for their respective offices because of their knowledge of timber values. Their membership on these boards is ex-officio, and their performance is largely perfunctory. The men who really value the state's timber are the cruisers and inspectors, and the best and surest way to verify their estimates and reports is to make them public and subject them to the scrutiny of those whose business it is to know timber values and the average run of timber in the different districts. Mr. Savidge contends that the Legislature intended that cruises should not be given out and quotes Section 6648 of Remington's 1915 Code, as follows:

"If any state land inspector knowingly or wilfully shall make a false oath concerning the appraisement of said lands, or knowingly or wilfully divulge anything, or give any information in regard to such land other than to the Board of State Land Commissioners, or Commissioner of Public Lands, he shall forthwith be removed from office and be deemed guilty of perjury and subject to the penalties thereof and it shall be and is hereby made the duty of the Board of State Land Commissioners, or the Commissioner of Public Lands, to prosecute him therefor."

This section unquestionably prohibits cruisers and inspectors from divulging any information regarding cruises except to the State Land Board or Capitol Committee, but wherein does it say, even by inference, that the Board is prohibited from making public the kinds, quality and quantity of timber on any tract offered for sale?

If the Legislature, by the above quoted statute, intended to render secret the facts concerning state timber, what did it intend by Section 6698, Remington's 1915 Code, which reads:

"The State Capitol Commission shall cause said lands to be appraised and prepare an abstract or record of all capitol building lands, with such maps and other data as may be deemed necessary to properly show in detail and by legal subdivision the location thereof, and of the timber and other materials thereon and the character and value thereof, and such record shall be open to inspection to anyone desirous of bidding on any such lands or the materials thereon."

What has happened to this provision? The State Capitol Committee, by resolution, has set it aside, and seeks to justify its act with the argument that the rule of secrecy has obtained since statehood.

In my message of December 8th, I made mention of the sale of the timber from 640 acres in Lewis County for $80,500.00. Mr. Savidge has identified this sale as that of section 32, township 15 north, range 6 east. This section is located in Lewis and Pierce Counties, only half a mile from the Tacoma and Eastern Railroad, and within a mile of a sawmill.

The state inspector's report, filed January 16, 1922, shows a total of 33,600,000 feet of merchantable timber valued at $73,262.00. On February 2, 1922, the State Capitol Committee adopted this figure as the appraised value. Notice of sale was advertised for six weeks in the Chehalis Bee-Nugget and bids were received March 27, 1922. There were two bids, $80,500.00 and $80,001.00 (it should be noted here that the records of the Capitol Committee give the low bid as $80,001.00, while the low bidder declares he is in possession of proof to show that the bid was $80,100.00).

I have before me the detailed cruise and report prepared for the low bidder by Milford Jacobs, an old Weyerhauser cruiser of years of experience. His detail sheets show 44,091,000 feet of timber on the section and in his letter of transmittal he expresses the opinion that it will cut out better than 50,000,000. It should be remembered that this was the cruise of the low bidder and it is safe to assume that the cruise of the high bidder showed as much or more timber.
A comparison of the state and Jacobs cruises is interesting:

### STATE CRUISE

<table>
<thead>
<tr>
<th>Wood Type</th>
<th>Total Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fir</td>
<td>24,145,000</td>
</tr>
<tr>
<td>Cedar</td>
<td>620,000</td>
</tr>
<tr>
<td>Hemlock</td>
<td>8,835,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>33,600,000</strong></td>
</tr>
</tbody>
</table>

### JACOBS CRUISE

<table>
<thead>
<tr>
<th>Wood Type</th>
<th>Total Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fir</td>
<td>32,971,000</td>
</tr>
<tr>
<td>Cedar</td>
<td>1,395,000</td>
</tr>
<tr>
<td>Hemlock</td>
<td>9,105,000</td>
</tr>
<tr>
<td>White Fir, Pine, etc.</td>
<td>620,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>44,091,000</strong></td>
</tr>
</tbody>
</table>

Had the Jacobs’ totals been used and the same values applied, the section would have been appraised at $98,979.00 instead of $73,262.00, or $25,717.00 more than the figure at which it was offered.

The low bidder is authority for the statement that based upon the then prevailing price of timber, the section was worth $75,000.00 more than his bid of $80,100.00. In other words, the state offered this section for sale at approximately one-half its full market value.

Although all of this section, except about 80 acres, has been logged, it is possible even now fairly accurately to estimate the quantity of timber it yielded. J. E. McGuire and E. A. Zindel, two experienced cruisers, last week completed a thorough cruise and inspection of the tract. In a report filed December 18, 1925, they estimate that this section produced more than 60,000,000 feet of timber of all kinds.

The SW¼ of the SW¼ has not been cut. Their cruise of this forty is:

### THE JACOBS CRUISE

<table>
<thead>
<tr>
<th>Wood Type</th>
<th>Total Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fir</td>
<td>2,200,000</td>
</tr>
<tr>
<td>Cedar</td>
<td>55,000</td>
</tr>
<tr>
<td>Hemlock</td>
<td>800,000</td>
</tr>
<tr>
<td>White Fir</td>
<td>10,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,065,000</strong></td>
</tr>
</tbody>
</table>

### THE STATE CRUISE

<table>
<thead>
<tr>
<th>Wood Type</th>
<th>Total Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fir</td>
<td>750,000</td>
</tr>
<tr>
<td>Cedar</td>
<td>40,000</td>
</tr>
<tr>
<td>Hemlock</td>
<td>1,300,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,690,000</strong></td>
</tr>
</tbody>
</table>

This is the forty which Mr. Savidge has told you was the poorest of the lot, the fir being appraised at only $2.00 per thousand. Granting that that was a fair figure, the state was $2,900.00 under one cruise and $4,260.00 under the other. Why should the state be low? I have bought hundreds of millions of feet of privately owned timber. It has been my experience that invariably the high cruise is that of the seller, not of the buyer. In the sale of state timber, the reverse seems to be true. Why was it that the state’s cruiser was able to find 100 more one dollar Hemlock trees on this forty than was Jacobs, but could find only 500 two dollar fir trees, whereas Jacobs found 1030 fir trees?

We are told that cruising is an estimate and the great law of average will take care of the adjustment in the long run. Here is one instance where the state’s cruise in board feet was 30% less than that of the low bidder, and the state’s appraisal was
only 50% of what the low bidder says the timber was actually worth. It would be refreshing to have cited some instances where the state has received 30 to 50% more than full market value for its timber. As a matter of fact, under present regulations, the state cannot sell on cruises and estimates that are in excess of those of prospective buyers, for no bids are accepted for less than the appraised value. Consequently, it would be interesting to know in how many instances there is no sale because there are no bidders.

Mr. Savidge says that to make cruises "public before the sale would serve no good purpose and would certainly result in money loss to the state." Supposing that, instead of inserting a legal notice in one weekly paper, the state had advertised in the daily papers of Grays Harbor, of Tacoma, Seattle and Everett, to the effect that on a certain day the state would sell 24,145,000 feet of fir timber appraised at $2.61 per thousand, 620,000 feet of cedar at $2.00, and 8,335,000 feet of hemlock at $1.00; that all of this timber was located on Section 32-15-6 within a mile of transportation and within a mile of a sawmill. Just how could such a procedure have resulted in "money loss to the state?" These advertisements would have reached thousands of men who would have been quick to realize that the state was offering its timber at much less than the market price and that its cruises were away under the average run of timber in that particular district. The result would have been that there probably would have been many more than two bidders and members of the Capitol Committee would have had it brought forcefully to their attention that something was radically wrong with their cruises, estimates, and appraisal. What harm can possibly come from making these facts known? They should be made known, if for no other reason than for the protection of members of the Land Board and the Capitol Committee.

In conclusion, I feel it is my duty to give you the circumstances attending this sale, as they have been given me by the low bidders, who are prepared to substantiate these statements under oath. The sale was set for 9 A.M., March 27, 1922. That morning the low bidders called at the Land Commissioner's Office. While they were in waiting, the high bidder, accompanied by a well-known attorney of Tacoma; entered and was shown into the Commissioner's private office. The low bidders handed in their sealed bid and were informed it was impossible to have a meeting of the Capitol Committee and that bids would not be opened that day, perhaps not for several days, and that they would be notified by telephone of the time when bids would be opened. They left the office and started for Tacoma, but at the city limits of Olympia they turned around and within fifteen minutes were again in the Land Commissioner's office. They inquired for Mr. Savidge and were informed that he was at the Governor's Office, where some timber bids were being opened. They drove immediately to the Governor's Office, where they found the Capitol Committee preparing to open bids on this particular section. The attorney for the high bidder was present. The Governor spoke up immediately, saying that the bid of the low bidders had been beaten by $400.00. The low bidders protested the proceeding and demanded to see the certified check accompanying the high bid. This was refused, but they were informed that the bid of $80,500.00 was accompanied by a certified check for $85,000.00 and that $4,500.00 was to be returned to the successful bidder. The following day one of the low bidders, accompanied by his attorney, came to Olympia and again demanded to see the certified check. They were given a letter to a Tacoma bank, where after some protest, they were shown a certified check for $85,000.00.

The low bidders believe, and always will believe, these proceedings were irregular, that they were discriminated against and that the sale should have been set aside.

I have detailed the above facts to substantiate my former statement that the state has not received full value for its timber; that not only do the methods employed tend to stifle, rather than to stimulate, competition, but they breed dissatisfaction, suspicion and mistrust of public officials on the part of those who deal with the state.

Mr. Savidge says that if cruise reports are opened to the public "you would take from us the last bulwark behind which we fight." It is high time that we got out from behind the bulwark and let the people know the facts about their own business. If the time has come when it is necessary to maintain a barrier between the people and the administration of their own affairs, then it is time to admit that the people are not capable of governing themselves, and our democracy is a failure.

The only bulwark behind which we can maintain self government is the confidence of the people, and confidence comes of open, fair and frank dealing with all the people.
The timber belongs to the people and they are entitled to know the facts, and all the facts concerning every transaction. Respectfully submitted,

ROLAND H. HARTLEY, Governor.

INTRODUCTION AND FIRST READING OF HOUSE RESOLUTION.

House Joint Resolution No. 5, by Representatives Reed, Allen, Banker, Hall, Moulton, Sims, Cohen, Goldsworthy, Cutting, Halsey: Providing for the appointment of a committee to make a study and survey of reclamation and land settlement in the State of Washington and to report thereon to the 1927 session of the legislature.

The resolution was read the first time by title.

On motion of Mr. Moulton, the rules were suspended and the resolution advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the resolution was placed on final passage and it was adopted by the following vote: Yeas, 73; nays, 0; absent or not voting, 23.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Long, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Voss, Westover, Willhite, Mr. Speaker—73.

Those absent or not voting were: Representatives Baldwin, Barlow, Clark, Cohen, Cross, Custer, Cutting, Glasgow, Hanks, Lent, Lindsay, McCormick, Mess, Murray, Northup, Shipley, Stewart (Grant A.), Thompson (Richard), True, Van Horn, Weaver, Weik, Zent—23.

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

FIRST READING OF SENATE BILLS.

Senate Bill No. 149, by Senator Murphy: An Act relating to compensation for volunteer firemen; creating Volunteer Firemen's Compensation Boards and prescribing the powers thereof; and empowering cities and towns to limit the membership of volunteer fire departments and to require physical examination of members.

Referred to Committee on Insurance.

Senate Bill No. 166, by Senator Sutton: An Act relating to schools and providing for the appointment of county boards of education and for the adoption of textbooks, and amending Sections 4868, 4893 and 4902 of Remington's Compiled Statutes.

Referred to Committee on Education.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 22, 1925.

MR. SPEAKER:

The President has signed
House Bill No. 10; also
House Bill No. 15; also
House Bill No. 24; also
House Bill No. 42; also
House Bill No. 95; also
House Bill No. 125; also
House Bill No. 59; also
House Bill No. 94; also
House Bill No. 146; also
House Joint Resolution No. 3, and the same are herewith transmitted.

VICTOR ZEIDNICK, Secretary.

SECOND READING OF BILLS.

House Bill No. 230, by Representative Long: Relating to insurance.

The bill was read the second time by sections and passed to third reading.

House Bill No. 254, by Representative Saunders: Relating to parks and parkways.

The bill was read the second time by sections.

On motion of Mr. Saunders, the following amendment was adopted:

Amend Section 1 of the bill as follows: In line 1 of the printed bill, the same being line — of the original bill, after the words “tracts of land” insert the words “not to exceed one hundred (100) acres, considered as a whole regardless of ownership.”

On motion of Mr. Saunders, the following amendment was adopted:

In lines 6 and 7 of the printed bill, the same being lines — and — of the original bill, strike all of the section after the word “Provided” and insert in lieu thereof the following: “that nothing in this act shall in any manner abridge the full effect of any existing powers heretofore granted to the state parks committee.”

The bill was passed to third reading and ordered engrossed.

House Bill No. 235, by Committee on Forestry and Logged Off Lands: Relating to seeding, reforestation and administrating of lands.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, a majority of your Committee on Public Utilities, to whom was re-referred House Bill No. 76, entitled “An act In relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations, for the construction, purchase and acquisition of public utilities, and for making betterments, additions and extensions thereto, including betterments, additions and extensions to existing municipal utilities,” 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 11 of the printed bill, strike the period (.) at the end of the section and insert in lieu thereof a colon (:) and add the following: Provided, That this act shall not apply to the issuance or sale of any municipal bonds, warrants or obligations of any municipal corporation for the construction, purchase, acquisition, betterments or additions to, or extensions of any water system by such municipal corporation for the purpose of supplying water to the inhabitants thereof.”

ELMER E. HALBET, Chairman.

MR. SPEAKER:

We, a minority of your Committee on Public Utilities, to whom was re-referred House Bill No. 76, entitled "An act in relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations, for the construction, purchase and acquisition of public utilities, and for making betterments, additions and extensions thereto, including betterments, additions and extensions to existing municipal utilities," 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: W. S. Westover, B. F. Jacobs.

The bill was read the second time by sections.

On motion of Mr. Shields, the committee amendment was adopted.

RECONSIDERATION.

Mr. Hall moved that the House reconsider the vote by which it adopted the committee amendment to House Bill No. 76.

The motion was carried.

The amendment was debated at length.

Mr. Jacobs moved the adoption of the following amendment to the committee amendment:

Amend the Committee amendment by inserting after the word "water," the words "light and power"

The amendment to the amendment was debated.

Mr. Long moved the previous question, and it was so ordered.

Mr. Danielson demanded a roll call, and, the required number arising, the roll was called, and the amendment to the amendment was lost by the following vote: Yeas, 27; nays, 44; absent or not voting, 25.

Those voting yea were: Representatives Behrens, Burlingame, Crosby, Danielson, Egbert, Falknor, Gray, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Lent, McCall, McLean, Meacham, Morton, Moulton, Murray, Peterson, Scales, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Totten, Westover—27.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beatty, Brockman, Capron, Chamberlain, Collin, Dale, Davis, Douglas, Durrant, Goldsworthy, Halsey, Hubbell, Jones (John R.), Jones (Roy), Josefiskj, Long, Miller, Moran, Nolte, Northup, Olson, Overmeyer, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Stratton, Templeton, Trunkey, Van Horn, Voss, Mr. Speaker—44.

Those absent or not voting were: Representatives Baldwin, Brislawn, Clark, Cohen, Cross, Custer, Cutting, Dunn, Glasgow, Hall, Hanks, Knutzen, Lindsay, Loveberry, McCormick, McDonough, Mess, Sweetman, Thompson (Richard), Tripple, True, Weaver, Welk, Willhite, Zent—25.

The Speaker announced that the question now is on the adoption of the committee amendment.

Mr. Falknor moved that the committee amendment be laid on the table.

Mr. Halsey: "Mr. Speaker, what will be the effect if the motion by Mr. Falknor carries?"

The Speaker: "It will take the bill with it."
Mr. Halsey demanded a roll call on the motion, and, the required number arising, the roll was called, and the motion by Mr. Falknor was lost by the following vote: Yeas, 17; nays, 52; absent or not voting, 27.

Those voting yea were: Representatives Burlingame, Crosby, Danielson, Egbert, Falknor, Johnson (Levy), Knapp, Lent, McLean, Morton, Murray, Shipley, Soule, Stewart (M. M.), Thompson (Geo. W.), Totten, Westover—17.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beatty, Brockman, Capron, Chamberlain, Collin, Dale, Davis, Douglas, Durrant, Gray, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Long, McCall, Meacham, Miller, Moran, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stratton, Templeton, Trunkey, Van Horn, Voss, Mr. Speaker—52.

Those absent or not voting were: Representatives Baldwin, Behrens, Brislawn, Clark, Cohen, Cross, Custer, Cutting, Dunn, Glasgow, Goldsworthy, Hall, Hanks, Knutzen, Lindsay, Loveberry, McCormick, McDonough, Mess, Sweetman, Thompson (Richard), Tripple, True, Weaver, Weik, Willhite, Zent—27.

Mr. Douglas moved the previous question and it was so ordered.

The Speaker put the question and the committee amendment was adopted by 

Mr. Danielson moved the adoption of the following amendment:

Amend Section No. 1 in line 9 of the printed bill, strike the words "Three-Fifth" and insert in lieu thereof the word "Majority."

The amendment was lost.

Mr. Danielson moved the adoption of the following amendment:

Amend Section No. 2. Commencing with the word "not" in line 5, strike all the balance of line 5 of the printed bill up to and including the word "but" in line 6.

The amendment was lost.

The bill was passed to third reading and ordered engrossed.

House Joint Resolution No. 4, by Messrs. Sims, Banker and Halsey: Relating to the introduction of a bill.

The resolution was read the second time in full.

On motion of Mr. Banker, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 62; nays, 0; absent or not voting, 34.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Dale, Davis, Douglas, Durrant, Falknor, Gray, Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Long, McCall, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Trunkey, Van Horn, Voss, Westover, Mr. Speaker—62.

Those absent or not voting were: Representatives Baldwin, Brislawn, Clark, Cohen, Cross, Custer, Cutting, Danielson, Dunn, Egbert, Glasgow,
The resolution, having received the constitutional majority, was declared passed.

On motion of Mr. Banker, the rules were suspended, and the chief clerk directed to immediately transmit House Joint Resolution No. 4 to the Senate.

On motion of Mr. Allen, the House adjourned until 1:30 p.m., Monday, December 28, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.

FIFTIETH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, December 28, 1925.

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

The clerk called the roll; all members being present except Representatives Behrens, Brislawn, Cross, Durrant, Scales, Templeton and Zent.

Representatives Behrens, Durrant, Scales, Templeton and Zent were excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

Mr. Speaker:

Your Committee on Engrossment, to whom was referred House Bill No. 279, have compared same with the original bill and find same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 22, 1925.

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Engrossed Senate Bill No. 66, entitled "An act relating to the practice of optometry and the examination and licensing of optometrists, and amending sections 10147 and 10150 of Remington's Compiled Statutes," 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: James A. Durrant, Roy Jones, G. W. Overmeyer, A. F. Brockman.

Passed to second reading.
MR. SPEAKER:

We, a majority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 196, entitled "An act relating to the practice of dentistry, amending Sections 1, 2, 3, 5, 6, 7, 13, 20, 21 and 36 of Chapter 16 of the Session Laws of 1923 and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and 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.

V. J. CAPRON, Chairman.

We concur in this report: James A. Durrant, Roy Jones, G. W. Overmeyer, A. F. Brockman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 22, 1925.

Mr. Speaker:

We, a minority of your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed Senate Bill No. 196, entitled "An act relating to the practice of dentistry, amending Sections 1, 2, 3, 5, 6, 7, 13, 20, 21 and 36 of Chapter 16 of the Session Laws of 1923 and declaring that this act is necessary for the immediate preservation of the public peace, health and safety, and 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 not pass.

I concur in this report: Mrs. Maude Sweetman.

On motion of Mrs. Sweetman, Engrossed Senate Bill No. 196 was re-referred to the Committee on Medicine, Dentistry, Pure Food and Drugs for further consideration.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 22, 1925.

Mr. Speaker:

We, your Committee on Education, to whom was referred Engrossed Substitute Senate Bill No. 171, entitled "An act relating to the admission to the public schools of children residing within the boundaries of United States military, naval and lighthouse reservations and national parks, and providing for the taking of an annual census thereof and the reimbursement of school districts for the cost of attendance thereof and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 22, 1925.

Mr. Speaker:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 301, entitled "An act relating to the practice of the occupation of barber and hair-cutting, providing for the renewal, suspension and revocation of license and amending Sections 1, 4, 6, 7, 10, 11, 12, 13 and 17 of Chapter 75, Laws of Washington for 1923," 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: James A. Durrant, Roy Jones, G. W. Overmeyer, A. F. Brockman.

Passed to second reading.

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Passed to second reading.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, December 23, 1925.

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

GENTLEMEN: I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 126. "An act to correct the spelling of the name of Clarke County."
House Bill No. 97. "An act relating to the venue of civil actions in justice courts and amending Section 1756 of Remington's Compiled Statutes."
House Bill No. 139. "An act relating to bank checks drawn by agents."
House Bill No. 187. "An act relating to banks and banking and prescribing certain powers and duties of the Supervisor of Banking."
House Bill No. 57. "An act relating to Damages by domestic animals and amending Sections 3090, 3092 and 3093 of Remington's Compiled Statutes of Washington being Sections 1, 3 and 4 of Chapter XXXI, Laws of 1893."
House Bill No. 104. "An act relating to and prescribing the powers and duties of boards of directors for public schools, and amending Sections 4776 of Remington's Compiled Statutes."
House Bill No. 43. "An act relating to flowering and ornamental trees and shrubs, and the flowering plants, and providing penalties for violation thereof."
House Bill No. 59. "An act providing for placing a memorial milestone on the line occupied by the allied armies in France and Belgium on November 11, 1918, and making an appropriation therefor."
House Bill No. 96. "An act authorizing certain cities of the first class to provide for separate designations for councilmen and for their filing for and election to office under such separate designation."
House Bill No. 146. "An act relating to and providing for the relief of, and authorizing modification of contracts with, certain settlers upon land settlement projects, and the sale of surplus lands thereof, creating a land settlement adjustment board, making an appropriation, and declaring an emergency."

Very respectfully,
AMY ALLBRIGHT,
Ass't Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, December 24, 1925.

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

GENTLEMEN: I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 125. "An act relating to the Colony of the State Soldiers' Home, and amending Section 10730 of Remington's Compiled Statutes."
House Bill No. 15. "An act relating to the dismissal and discharge of officers of the organized militia."

Very respectfully,
AMY ALLBRIGHT,
Ass't Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, December 24, 1925.

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

I am returning herewith, without my approval, House Bill No. 16, entitled: "An act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending Section 18 of Chapter 74 of the Laws of 1911, page 367."
This bill attempts to amend Section 18 of Chapter 74, Laws of 1911, as amended by Section 1, of Chapter 67, Laws of 1919, pages 134 and 135 (Rem. Comp. Stat. 7693), the same being a part of the Workmen's Compensation Act, and relating to interstate commerce.

This section excludes from the operation of the compensation act employees of common carriers by railroad whose work is in whole or in part interstate.

This bill proposes to amend this section so as to place independent contractors under the act for work, which, if done by a railroad company itself, would exempt it from the operation of the act, because it would constitute interstate commerce. There is a marked divergence of legal opinion as to whether or not such a purpose can be accomplished. My legal advisers argue that it cannot be accomplished, because it matters not who the employer is, if the employee is engaged in interstate commerce, he cannot be brought under our act by state legislation; if he is not so engaged, the state act applies as it now stands. The Federal government, so far as workman's compensation acts are concerned, has sole and exclusive jurisdiction in all matters relating to interstate commerce, and the state may not enter that field, even though the Federal government has not fully covered it.

In view of the difference of opinion between attorneys as to legal phases of this question, it seems advisable to postpone this enactment until it can be given closer study and again presented to the Legislature at the regular 1927 session. For this reason, House Bill No. 16 is vetoed.

Respectfully submitted,
Roland H. Hartley, Governor.

MOTION.

On motion of Mr. Reed, House Bill No. 16, together with the veto message of the Governor thereon, were made a special order of business for Wednesday, December 30, 1925, at 11:00 a.m.

State of Washington, Executive Department, Olympia, Thursday, December 24, 1925.

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

I am returning herewith, without my approval, House Bill No. 94, entitled:

"An act relating to the state flag and amending Section 1 of Chapter 174, Laws of 1923."

This is done for the reason that during the Christmas recess of your honorable body and the absence of the Chief Clerk, it was impossible to ascertain whether the bill in its present form carries out the intent of the Legislature, or whether there has been an error in enrolling the bill.

This doubt arises from the fact that as introduced the bill read:

"That the official flag of the State of Washington shall be of dark green silk or bunting and shall bear in its center a reproduction of the Seal of the State of Washington embroidered, printed, painted or stamped thereon in gold or yellow color, etc."

In the enrolled bill, the words "in gold or yellow color," are omitted and my files do not record any amendment to the bill as introduced.

While the bill provides that "if a fringe is used, the same shall be of gold or yellow color of the same shade of the seal," it seems to me the original wording of the bill should be restored so as to leave no doubt as to the color of the seal, in the event no fringe is used.

As stated above, this veto is not in opposition to the measure, but to prevent its becoming a law until the record can be verified.

Respectfully submitted,
Roland H. Hartley, Governor.

MOTION.

On motion of Mr. Reed, House Bill No. 94, together with the Governor's veto message thereon, were made a special order of business, immediately following consideration of vetoed House Bill No. 16, on Wednesday, December 30, 1925.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 18, 1925.

MR. SPEAKER:

The Senate has passed Senate Bill No. 35 notwithstanding the Governor's veto, and said bill, together with the veto message and a message asking the re-enactment of the bill notwithstanding the veto, is herewith transmitted.

VICTOR ZEDNICK, Secretary.

MOTION.

On motion of Mr. Reed, Senate Bill No. 35 and House Bill No. 36, together with the Governor's veto messages thereon, were made a special order of business immediately following consideration of vetoed House Bill No. 94, on Wednesday, December 30, 1925.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 22, 1925.

MR. SPEAKER:

The Senate has passed
Engrossed Senate Bill No. 62; also
Engrossed Substitute Senate Bill No. 117; also
Engrossed Senate Bill No. 174; also
Engrossed Senate Bill No. 203; also
House Joint Memorial No. 4; also
Engrossed House Bill No. 87; also
House Bill No. 100, also
House Bill No. 179, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF RESOLUTION.

The following resolution was read first time by title and acted upon as indicated:

House Concurrent Resolution No. 7, by Mr. Sims: Relating to introduction of a bill.

Ordered printed and passed to second reading.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 62, by Senator Davis: An Act relating to the teaching of the Constitution of the United States and the Constitution of the state of Washington in the schools of this state and prescribing duties for the State Board of Education.

Referred to Committee on Education.

Engrossed Substitute Senate Bill No. 117, by Committee on Roads and Bridges: An Act prohibiting erection of bridges affecting state highways by others than the state of Washington and counties and other municipal corporations under certain conditions; prohibiting certain bridge tolls and collections thereof; prescribing penalties for violation of this act; providing for franchises for toll bridges otherwise, and amending sections 6441, 6442 and 6466, Remington's Compiled Statutes; restricting to certain purposes use by counties or other municipal corporations of revenues from certain toll bridges; repealing sections 6585, 6586, 6587, 6588, 6589, 6590, 6591.
MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 19, entitled “An act relating to and regulating the purchase, sale and transfer of stocks of goods, wares, and merchandise, and fixtures and equipment in bulk, providing penalties for violations thereof, and repealing certain acts in relation thereto,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 3, line 17 of the engrossed bill being lines 11 and 12 of the printed bill, strike the words “prior to such distribution.”

M. M. MOULTON.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendment was adopted.

MOTION.

On motion of Mr. Loveberry, the House was declared at recess for five minutes, in memory of the late Judge A. W. Frater, former member of the House of Representatives.

MID AFTERNOON SESSION.

The Speaker called the House to order at 2:05 p.m.

The clerk called the roll; all members being present except Representatives Behrens, Brislawn, Clark, Cohen, Cross, Durrant, Jones (John R.), Ryan, Saunders, Scales, Sims, Templeton and Zent.

The House resumed consideration of Engrossed Senate Bill No. 19 on second reading.

The bill was passed to third reading.

Substitute Senate Bill No. 43, by Committee on Judiciary: Relating to justices of the peace.

The bill was read the second time by sections and passed to third reading.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 44, entitled "An act relating to salaries of justices of peace in cities having a population of three hundred thousand (300,000) or more," 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 4 of the original bill being line 3 of the printed bill, strike the words and figures "three thousand dollars ($3,000)" and insert in lieu thereof the words and figures "twenty-four hundred dollars ($2,400)"

M. M. Moulton, Chairman.


The bill was read the second time by sections.

Mr. Moulton moved the adoption of the committee amendment.

After a short debate, the question was put, and the committee amendment was adopted by a rising vote.

The bill was passed to third reading.

Engrossed Senate Bill No. 101, by Senator Barnes: Relating to superior courts.

The bill was read the second time by sections and passed to third reading.

Mr. Tripple moved that Rule 20 be suspended at "3:00" this date.

Mr. Cohen moved to amend the motion by striking "3:00" and inserting in lieu thereof "immediately."

The amendment to the motion was carried.

The motion by Mr. Tripple, as amended, was carried.

Senate Bill No. 114, by Committee on Roads and Bridges (Departmental Request): Relating to procedure for acquiring and appropriating land.

The bill was read the second time by sections.

On motion of Mr. Dunn the following amendment was adopted:

Amend Section No. 1. Strike in line 20 all after word "appropriated" line 21, line 22 and line 23 to the word "such."

Mr. Dunn moved the adoption of the following amendment:

Amend Section No. 3 by striking all after the word "action" in line 17, line 18, line 19 and line 20 to the word "Provided."

The amendment was lost.

The bill was passed to third reading.

Engrossed Senate Bill No. 115, by Committee on Roads and Bridges: Providing against private occupancy of rights of way.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 118, by Committee on Roads and Bridges (Departmental Request): Relating to railroad, highway and state road crossings.

On motion of Mr. Ryan, the bill was re-referred to the Committee on Roads and Bridges for further consideration.

Senate Bill No. 119, by Committee on Roads and Bridges (Departmental Request): Fixing the width of right of way of state roads.

The bill was read the second time by sections and passed to third reading.
Engrossed Senate Bill No. 120, by Committee on Roads and Bridges (Departmental Request): Authorizing the Governor to re-convey certain premises.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 121, by Committee on Roads and Bridges (Departmental Request): Authorizing the Governor to re-convey certain premises.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 127, by Committee on Judiciary (Departmental Request): Relating to the department of public works.

The bill was read the second time by sections.

On motion of Mr. Moulton, the following amendment was adopted:

Amend Section No. 1, lines 4 and 5, strike the words "appoint and employ such examiners as may be" and insert in lieu thereof the words "designate employees of the department of public works as examiners when the director deems such action"

The bill was passed to third reading.

Senate Bill No. 167, by Senators Conyard and Landon: Making an appropriation for the operation of the office of attorney general, and declaring an emergency.

The bill was read the second time by sections and passed to third reading.

Engrossed Senate Bill No. 152, by Senator Cleary: Relating to forest products and booming equipment.

The bill was read the second time by sections and passed to third reading.

Senate Bill No. 163, by Senators Wray, Palmer and Hastings: Relating to corporations.

The bill was read the second time by sections and passed to third reading.

Senate Joint Resolution No. 4, by Senators Hastings, Metcalf, Barclay, Sutton, Northland, Wilmer, Myers, Hurn, Cleary, Morgan, Harrison, Jacobsen, Westfall, Conyard, Post, Kirkman, Murphy, Oman, Davis, McCauley, Bishop, Smith, Hall, Landon, Carlyon, Condon, Karshner: Providing for the appointment of a committee to make a study of the policy and methods relating to sale of state lands and timber.

The resolution was read the second time by sections.

Mr. Sims moved the adoption of the following amendment:

Add to Section 1, as follows: That no sales of any timber belonging to the State of Washington be made until after March 11, 1927.

The amendment was debated at length.

Mr. Sims demanded a roll call on the adoption of the amendment, and, the required number arising, the clerk called the roll, and the amendment was lost by the following vote: Yea, 30; nay, 55; absent or not voting, 11.

Those voting yea were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Danielson, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Olson, Overmeyer, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—30.

Those voting nay were: Representatives Allen, Aspinwall, Baldwin, Banker, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Dale, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Loveberry, McCall, McLean, Miller, Morton, Moulton, Nolte,
Peterson, Reed, Reeves, Ryan, Saunders, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Trippe, True, Trunkey, Van Horn, Voss, Welk, Westover—55.

Those absent or not voting were: Representatives Behrens, Brislaw, Cross, Durrant, Long, Meacham, Rychard, Scales, Templeton, Totten, Zent—11.

The resolution was passed to third reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

The Senate has passed Senate Bill No. 219 notwithstanding the veto of the Governor, and said bill together with the Governor's message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Reed, Senate Bill No. 219, together with the Governor's veto message thereon, were made a special order of business for Tuesday, December 29, 1925, at 2:00 p.m.

SENATE CHAMBER,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

The Senate has passed Senate Bill No. 77 notwithstanding the veto of the Governor, and said bill together with the Governor's message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Reed, Senate Bill No. 77, together with the Governor's veto message thereon, were made a special order of business, immediately following consideration of vetoed Senate Bill No. 219, on Tuesday, December 29, 1925.

SENATE CHAMBER,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

The Senate has passed Senate Bill No. 40 notwithstanding the veto of the Governor, and said bill together with the Governor's message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Reed, Senate Bill No. 40, together with the Governor's veto message thereon, were made a special order of business, immediately following consideration of vetoed Senate Bill No. 77, on Tuesday, December 29, 1925.

SENATE CHAMBER,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

The Senate has passed sub-division "b" of Section 1 of Senate Bill No. 34, notwithstanding the veto of the Governor, and said bill together with the Governor's message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Reed, Senate Bill No. 34, together with the Governor's veto message thereon, were made a special order of business, immediately following consideration of vetoed Senate Bill No. 40, on Tuesday, December 29, 1925.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Tuesday, December 29, 1925.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
FIFTY-FIRST DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, December 29, 1925.

The Speaker called the House to order at 10:00 a.m.
The clerk called the roll; all members being present except Representatives Allen, Banker, Brislawn, Behrens, Clark, Cross, Knutzen, Meacham, Mess, Overmeyer, Rychard, Scales and Westover.
Representatives Cross and Scales were excused.
Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia, Washington.
The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

REPORT OF ENGROSSMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

Mr. Speaker:
Your Committee on Engrossment, to whom was referred House Bills Nos. 254 and 76, have compared same with the original bills and find them correctly engrossed.
I concur in this report: Ed. Davis.

House Bill No. 132: Do pass as amended.
Passed to second reading.

House Bill No. 262: Do pass as amended.
Passed to second reading.

Engrossed Substitute Senate Bill No. 184: Do pass as amended.
Passed to second reading.

Mr. Speaker:
We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Engrossed House Bill No. 209, entitled “An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington’s Compiled Statutes,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Bill No. 209 be printed, be substituted for House Bill No. 209, and do pass.

J. W. Shipley, Chairman.

We concur in this report: J. S. Siler, Grant A. Stewart, Lloyd R. Crosby, Ralph R. Knapp, A. L. Willhite.
On motion of Mr. Shipley, the substitute bill was ordered printed.
The bill was passed to second reading.
Mr. Speaker:

We, your Committee on Education, to whom was referred House Bill No. 267, entitled "An act relating to the creation, management and maintenance of a State Teachers' Retirement Fund, and amending Section 10 of Chapter 187, of the Session Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Chas. H. Rycharc, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 268 entitled "An Act authorizing the Director of Business Control to enter into an option agreement for the purchase of farm land for the State of 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 not pass.


Mr. Speaker:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 268 entitled "An Act authorizing the Director of Business Control to enter into an option agreement for the purchase of farm land for the State of 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.


Passed to second reading.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House Bill No. 282 entitled "An Act making an appropriation for certain sums of money in payment of local assessments as provided in Chapter 164; Laws of 1919," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Appropriations, to whom was referred House Bill No. 319 entitled "An Act making appropriations for the relief of certain persons," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

FIFTY-FIRST DAY, DECEMBER 29, 1925

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred House Bill No. 319 entitled "An act making appropriations for the relief of certain persons," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

H. E. GOLDSWORTHY, Chairman.

We concur in this report: J. M. Glasgow, W. J. Knutzen, A. D. Dunn, A. L. Willhite, John Anderson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

We, your Committee on State Charitable Institutions, to whom was referred Engrossed Senate Bill No. 42 entitled "An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane, providing for certain charges, to be paid by persons and counties for the care and maintenance of insane persons and amending Section 6930 of Remington's Compiled Statutes and adding thereto certain new sections," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. E. PETERSON, Chairman.

We concur in this report: E. C. Burlingame, O. F. McCall, G. W. Loveberry, C. C. Aspinwall, L. L. Lent.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Engrossed Senate Bill No. 62 entitled "An Act relating to the teaching of the Constitution of the United States and the Constitution of the State of Washington in the schools of this state and prescribing duties for the State Board of Education," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 74, entitled "An Act providing for the appointment of a children's code commission, prescribing its powers and duties, 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.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 74 entitled "An Act providing for the appointment of a children's
code commission, prescribing its powers and duties 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 not pass.

H. E. GOLDSWORTHY, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

We, your Committee on Municipal Corporations other than First Class, to whom was referred Engrossed Senate Bill No. 141 entitled "An Act relating to the powers of municipal corporations of the fourth class, authorizing the granting of certain franchises, validating certain existing franchises, and amending Section 3175 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 186 entitled "An Act relating to the election of precinct committeemen and amending Section 5198 of Remington's Compiled Statutes," 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 A. Soule, M. M. Stewart, Andrew Danielson.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 22, 1925.

MR. SPEAKER:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Senate Bill No. 222 entitled "An act fixing the salary of the state treasurer," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

J. W. SHIPLEY, Chairman.

We concur in this report: A. L. Willhite, Ralph R. Knapp, Lloyd R. Crosby.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 220 entitled "An Act making an appropriation for the purpose of defraying the expense of entertaining the National Encampment of the Grand Army of the Republic," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass, for the reason that the opinion given by the office of the Attorney General stated this act to be unconstitutional.

H. E. GOLDSWORTHY, Chairman.

We, a minority of your Committee on Appropriations, to whom was referred Senate Bill No. 220 entitled "An Act making an appropriation for the purpose of defraying the expense of entertaining the National Encampment of the Grand Army of the Republic," 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: Belle Reeves, Arthur L. True.

Passed to second reading.

MESSAGE FROM THE SENATE.

The Senate has passed:
House Bill No. 98; also
Engrossed House Bill No. 172; also
House Bill No. 185; also
House Bill No. 252; also
Senate Bill No. 247; also
Senate Bill No. 248; also
Senate Bill No. 249, and the same are herewith transmitted.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

Senate Bill No. 247, by Roads and Bridges Committee (For purpose of introduction and printing only): An Act providing for the definite determination of county roads, the true location, course or width whereof is uncertain.

Referred to Committee on Roads and Bridges.

Senate Bill No. 249, by Committee on Roads and Bridges (For purpose of introduction and printing only): An Act relating to county roads, providing for the control and management thereof and for the levy, collection and disbursement of taxes therefor and repealing certain acts and parts of acts.

Referred to Committee on Roads and Bridges.

Senate Bill No. 248, by Committee on Roads and Bridges (For purpose of introduction and printing only): An Act relating to establishing county roads, acquiring rights of way therefor by condemnation or otherwise and repealing certain acts and parts of acts.

Referred to Committee on Roads and Bridges.

THIRD READING OF BILLS.

Engrossed Senate Bill No. 218, by Appropriations Committee: Making appropriations for the payment of salaries of certain officers and employees of the state.

Mr. Goldsworthy moved that the third reading of Engrossed Senate Bill No. 218 be made a special order of business for Wednesday, December 30, 1925, at 10:30 a.m.
Long debate followed, when Mr. Falknor moved the previous question and it was so ordered.

Mr. Goldsworthy demanded a roll call on the motion, and, the required number arising, the roll was called, and the motion was lost by the following vote: Yeas, 32; nays, 60; absent or not voting, 4.

Those voting yea were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Goldsworthy, Halsey, Jones (Roy), Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—32.

Those voting nay were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Sifer, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—60.

Those absent or not voting were: Representatives Brislawn, Cross, Ovemeyer, Scales—4.

The Speaker ordered the clerk to proceed with the third reading of the bill.

Mr. Sims: “Point of order, Mr. Speaker.” “If you will refer to Rule 18 in the Joint Rules, you will find that Senate Bills shall only be considered in the House on Wednesdays and I maintain that Senate Bill No. 218 cannot be considered today.”

Mr. Reed: “Mr. Speaker, Rule 18 in the joint rules reads as follows: ‘Senate bills in the House, and House bills in the Senate, shall be the special order of Wednesday of each week during the session.’ Special order, Mr. Speaker. The rule means that House bills in the Senate and Senate bills in the House shall be considered as a special order of business in the co-ordinate branches on Wednesdays. It does not mean that we cannot consider Senate bills on any other day. We have precedent after precedent in past sessions when Senate bills have been considered on days other than Wednesdays. Why only yesterday, Mr. Speaker, our calendar was entirely of Senate bills. Mr. Speaker, I do not believe that the point of order is well taken.”

Mr. Sims: “If the gentleman from Mason will refer to today’s calendar he will note that Engrossed Senate Bill No. 218 is on the calendar, on third reading, ahead of everything else, even ahead of bills on second reading. It is true that yesterday, and time after time, this House has proceeded with business without regard to the rules.”

The Speaker: “The Speaker is of the opinion that the point of order is not well taken. The House can consider Senate bills on any day, but would be compelled to consider Senate bills on Wednesdays. That is the decision of the chair. The clerk will read.”

The clerk proceeded to read the bill the third time, when on motion of Mr. Goldsworthy, the rules were suspended, further reading was dispensed
with, the bill was placed on final passage and it passed the House by the following vote: Yeas, 88; nays, 2; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Reed, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—88.

Those voting nay were: Representatives Barlow, Burlingame—2.

Those absent or not voting were: Representatives Brislaw, Cross,Josefsky, McDonough, Overmeyer, Scales—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.

NOTICE OF RECONSIDERATION.

Mr. Goldsworthy gave notice that, tomorrow, he would move that the House reconsider the vote by which it passed Engrossed Senate Bill No. 218. On motion of Mr. Tripple, Rule 20 was suspended. The Speaker called Mr. Allen to preside.

SECOND READING OF BILLS.

House Bill No. 79, by Representative Totten: Relating to the selection of text books.

The bill was read the second time by sections.

On motion of Mr. Hanks, the following amendment was adopted:

Amend Section No. 2. After word “States” in line 2 strike the comma and insert “or any of the amendments thereto.”

The bill was passed to third reading and ordered engrossed.
and collection of an excise tax thereon," 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 original bill as follows: In line 10 of the original bill, being line 9 of the printed bill, strike the figure "three (3)" and insert in lieu thereof the figure "fifteen (15)."

Amend Section 4 of the original bill, line 3 of the original bill, being line 3 of the printed bill, strike the words "sell or."

Amend Section 4 of the original bill, line 9 of the original bill, being line 7 of the printed bill, strike the word "such" and insert in lieu thereof the word "generating."

Amend Section 4, Line 10 of the original bill; being line 8 of the printed bill, after the word "lines" insert the words "for the sale of electric energy."

Amend Section 4 of the original bill, being section 4 of the printed bill, by adding to the end of said section the following: "Any city or town purchasing electric energy under the provisions of this act shall have the right to sell and distribute the same within its corporate limits and for a distance not to exceed ten (10) miles outside of its corporate limits, and for a distance not to exceed ten (10) miles from its transmission line."  

ELMER E. HALSEY, Chairman.

I concur in this report: B. F. Jacobs.

Mr. Shields moved that House Bill No. 42 be indefinitely postponed. The motion was debated at length, when Mr. Douglas moved the previous question and it was so ordered.

Mr. Falknor demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Speaker resumed the chair.

The Sergeant-at-arms was instructed to lock the doors. The clerk called the roll and the following absentees were noted: Representatives Cross, Overmeyer, Scales and Templeton.

Representatives Cross and Scales were previously excused by the Speaker. The Sergeant-at-arms was instructed to bring Representatives Overmeyer and Templeton to the bar of the House.

On motion of Mr. Jacobs the absentees were excused.

On motion of Mr. Jacobs the House proceeded with business under the call of the House.

The Speaker announced that the question before the House was the motion by Mr. Shields to indefinitely postpone House Bill No. 42.

Mr. Falknor demanded a roll call, and, the required number arising, the roll was called and the motion to indefinitely postpone House Bill No. 42 was lost by the following vote: Yeas, 42; nays, 52; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Banker, Beatty, Brockman, Cohen, Collin, Custer, Cutting, Dale, Davis, Douglas, Glasgow, Goldsworthy, Lindsay, Long, McCormick, Mess, Moran, Nolte, Olson, Overmeyer, Reeves, Ryan, Shipley, Sims, Sisson, Shields, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Zent, Mr. Speaker—42.

Those voting nay were: Representatives Aspinwall, Barlow, Behrens, Brislaw, Burlingame, Capron, Chamberlain, Clark, Crosby, Danielson, Dunn, Durrant, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Loveberry, McCall, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray, Northup, Peterson, Reed, Rychard, Saunders, Schwartz, Siler, Soule, Stephens, Stewart (M. M.), Thompson (Geo. W.), Totten, Van Horn, Westover, Willhite—52.
Those absent or not voting were: Representatives Cross, Scales—2.
The bill was read the second time by sections.
On motion of Mr. Jacobs, the amendments proposed by the minority committee report were adopted.
On motion of Mr. Douglas, further proceedings under the call of the House were dispensed with.
On motion of Mr. Jacobs, the following amendment was adopted:
Amend Section 1, Line 4 of the printed bill, by striking the figures “75” and inserting in lieu thereof the figures “50.”
On motion of Mr. Reed, the following amendment was adopted:
Amend Section No. 2, Line 4. Strike figures and letters “fifteen” and insert “ten.”
On motion of Mr. Jacobs, the following amendment was adopted:
Amend Section No. 4, in Line 7 of the printed bill strike the comma after the word “Same” and insert a period, strike the following words “Except that” and capitalize the following word “No.”
Mr. Shields moved the adoption of the following amendment:
Add a new section: Sec. 9. That this act be and the same is hereby referred to the people to be voted upon at the general election of 1926. Manner and form prescribed by law.
The amendment was lost.
The bill was passed to third reading and ordered engrossed.
On motion of Mr. Burlingame, the House was declared at recess until 1:30 p. m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:30 p. m.
The clerk called the roll; all members being present except Representatives Baldwin, Capron, Cohen, Cross, Durrant, Olson, Ryan, Scales and Thompson (Geo. W.).
The House resumed consideration of bills on second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1925.

Mr. Speaker:
We, a majority of your Committee on Public Morals, to whom was referred House Bill No. 131 entitled “An Act making an appropriation for the construction and maintenance of the women’s Industrial home and clinic,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
Amend Section 1, Line 5, of the original bill, being Section 1, Line 4 of the printed bill, by striking the figures “$500,000.00” and insert in lieu thereof the figures “$150,000.00.”

We concur in this report: Levy Johnson, Mabel I. Miller, A. E. Olson, A. F. Brockman.

BELLE REEVES, Chairman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 21, 1925.

Mr. Speaker:
We, a minority of your Committee on Public Morals, to whom was referred House Bill No. 131 entitled “An Act making an appropriation for the construction
and maintenance of the women's industrial home and clinic," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: John Anderson.

The bill was read the second time by sections.

On motion of Mrs. Reeves the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:
We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 207, entitled "An Act providing for the renewal, suspension and cancellation of licenses to practice dentistry, pharmacy, the healing arts, and the occupation of barber, defining unprofessional conduct, providing for a special assistant attorney general to be known as director of license law enforcement, fixing the powers, duties and compensation of such officer, creating the license law enforcement fund, making an appropriation and providing when said 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 with the following amendments:

Amend Section 1, Line 15 by striking the remainder of the section after the word "Provided" and substituting therefor the following: "This section shall not apply to the use of coupons, tickets, certificates, or similar devices which are attached to, packed or identified or used in connection with the goods of a manufacturer, packer, or dealer and are redeemable by the manufacturer, packer or dealer using or issuing them."

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:
We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 207, entitled "An Act providing for the renewal, suspension and cancellation of licenses to practice dentistry, pharmacy, the healing arts, and the occupation of barber, defining unprofessional conduct, providing for a special assistant attorney general to be known as director of license law enforcement, fixing the powers, duties and compensation of such officer, creating the license law enforcement fund, making an appropriation and providing when said 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 with the following amendments:

Amend Section 1, Line 3 of the original bill, being Line 2 of the printed bill, strike the word "director" and insert in lieu thereof "supervisor."
Amend Section 1, Line 3 of the original bill, being Line 3 of the printed bill, strike the word "director" and insert in lieu thereof "supervisor."
Amend Section 2, Line 1 of the original bill, being Line 1 of the printed bill, strike the word "director" and insert in lieu thereof "supervisor."
Amend Section 3, Line 1 of the original bill, being Line 1 of the printed bill, strike the word "director" and insert in lieu thereof "supervisor."
Amend Section 3, Line 4 of the original bill, being Line 4 of the printed bill, strike the word "either."
Amend Section 3, Line 12 of the original bill, being Line 11 of the printed bill, after the word "professions" insert the words "and trades."
Amend Section 3, Line 14 of the original bill, being Line 12 of the printed bill, after the word "professions" insert the words "or trades."
Amend Section 3, Line 22 of the original bill, being Line 18 of the printed bill, strike the word "arts" and insert in lieu thereof the word "trades."
Amend Section 4, Line 1 of the original bill, being Line 1 of the printed bill, strike the word "director" and insert in lieu thereof the word "supervisor."
Amend Section 4, Line 5 of the original bill, being Line 4 of the printed bill, strike the word "directors" and insert in lieu thereof the word "supervisor."
Amend Section 4, Line 5 of the original bill, being Line 4 of the printed bill, strike the word "director" and insert in lieu thereof the word "supervisor."
Amend Section 5, Line 2 of the original bill, being Line 1 of the printed bill, after the word "license" insert the words "or permit."
Amend Section 5, Line 10 of the original bill, being Line 8 of the printed bill, strike the period (.) after the word "fund" insert in lieu thereof a comma (,) and add the following: "which renewal license fee shall be in lieu of any renewal license fee required by any other law."
Amend Section 5, Line 15 of the original bill, being Line 12 of the printed bill, strike the word "forfeiture" and insert in lieu thereof "suspension."
Amend Section 5, Line 16 of the original bill, being Line 12 of the printed bill, strike the word "reinstated" and insert in lieu thereof "restored."
Amend Section 5, Lines 18, 19 and 20 of the original bill, being Lines 14 and 15 of the printed bill, strike the colon (:) after the word "unpaid," insert in lieu thereof a period (.) and strike the remainder of the section.
Amend Section 6, Line 3 of the original bill, being line 2 of the printed bill, strike the word "director" and insert in lieu thereof the word "supervisor."
Amend Section 7, Line 3 of the printed bill, after the word "professions," insert the words "and trades."
Amend Section 8, Line 3 of the original bill, being Line 2 of the printed bill, after the word "professions" insert the words "or trades."
Amend Section 10, Line 3 of the original bill, being Line 3 of the printed bill, strike the word "director" and insert in lieu thereof "supervisor."
Amend the title, strike the word "director" and insert in lieu thereof the word "supervisor."


The reading clerk proceeded to read the bill the second time by sections.

SPECIAL ORDER.

The hour of 2:00 p. m., having arrived, the House took up the consideration of the special order of business for the day, the reconsideration of Senate Bill No. 219, Senate Bill No. 77, Senate Bill No. 40, and Subdivision "B" Senate Bill No. 34, together with the Governor's veto messages thereon.

Senate Bill No. 219, together with the Governor's veto message thereon:

THURSDAY, DECEMBER TWENTY-FOURTH, 1925.
To the Honorable, the Senate of the State of Washington:
I am returning herewith Senate Bill No. 219, entitled:
"An Act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings
and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately."

Within five days after the extraordinary session of the Legislature convened, the Governor submitted to both houses a budget bill, as provided by Section 8, Article 9, of the Laws of 1925.

Undoubtedly, the intent of the statute cited is that the budget bill so submitted is to be used as the basis for the general or omnibus appropriation bill.

The appropriations provided in Senate Bill No. 219 manifestly are insufficient to meet the needs of the several institutions designated therein. It is noted, however, that some of the items carried in this bill were included in the budget bill. As to what further provisions are to be made, adequately to finance these institutions, no definite information is available.

In other words, it is evident that Senate Bill No. 219 is supplemental to the general or omnibus appropriation bill now pending. The object and purpose of a supplemental bill is to supply additions to, and correct errors and omissions in, the main appropriation bill. Inasmuch as the omnibus bill has not been passed, or definitely agreed upon, it is impossible intelligently to judge as to whether the measure now before me carried the proper additions and necessary appropriations to supply the omissions in the main or omnibus bill.

Because of the Christmas recess of your body, it is impossible for me to hold this bill for consideration until the omnibus bill is passed. Therefore, Senate Bill No. 219 is returned herewith, vetoed. Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 219.

An Act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately.

Be it enacted by the Legislature of the State of Washington:

Section 1. The following sums, or as much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the state treasury hereinafter named for the operation of certain state institutions, and for the purchase of land and construction of buildings, and improvements for the various state institutions, for the fiscal year beginning April 1, 1926, and ending March 31, 1927.

Sec. 2. The word "operation" as used herein includes salaries and wages of officers and employees, and all expenses necessary for supplies, material, services and maintenance of the various institutions.

FROM THE GENERAL FUND.

For the University of Washington:

Operations ........................................... $231,750 00
Electric Generator .................................. 85,000 00
Mines Building and Equipment thereof ........... 150,000 00
Completion of Library ................................ 81,000 00

$547,750 00

For the State College of Washington:

Operations ........................................... $156,750 00
Completion of Mechanical Art Building ........... 69,200 00
Completion of Agriculture Building ............... 41,700 00
Reconstruction and extension of water system .... 28,900 00
For the Armory and Gymnasium ..................... 150,000 00

$446,550 00
FIFTY-FIRST DAY, DECEMBER 29, 1925

For the Cheney State Normal School:
- Operations ................................... $21,337 00
- Improvement of Campus ...................... 3,000 00

For the Ellensburg Normal School:
- Operations ................................... $21,627 00
- For purchase of land .........................
- For alterations, equipment, heating plant, maintenance and furniture ........................ 28,180 00 19,000 00

For the Bellingham Normal School:
- Operations ................................... $31,518 00
- For the main unit library building and equipment 180,000 00

Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety; for the support of the state government and its existing public institutions, and shall take effect immediately.

Vetoed December 24, 1925. Passed the Senate December 15, 1925.
ROLAND H. HARTLEY, E. J. CLEARY, President of the Senate.
Governor of Washington.

Passed the House December 21, 1925.
F. B. DANSKIN, Speaker of the House.

The Speaker: "The question is; shall the House pass Senate Bill No. 219, notwithstanding the veto of the Governor."
Mr. Reed demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors. The clerk called the roll and the following absentees were noted: Representatives Cross and Scales, who were previously excused by the Speaker.

On motion of Mr. Allen, the House proceeded with business under the call of the House.

A long debate followed.

The roll was called, and Senate Bill No. 219 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 59; nays, 35; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover — 59.

Those voting nay were: Representatives Anderson, Barlow, Brislaw, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Douglas, Dunn, Goldsworthy, Halsey, Josefsky, Knutzen, Lindsay, Long, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—35.
Those absent or not voting were: Representatives Cross, Scales—2.
The bill, having failed to receive the constitutional two-thirds majority, was declared lost.

On motion of Mr. Meacham, Rule 20 was suspended.

THURSDAY, DECEMBER TWENTY-FOURTH, 1925.

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

I am returning herewith Senate Bill No. 77, entitled:

"An Act relating to the powers of cities of the first class in regard to public auditoriums and museums and amending Chapter 179 of the Laws of 1923 as amended by Chapter 12 of the Laws of 1925 and declaring that this act shall take effect immediately."

Chapter 179 of the Laws of 1923 authorized cities of the first class having a population of 300,000 or over, to construct and maintain auditoriums, etc. Obviously, this applied only to the City of Seattle. By Chapter 12 of the Laws of 1925 a method for financing was provided.

Senate Bill No. 77 makes no change in so far as the 1925 act is concerned, but amends the original act of 1923 so that all cities of the first class shall have the right to lease, purchase or construct auditoriums or museums. This would extend the right to every city in the state having a population in excess of 20,000.

Although the original act has been operative for three years, Seattle has not availed itself of its provision, and certainly public auditoriums in cities of lesser population cannot be regarded as public necessities. This state has already conferred upon municipalities too liberal powers by which bonds can be voted, the public debt increased, and property removed from the tax rolls. Conditions do not warrant a further extension of these powers, as contemplated by this act.

For the foregoing reasons, Senate Bill No. 77 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

SENATE BILL NO. 77.

An Act relating to the powers of cities of the first class in regard to public auditoriums and museums and amending Chapter 179 of the Laws of 1923 as amended by Chapter 12 of the Laws of 1925 and declaring that this act shall take effect immediately.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. That Section 1 of Chapter 179 of the Laws of 1923 as amended by Chapter 12 of the Laws of 1925, be amended to read as follows:

Section 1. That cities of the first class shall have the power to lease, purchase or construct, and maintain public auditoriums and art museums, and to use or let the same for such public and private purposes for such compensation and rental and upon such conditions as shall be prescribed by ordinance, and to issue negotiable bonds for the purchase or construction thereof on such conditions and in such manner as shall be prescribed by its charter or by general law for the borrowing of money for corporate purposes.

Sec. 2. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately.

Vetoed December 24, 1925.

ROLAND H. HARTLEY,
Governor of Washington.

Passed the Senate December 1, 1925.

W. LON JOHNSON, President of the Senate.

Passed the House December 17, 1925.

F. E. DANSKIN, Speaker of the House.

The Speaker: "The question is; shall the House pass Senate Bill No. 77, notwithstanding the veto of the Governor."

Debate followed, when, on motion of Mr. Willhite, the previous question was ordered.
The roll was called, and Senate Bill No. 77 passed the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 86; nays, 8; absent or not voting, 2.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychar, Saunders, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Cutting, Dunn, Gray, McCall, Mess, Moran, Shipley, Sweetman—8.

Those absent or not voting were: Representatives Cross, Scales—2.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the veto of the Governor.

THURSDAY, DECEMBER TWENTY-FOURTH, 1925.

To the Honorable, the Senate of the State of Washington:
I am returning herewith Senate Bill No. 40, entitled:
"An Act relating to the state Institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528."

This is the so-called millage bill for the institutions of higher education. In his message to your honorable body, the Governor fully set forth his views on the question of fixed millages, consequently further discussion of the principle involved in this bill is unnecessary.

Although Section 1 of the bill required the State Tax Commission each year to levy upon all property subject to taxation a tax of 1.47 mills for the State University fund, etc., it is assumed that it was the intention of the Legislature to limit the amounts to be raised to $1,702,299.00, etc., by addition of the phrase, "upon one billion, one hundred fifty-eight million, twenty-six thousand, six hundred seventy-six dollars."

In other words, this is not a millage bill within the accepted meaning of that term, but a means to provide each of the institutions with a fixed and invariable sum, regardless of the increase in the assessed valuation of the state's taxable property.

The act is silent as to whether the amounts so provided are to be regarded as sufficient properly to finance these institutions. The only valid argument in favor of fixing millages over a period of years is to anticipate the needs of the Institutions, and in advance to provide for caring for those needs, thereby taking the Institutions out of politics, so-called, and relieving them of the necessity of taking their requests directly to the Legislature. Inasmuch as the amounts herein set up are fixed and definite, either they are in excess of the maximum requirements for the first years of the period over which they are to be operative, or they will be inadequate during the later years of the period.

The act says nothing as to how many years this plan is to continue and no provision is made for a revision of the millage schedule or for taking care of the normal growth of the institutions. In short, we are saying to the institutions, "this much you shall have, the rest you must fight for," and thereby we are accomplishing nothing toward evolving a more satisfactory method of financing our educational institutions. Nor will we ever evolve a satisfactory plan of finance until we stop guessing at what these institutions are going to need over a period of years, and
Section 2 carried out one of my recommendations in that it repeals the existing millage law. However, to approve this section and veto the preceding one would, in my opinion, be a failure to meet the issue squarely; consequently, Senate Bill No. 40, as a whole, is hereby vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, GOVERNOR.

SENATE BILL NO. 40.

An act relating to the state institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528.

Be it enacted by the Legislature of the State of Washington:

Section 1. The state tax commission shall, beginning the fiscal year 1926, and annually thereafter, at the time of levying taxes for state purposes, levy upon all property subject to taxation, a tax of one and forty-seven one-hundredths of one mill (1.47) for the state university fund; eight thousand seven hundred forty-six ten-thousandths of one mill (.8746) for the state college fund; twenty-six one-hundredths of one mill (.26) for the Bellingham Normal School fund; twenty-two one-hundredths of one mill (.22) for the Cheney Normal School fund; and sixteen one-hundredths of one mill (.16) for the Ellensburg Normal School fund, upon one billion, one hundred and fifty-eight million, twenty-six thousand, six hundred seventy-six dollars ($1,158,026,676.00).

Sec. 2. That Chapter 142 of the Laws of 1921, page 528, be and the same is hereby repealed.

Vetoed December 24, 1925.

ROLAND H. HARTLEY,

Governor of Washington.

Passed the Senate December 7, 1925.

E. J. CLEARY, President of the Senate

Passed the House December 18, 1925.

F. B. DANSKIN, Speaker of the House.

The Speaker: "The question is; shall Senate Bill No. 40 pass the House, notwithstanding the veto of the Governor."

The clerk called the roll, and Senate Bill No. 40 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 61; nays, 33; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—61.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Goldsworthy, Halsey, Josefsky, Knutzen, Lindsay, McCall, McCormick, McDonough, Mess, Moran, Murray, Overmeyer, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—33.

Those absent or not voting were: Representatives Cross, Scales—2.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost.
To the Honorable, the Senate of the State of Washington:

I am returning herewith Senate Bill No. 34, entitled:

"An act to establish law library funds in counties of the second and third classes and providing for the expenditure and use thereof."

This bill is approved with the exception of subdivision "b" of Section 1, which authorizes the payment of dues or maintenance charges to any duly organized library owned or maintained by any non-profit corporation formed by or consisting of the members of the bar of said county.

Section 2 authorizes state officials in charge of the distribution of books, to distribute said books, reports and publications to such a library. Books and publications so distributed would not belong to the county, but to the library corporation.

As drawn, this law permits the payment of public funds to such corporations as dues or maintenance charges and not for the purpose of acquiring any rights of ownership in any of the books or publications, either purchased by or distributed to the library corporation. Some provision should be made to protect the rights of the county in the event the library corporation becomes inoperative or non-existent.

For the foregoing reasons, subdivision "b" of Section 1 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

SENATE BILL NO. 34.

An act to establish law library funds in counties of the second and third classes and providing for the expenditures and use thereof.

Be it enacted by the Legislature of the State of Washington:

Section 1. In each county of the second and third classes there shall be established a county law library fund, which said fund may be expended under vouchers approved by the judge or judges of the superior court of said county for the following purposes:

a. For the purchase of books and equipment for the establishment and maintenance of a county law library to be used exclusively by the county officers and others under such rules and regulations as the judge or judges of the superior court of the said county may prescribe.

b. To be used under the direction of the judge or judges of the superior court of said county in paying dues to or maintenance charges to any duly organized library now, maintained or owned by any non-profit corporation formed by or consisting of members of the bar of said county.

Sec. 2. State officials charged with distribution of books, reports and publications are hereby authorized to supply to each county, law library or law library maintained by such a corporation as mentioned in Section 1 hereof, the same books, reports and publications in the same quantities as they are authorized to supply to the law library of the State of Washington and the librarian of the State Law Library is hereby authorized and directed to distribute among such county law libraries established under this act such duplicates of books and publications as may be in the Supreme Court Library not needed for its purpose.

Sec. 3. In every civil action hereafter commenced in the Superior Courts of the counties in which this act is applicable, there shall be paid to the clerk of the court, in addition to other fees required by law, by the plaintiff or person instituting the action, when the case is entered in the courts, or when the first paper on his part is filed therein, a fee of one dollar, and by the defendant, or other adverse party and by an intervenor or by groups of two or more defendants, or other adverse parties or intervenors, appearing separately from the others, when his or their first appearance is entered in the case or when his or their first paper is filed therein a fee of one dollar, such fee to be costs in the case and taxable as such. The clerk shall pay the same into the county treasury where they shall go into the law library fund and be expended in the manner provided in Section 1 herein.

Approved, with the exception of subdivision b, of Section 1, which is vetoed, December 24, 1925.

ROLAND H. HARTLEY,
Governor of Washington.
The Speaker: "The question is; shall Subdivision B, Section 1, of Senate Bill No. 34 pass the House, notwithstanding the veto of the Governor."

The clerk called the roll, and Subdivision B, Section 1, of Senate Bill No. 34 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 48; nays, 46; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Clark, Cohen, Dale, Douglas, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Lindsay, Long, Loveberry, Meacham, Miller, Moulton, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weik Zent, Mr. Speaker—48.

Those voting nay were: Representatives Anderson, Baldwin, Barlow, Burlingame, Chamberlain, Collin, Crosby, Custer, Cutting, Danielson, Davis, Dunn, Durrant, Egbert, Goldsworthy, Gray, Jones (John R.), Josefseyk, Knutzen, Lent, McCall, McCormick, McLean, McDonough, Mess, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Shipley, Sims, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Richard), True, Weaver, Westover, Willhite—46.

Those absent or not voting were: Representatives Cross, Scales—2.

Subdivision B, Section 1, Senate Bill No. 34, having failed to receive the constitutional two-thirds majority, was declared lost.

On motion of Mr. Falknor, further proceedings under the call of the House were dispensed with.

The House resumed consideration of House Bill No. 207 on second reading. The second reading of the bill was completed.

On motion of Mr. Capron, the committee amendments were adopted.

On motion of Mr. Capron, the following amendment was adopted:

Amend Section No. 4. In line 1 after the second "of" insert "not to exceed."

On motion of Mr. Capron, the following amendment was adopted:

Amend Section 8 by adding the following: "This act shall not be construed or held to apply to or interfere in any way with the practice of religion, nor shall it be construed or held to apply to or regulate in any way any kind of treatment by prayer."

The bill was passed to third reading and ordered engrossed.

The Speaker called Mr. Long to preside.

MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 180, entitled "An act relating to the dissolution of Irrigation districts, the determination and discharge of their indebtedness, and the distribution of their property, 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:

In Section 1, line 5, of the printed bill, same being line 7 of the original bill, after the word "payable" insert the following: "Such district shall be deemed insolvent and"

Amend Section 1, line 7 of the printed bill, same being line 9 of the original bill, strike the period (.) and insert a semi-colon (;) and add the following: "Provided that in case there are bonds of the district outstanding, written consent of the holders of at least fifty one per cent (51%) in amount of such outstanding bonds shall be obtained by the district board before calling said election; provided further that if any portion of such outstanding bonds are owned by the State of Washington the board
of directors of such district shall give written notice to the Director of Conservation and Development of the intention of the board of directors to call such election, and unless the Director of Conservation and Development shall sign written objection to the calling of such election within ten (10) days after the giving of such notice the state shall be deemed as consenting thereto."

In Section 7, line 2 of the printed bill, same being line 31 of the original bill, insert after the word "district" the following: "is insolvent within the provisions of this act and whether the district"

Amend Section 11, line 1 of the printed bill, same being line 1 of the original bill, after the word "a" and before the word "lien" insert the word "bond."

Amend Section 11, line 3 of the printed bill, same being line 5 of the original bill, between the word "a" and the word "lien" insert the word "bond."

Amend Section 22, line 1 of the printed bill, same being line 2 of the original bill, after the word "or" at the end of the line insert the word "bond."

Insert a new section between Section 32 and Section 33 as now numbered, to be numbered Section 33, as follows:

Sec. 33. Nothing in this act contained shall be construed to enlarge, abridge, modify or otherwise affect the rights, privileges or obligations of solvent districts, the lands therein or creditors thereof.

In Section 33 of the printed bill, line 1, strike the figure "33" and substitute therefor the figure "34."


The bill was read the second time by sections.

On motion of Mr. Banker, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, a minority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 219, entitled "An act relating to the diseases and quarantine of domestic animals, amending Sections 3110, 3111 and 3115, Remington's Compiled 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.

MR. SPEAKER:

We, a majority of your Committee on Dairy and Livestock, to whom was referred House Bill No. 219, entitled "An act relating to the diseases and quarantine of domestic animals, amending Sections 3110, 3111 and 3115, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend Section 1, line 3 of the original bill, being line 3 of the printed bill, before the word "On" insert the following: "On the written application of the owner of any bovine animal to the director of agriculture for the examination and testing of such animal to ascertain whether the same is infected with tuberculosis, it shall be the duty of the director of agriculture to cause such examination and test to be made: Provided, That"

Amend Section 1, lines 3 and 4 of the original bill, being line 3 of the printed bill, strike the words "majority of the".

Amend Section 1, line 4 of the original bill, being line 3 of the printed bill, after the word "the" and before the word "bovine" insert the words "majority of."

Amend Section 2, line 36 of the original bill, being line 26 of the printed bill, strike the words and figures "twenty dollars ($20.00)" and insert in lieu thereof the words and figures "twenty-five dollars ($25.00)"

Amend Section 2, line 37 of the original bill, being line 27 of the printed bill, strike the words and figures "forty dollars ($40.00)" and insert in lieu thereof the words and figures "fifty dollars ($50.00)"
We concur in this report: W. J. Knutzen, C. C. Aspinwall, O. L. Willhite, Chas. E. Peterson, Andrew Danielson.

The bill was read the second time by sections.

On motion of Mr. Mess, the committee amendments were adopted.

On motion of Mr. Banker the following amendment was adopted:

Amend Section No. 3. In line 31, after the word "Industry" insert the following:

"Or an accredited veterinarian"

On motion of Mr. Banker, the following amendment was adopted:

Amend Section No. 3. In line 31 strike the figures "30" and insert in lieu thereof the figures "60."

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 16, 1925.

We, your Committee on Education, to whom was referred House Bill No. 223, entitled "An act relating to school districts, providing a method of withdrawal from consolidated districts, and amending Section 4734 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the House with the following amendment:

Amend Section 1, line 22 of the printed bill, strike the words "a majority" and insert in lieu thereof the word "three-fifths" CHAS. H. RYCHARD, Chairman.


The bill was read the second time by sections.

On motion of Mr. Rychard, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 15, 1925.

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 233, entitled "An act relating to county bonds, purchaser and owned by the department of conservation and development of the State of Washington, to be paid from and secured by assessments upon the property included in drainage improvement districts and authorizing extensions of time and cancellation of interest thereon in certain cases," have had the same under consideration, and we respectfully report the same back to the House with the following amendments:

Amend the title as follows: In line 1 of the printed bill, same being line 1 of the original bill, after the word "by," strike the words "department of conservation and development of"

In Section 1, line 2 of the printed bill, same being line 2 of the original bill, after the word "and" insert the words "the state of Washington."

In Section 1, line 12 of the printed bill, same being line 16 of the original bill, after the word "authorized" insert the following: "under such terms and conditions as he shall deem advisable." E. F. BANKER, Chairman.


The bill was read the second time by sections.

On motion of Mr. Banker, the committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Allen, the House adjourned until 10:00 a.m., Wednesday, December 30, 1925.

A. W. CALDER, Chief Clerk.

F. B. DANSKIN, Speaker.
FIFTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, December 30, 1925.

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

The clerk called the roll; all members being present except Representatives Cross, McLean and Westover.

Representatives Cross and McLean were excused.

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

REPORT OF ENROLLMENT COMMITTEE.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

We, your Committee on Enrollment, to whom was referred House Bills Nos. 87, 98, 100, 172, 179, 185, 252 and House Joint Memorial No. 4, have compared same with the original and engrossed bills and memorial and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

Your Committee on Engrossment, to whom was referred House Bill No. 79, have compared same with the original bill and find it correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bills Nos. 42, 131, 168 and 197, have compared same with the original bills and find same correctly engrossed.

I concur in this report: Ed. Davis.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House Bill No. 239, entitled "An act relating to health, welfare and care of children in attendance at public schools and amending Section 4776 of Remington's Compiled Statutes of Washington, Relating to powers and duties of directors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

CHAS. H. RYCHARD, Chairman.


Passed to second reading.
Mr. Speaker:

We, your Committee on Fisheries, to whom was referred House Bill No. 270, entitled "An act relating to fish and amending Section 5709 of Remington's Compiled Statutes, as amended by Section 3 of Chapter 90 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. Sims, Chairman.


Passed to second reading.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 281, entitled "An act relating to eminent domain proceedings in cities and towns and amending Sections 9216 of Remington's Compiled 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.

Charles H. Voss, Chairman.


Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Agriculture, to whom was referred House Bill No. 290, entitled "An act relating to weights and measures, establishing standards therefor, prescribing the powers and duties of the supervisor of weights and measures, fixing inspection fees, prescribing penalties for the violation of this act, making an appropriation, amending Sections 10846, 11603, 11610 and 11611 and repealing Sections 11605, 11606 and 11608, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.


Mr. Speaker:

We, a minority of your Committee on Agriculture, to whom was referred House Bill No. 290, entitled "An act relating to weights and measures, establishing standards therefor, prescribing the powers and duties of the supervisor of weights and measures, fixing inspection fees, prescribing penalties for the violation of this act, making an appropriation, amending Sections 10846, 11603, 11610 and 11611 and repealing Sections 11605, 11606 and 11608, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. C. Aspinwall, Chairman.

I concur in this report: Chas. E. Peterson.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 298, entitled "An act in relation to the right and title of landlords and tenants or croppers in and to crops or produce raised or produced on lands rented or leased where the tenant or cropper is to yield or pay a portion of the crops or produce as rent or for
the use of the lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the attached bill be substituted therefor, be printed and do pass. M. M. Moulton, Chairman.


On motion of Mr. Moulton, the substitute bill was ordered printed.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 22, 1925.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was referred House Bill No. 315, entitled "An act providing for the appointment of public weighmasters, defining their powers and duties, fixing fees, and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. C. C. Aspinwall, Chairman.

We concur in this report: Chas. E. Peterson, J. S. Siler, J. W. Lindsay, A. E. Olson, Roy Jones, P. P. Custer, L. C. Weik.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a majority of your Committee on Counties and County Boundaries, to whom was referred Engrossed Senate Bill No. 109, entitled "An act relating to certain officers in certain counties, defining their powers and duties, abolishing the elective office of county engineer and vesting the powers and duties of that office in 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 pass. ROY JONES, Chairman.

We concur in this report: Richard Thompson, Alvin H. Collin, J. W. Shipley.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 29, 1925.

MR. SPEAKER:

We, a minority of your Committee on Counties and County Boundaries, to whom was referred Engrossed Senate Bill No. 109, entitled "An act relating to certain officers in certain counties, defining their powers and duties, abolishing the elective office of county engineer and vesting the powers and duties of that office in 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.

We concur in this report: J. W. Lindsay, L. D. Chamberlain.

Passed to second reading.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., December 28, 1925.

MR. SPEAKER:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 142, entitled "An act relating to the powers and duties of the Director of Public Works and conferring powers and authority to act in conjunction with regulatory bodies of other states and of the United States," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass. EMER E. Halsey, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 195, entitled "An act relating to the deposit and expenditures of funds contributed to and in the construction of state highways 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.

C. W. RYAN, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Military, to whom was referred Engrossed Senate Bill No. 210, entitled "An act relating to admission to the Washington Veterans' Home, and amending Section 4, of Chapter 106 of the Laws of 1915." have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

H. F. JOSEFSKY, Chairman.

We concur in this report: Ed. Davis, James A. Durrant, Lloyd R. Crosby, Wm. Phelps Totten.

Passed to second reading.

Senate Bill No. 142: Do pass as amended.
Passed to second reading.

Senate Bill No. 196: Do pass as amended.
Passed to second reading.

MESSAGES FROM THE SENATE.

Mr. Speaker,

The Senate has passed
Engrossed Senate Bill No. 33; also
Engrossed Senate Bill No. 138; also
Engrossed Senate Bill No. 175; also
Senate Bill No. 209; also
Senate Bill No. 225; also
Senate Bill No. 223; also
Senate Bill No. 258; also
House Bill No. 196; also
House Bill No. 217; also
The Senate has adopted
House Joint Resolution No. 5, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate Bill No. 32.

VICTOR ZEDNICK, Secretary.
Mr. Speaker:

The President has signed
Senate Bill No. 32, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS:

Mr. Speaker:

The Senate has passed House Bill No. 200 with the following amendment:

Amend Section 1 of the bill as follows: In line 10 of the printed bill, strike the stars (• • • •) and insert in lieu thereof the following:

"An examination and audit of the affairs of all associations incorporated under this act and doing a gross business of at least two hundred thousand dollars ($200,000.00) per year shall be made annually by the department of efficiency or by a certified public accountant employed by such association. In case such association does not cause such examination and audit to be made by a certified public accountant, the director of efficiency is hereby authorized, empowered and directed to cause such examination and audit to be made. One copy of such audit shall be filed with the director of agriculture, one shall be sent to the secretary of the association, one to the president of the association, and another shall be kept in the files of the office of the department of efficiency in case the examination and audit is made by the department. In case the examination and audit is made by the department of efficiency a charge of not more than ten dollars ($10.00) per day and expenses for each examiner shall be made to the association to pay the actual expenses of making such audit. Associations doing a gross business of less than two hundred thousand dollars ($200,000.00) annually shall provide in their bylaws or otherwise for the making and filing of annual audits of their books: Provided, That upon demand of one-tenth of the members of such association said audit shall be made by a certified public accountant or by the department of efficiency in the manner provided herein for larger associations," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mrs. Reeves moved that the House do concur in the Senate amendments to House Bill No. 200.

The motion was carried.

The clerk called the roll, and the House passed House Bill No. 200, as amended by the Senate, by the following vote: Yeas, 83; nays, 1; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Mr. Speaker—83.

Those voting nay were: Representative Clark—1.

Those absent or not voting were: Representatives Barlow, Cross, Johnson (Levy), McLean, Miller, Overmeyer, Reed, Ryan, Sims, True, Westover, Zent—12.
FIRST READING OF SENATE BILLS.

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

Engrossed Senate Bill No. 33, by Senator Palmer: An Act to establish an institution in the Western part of the state for the training, care and custody of feeble-minded persons and making appropriations therefor. Referred to Committee on State Charitable Institutions.

Engrossed Senate Bill No. 138, by Senators Morthland and Myers: An Act relating to the legislature, prohibiting appointment of members thereof to certain public offices and employment and providing penalties for the violation thereof, and providing that this act shall take effect immediately. Referred to Committee on Judiciary.

Engrossed Senate Bill No. 175, by Senator Metcalf: An Act creating a State Board of Pardons, defining their duties and limiting the power of the Governor in granting pardons, paroles and commuting sentences. Referred to Committee on State Penal and Reformatory Institutions.

Senate Bill No. 209, by Senator Houser: An Act relating to public archives commission, its powers and duties, and amending Section 5 of Chapter 38 of the Laws of 1909. Referred to Committee on Judiciary.

Senate Bill No. 226, by Senator Landon: An Act relating to the service of summons and amending Section 226 of Remington's Compiled Statutes of Washington. Referred to Committee on Judiciary.

Senate Bill No. 228, by Senator Landon: An Act giving the personal representatives of deceased persons liens upon vessels for damages resulting from negligently or wrongfully causing their deaths. Referred to Committee on Judiciary.

Senate Bill No. 258, by Committee on Fisheries (By Departmental Request): An Act relating to fisheries and amending Sections 5683 and 5704-a of Remington's Compiled Statutes, as enacted by Section 9, Chapter 90, Laws of 1923. Referred to Committee on Fisheries.

The Speaker announced that he was about to sign House Bills Nos. 87, 98, 100, 172, 179, 185, 252, House Joint Memorial No. 4, and Senate Bill No. 32.

SECOND READING OF BILLS.

House Bill No. 285, by Representative Stratton: Relating to police courts. On motion of Mr. Moulton, the bill was re-referred to the Committee on Judiciary for further consideration.

Engrossed Senate Bill No. 62, by Senator Davis: Relating to teaching Constitution of United States and of State of Washington. The bill was read the second time by sections and passed to third reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 24, entitled "An act relating to taxation, regulating the assessment, levy and
collection of taxes, prescribing penalties for violations thereof, establishing rules of
evidence in certain cases, and repealing certain acts and parts of acts relating to the
assessment, levy and collection of taxes," have had the same under consideration, and
we respectfully report the same back to the House with the recommendation that it
do pass with the following amendments:

Amend Section 86, line 9 of the engrossed bill, being line 7 of the printed bill,
strike the word "fifteen" and insert in lieu thereof the word "twelve."

Amend Section 86, line 14 of the engrossed bill, being line 11 of the printed bill,
strike the word and figures "fifteen (15)" and insert in lieu thereof the word and figures
"twelve (12)."

Amend Section 89, line 8 of the engrossed bill being line 6 of the printed bill,
strike the word "fifteen" and insert in lieu thereof the word "twelve."

Amend Section 89, line 13 of the engrossed bill being line 9 of the printed bill,
strike the word "fifteen" and insert in lieu thereof the word "twelve."

Amend Section 97, line 22 of the engrossed bill, being line 17 of the printed bill,
by adding at the end of the section the following: "Whenever any tax shall be can­
celled, reduced or modified in any final judicial proceeding, the state's portion thereof,
if paid to the state treasurer, shall be by him certified to the state auditor on receipt
of a certified copy of the judgment or decree in such judicial proceeding. The state
auditor shall certify to the legislature next convening, all such items by counties for
re-imbursement from the state treasury."

Amend Section 101, line 8 of the engrossed bill being line 6 of the printed bill.
strike the word "penalty."

Amend Section 115, line 16 of the engrossed bill being line 13 of the printed bill,
before the word "summons" insert the words "notice and"

Amend Section 115, line 20 of the engrossed bill, being line 15 of the printed bill,
before the word "summons" insert the words "notice and"

Amend Section 115, line 25 of the engrossed bill, being line 20 of the printed bill,
before the word "summons" insert the words "notice and"

Amend Section 116, line 3 of the engrossed bill, being line 2 of the printed bill.
strike the comma (,) after the word "judgment" and insert the word "and."

Amend Section 116, line 3 of the engrossed bill, being line 3 of the printed bill,
before the word "summons" insert the words "notice and"

Amend Section 116, lines 3 and 4 of the engrossed bill, being line 3 of the printed
bill, strike the words "and form of publication notices."

Amend Section 117, line 15 of the engrossed bill, being line 16 of the printed bill,
after the word "that" insert the words "notice and"

Amend Section 115, line 40 of the engrossed bill being line 28 of the printed bill,
strike the words "summons or notice" and insert in lieu thereof the words "notice and
summons."

Amend Section 120, line 85 of the engrossed bill, being line 69 of the printed bill,
after the word "officer" insert the words "or employee."

M. M. MOULTON, Chairman.

We concur in this report: Judson F. Falknor, J. W. Lindsay, E. E. Shields, Logan

The reading clerk proceeded to read the bill the second time by sections.

On motion of Mr. Danielson, the following amendment was adopted:

Amend Section No. 11. Line 3 after the word "thereof" insert "or to remove any
building or improvements from lands."

On motion of Mr. Shields, Rule 20 was suspended.

SPECIAL ORDER.

The hour of 11:00 a. m. having arrived, the House took up consideration
of the special order of business, the reconsideration of House Bill No. 16,
House Bill No. 94, Senate Bill No. 35, and Section 14 of House Bill No. 36,
together with the Governor's veto messages thereon.

House Bill No. 16, together with the Governor's veto message thereon.
To the Honorable, the House of Representatives of the State of Washington:

I am returning herewith, without my approval, House Bill No. 16, entitled:

"An act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending Section 18 of Chapter 74 of the Laws of 1911, page 387."

This bill attempts to amend Section 18 of Chapter 74, Laws of 1911, as amended by Section 1, of Chapter 67, Laws of 1919, pages 134 and 135 (Rem. Comp. Stat. 7693), the same being a part of the Workmen's Compensation Act, and relating to interstate commerce.

This section excludes from the operation of the compensation act employees of common carriers by railroad whose work is in whole or in part interstate.

The bill proposes to amend this section so as to place independent contractors under the act for work, which, if done by a railroad company itself, would exempt it from the operation of the act, because it would constitute interstate commerce. There is a marked divergence of legal opinion as to whether or not such a purpose can be accomplished. My legal advisors argue that it cannot be accomplished, because it matters not who the employer is, if the employee is engaged in interstate commerce, he cannot be brought under our act by state legislation; if he is not so engaged, the state act applies as it now stands. The Federal government, so far as workmen's compensation acts are concerned, has sole and exclusive jurisdiction in all matters relating to interstate commerce, and the state may not enter that field, even though the Federal government has not fully covered it.

In view of the difference of opinion between attorneys as to legal phases of this question, it seems advisable to postpone this enactment until it can be given closer study and again presented to the Legislature at the regular 1927 session. For this reason, House Bill No. 16 is vetoed. Respectfully submitted,

ROLAND H. HARTLEY, Governor.

HOUSE BILL NO. 16.

An act relating to the compensation of injured workmen and their dependents, providing for the liability of employers in certain cases, and amending Section 18 of Chapter 74 of the Laws of 1911, page 387.

Be it enacted by the Legislature of the State of Washington:

Section 1. That Section 18 of Chapter 74 of the Laws of 1911, page 387. as amended by Section 1 of Chapter 67 of the Laws of 1919, pages 134-135, (Rem. Com. Stat. 7693) be amended to read as follows:

Section 18. Inasmuch as it has proved impossible in the case of employees of common carriers by railroad, engaged in maintenance and operation of railways doing interstate, foreign and intrastate commerce, and in maintenance and construction of their equipment, to separate and distinguish the connection of such employees with interstate or foreign commerce from their connection with intrastate commerce, and such employees have, in fact, received no compensation under this act, the provisions of this act shall not apply to work performed by such employees in the maintenance and operation of such railroads or performed in the maintenance or construction of their equipment, or to the employees of such common carriers by railroad engaged therein, but nothing herein shall be construed as excluding from the operation of this act railroad construction work, or the employees engaged therein:

Provided, however, That common carriers by railroad engaged in such interstate or foreign commerce and in intrastate commerce shall, in all cases where liability does not exist under the laws of the United States, be liable in damages to any person suffering injury while employed by such carrier, or in case of the death of such employee, to his surviving wife and child, or children, and if no surviving wife or child or children, then to the parents, sisters, or minor brothers, residents of the United States at the time of such death, and who were dependent upon such deceased for support, to the same extent and subject to the same limitations as the liability now existing, or hereafter created, by the Laws of the United States governing recoveries by railroad employees injured while engaged in interstate commerce:

Provided, further, however, That if any Interstate common carrier by railroad shall also be engaged in one or more intrastate enterprises or industries (including street railways and power plants) other than its railroad, the foregoing provisions of
this section shall not exclude from the operation of the other sections of this act or bring under the foregoing proviso of this section any extra hazardous work of such other enterprise or Industry, the payroll of which may be clearly separable and distinguishable from the payroll of the maintenance or operation of such railroad, or of the maintenance or construction of its equipment: Provided, further, That nothing in this section shall be construed as relieving an independent contractor engaged through or by his employees in performing extra hazardous work for a common carrier by railroad, from the duty of complying with the terms of this act, nor as depriving any employee of such independent contractor of the benefits of this act.

Vetoed, December 24, 1925. Passed by the House, December 8, 1925.

Roland H. Hartley, Governor.

Passed the Senate December 17, 1925.

F. B. Danskin, Speaker of the House.

D. J. Cleary, President of the Senate.

The Speaker: “The question is; shall the House pass House Bill No. 16, notwithstanding the veto of the Governor.”

Long debate followed, when, on motion of Mr. Northup, the previous question was ordered.

The roll was called, and House Bill No. 16 passed the House notwithstanding the veto of the Governor, by the following vote: Yeas, 83; nays, 8; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen; Lent, Lindsay, Long, Loveberry, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those voting nay were: Representatives Egbert, McCall, Moran, Shipley, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Zent—8.

Those absent or not voting were: Representatives Collin, Cross, Josefsky, McLean, Templeton—5.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the veto of the Governor.

THURSDAY, DECEMBER TWENTY-FOURTH, 1925.

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

I am returning herewith, without my approval, House Bill No. 94, entitled:

An Act relating to the state flag and amending Section 1 of Chapter 174, Laws of 1923.

This is done for the reason that during the Christmas recess of your honorable body and the absence of the Chief Clerk, it was impossible to ascertain whether the bill in its present form carries out the intent of the Legislature, or whether there has been an error in enrolling the bill.

This doubt arises from the fact that as introduced the bill read:

“That the official flag of the State of Washington shall be of dark green silk or bunting and shall bear in its center a reproduction of the Seal of the State of Washington, embroidered, printed, painted or stamped thereon in gold or yellow color, etc.”
In the enrolled bill, the words "in gold or yellow color," are omitted and my flies do not record any amendment to the bill as introduced.

While the bill provides that "if a fringe is used, the same shall be of gold or yellow color of the same shade of the seal," it seems to me the original wording of the bill should be restored so as to leave no doubt as to the color of the seal, in the event no fringe is used.

As stated above, this veto is not in opposition to the measure, but to prevent its becoming a law until the record can be verified.

Respectfully submitted,
ROLAND H. HARTLEY, Governor.

HOUSE BILL NO. 94.

An Act relating to the state flag and amending Section 1 of Chapter 174, Laws of 1923.

Be it enacted by the Legislature of the State of Washington:

Section 1. That section 1 of Chapter 174 of the Laws of 1923 be amended to read as follows:

Section 1. That the official flag of the state of Washington shall be of dark green silk or bunting and shall bear in its center a reproduction of the Seal of the State of Washington embroidered, printed, painted or stamped thereon. The edges of the flag may, or may not, be fringed. If a fringe is used the same shall be of gold or yellow color of the same shade as the seal. The dimensions of the flag may vary.

Vetoed, December 24, 1925.

ROLAND H. HARTLEY, Governor of Washington.

An Act relating to the state flag and amending Section 1 of Chapter 174, Laws of 1923.

Be it enacted by the Legislature of the State of Washington:

Section 1. That section 1 of Chapter 174 of the Laws of 1923 be amended to read as follows:

Section 1. That the official flag of the state of Washington shall be of dark green silk or bunting and shall bear in its center a reproduction of the Seal of the State of Washington embroidered, printed, painted or stamped thereon. The edges of the flag may, or may not, be fringed. If a fringe is used the same shall be of gold or yellow color of the same shade as the seal. The dimensions of the flag may vary.

Vetoed, December 24, 1925.

F. B. DANSKIN, Speaker of the House.

Passed the House, December 9, 1925.

E. J. CLEARY, President of the Senate.

The Speaker: "The question is: shall the House pass House Bill No. 94, notwithstanding the veto of the Governor."

The clerk called the roll, and House Bill No. 94 passed the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 68; nays, 22; absent or not voting, 6.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Jonhson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Long, Loveberry, McCall, Meacham, Miller, Morton, Moultlon, Nolte, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—68.

Those voting nay were: Representatives Anderson, Burlingame, Cohen, Crosby, Cutting, Dale, Dunn, Halsey, Joselfsky, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Olson, Scales, Shipley, Stewart (Grant A.), Templeton, Weaver, Zent—22.

Those absent or not voting were: Representatives Brislawn, Collin, Cross, McLean, Northup, Ryan—6.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the veto of the Governor.

State of Washington Executive Department, Olympia, Friday, December 18, 1925.

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

Since the date of my veto of Senate Bill No. 35, the attorney of Lottie Cronkhite has taken this matter up with the Inheritance Tax and Escheats Division and
established facts in connection with the property involved in this measure, which, had they been available prior to the veto, would have caused me to approve this bill. I am now thoroughly convinced the measure is in furtherance of justice and right and should become operative.

I therefore request that you re-enact the same, notwithstanding the veto.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 35.

An Act granting to Lottie Cronkhite all right, title and interest of the State of Washington in and to the following land situate in Yakima County, Washington, to wit: Lot 2 in Block 315 of Capitol Addition to North Yakima, now Yakima, according to the official plat thereof on file and of record in the office of the Auditor of Yakima County, Washington.

Be it enacted by the Legislature of the State of Washington:

Section 1. Whereas, upon the decease of Gustave Fleischer, intestate, on or about July 6, 1892, the following described lands in Yakima County, Washington, to wit: Lot 2 in Block 315 of Capitol Addition to North Yakima, now Yakima, according to the official plat thereof on file and of record in the office of the Auditor of Yakima County, Washington, escheated by operation of law to the State of Washington, but no order of escheat was ever made or entered in his estate; and whereas, the State has made no attempt to assert title to the said above described tract of land and said tract of land since the death of said Gustave Fleischer on or about said 6th day of July, 1892, has passed by mesne conveyances to Lottie Cronkhite who is now the record owner thereof; the State of Washington hereby grants unto the said Lottie Cronkhite, her heirs, executors, administrators, successors and assigns, all right, title and interest of the State of Washington in and to the following described lands situate in Yakima County, Washington, to wit: Lot 2 in Block 315 of Capitol Addition to North Yakima, now Yakima, according to the official plat thereof on file and of record in the office of the Auditor of Yakima County, Washington.

Vetoed, Dec. 14, 1925. Passed the Senate Nov. 19, 1925.

ROLAND H. HARTLEY, Governor.

W. LON JOHNSON, President of the Senate.

Passed the House, Dec. 2, 1925.

F. B. DANSKIN, Speaker of the House.

The Speaker: “The question is; shall the House pass Senate Bill No. 35, notwithstanding the veto of the Governor.”

The clerk called the roll, and Senate Bill No. 35 passed the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 91; nays, 0; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—91.

Those absent or not voting were: Representatives Cohen, Cross, Goldsworthy, McLean, Scales—5.

The bill, having received the constitutional two-thirds majority, was declared passed, notwithstanding the veto of the Governor.
To the Honorable, the House of Representatives of the State of Washington:

GENTLEMEN: I am returning herewith House Bill No. 36, entitled "An Act relating to mutual savings banks, amending Sections 3322, 3324, 3327, 3328, 3337, 3340, 3343, 3344, 3349 and 3363 and repealing Section 3330 of Remington's Compiled Statutes of Washington, and amending Chapter III of Title XVIII of Remington's Compiled Statutes of Washington by adding thereto three sections to be numbered 3343-a, 3368-a and 3377-a," with Section 14 vetoed and the remainder of the bill approved.

This section is vetoed for the reason that I regard it unnecessary for the welfare of the employees, destructive of individual initiative and responsibility, and a dangerous precedent to establish. It veteran employees of an institution of this kind are to be cared for in their old age, their retirement and pensioning should be provided for from some fund other than from the net earnings of the stockholders of the institution.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

Sec. 14. Chapter III of Title XVIII of Remington's Compiled Statutes of Washington is amended by adding thereto a section to be numbered 3377-a and to read as follows:

Section 3377-a. A savings bank, in the discretion of its board of trustees, may retire and pension any officer, clerk or other employee who shall have served the bank for a period of thirty years or more, or who shall have served the bank for a period of twenty years or more and shall have become physically or mentally incapacitated for his position, or who shall have served the bank for a period of twenty years or more and shall have attained the age of sixty years. Any person retired from service pursuant to this section may be paid each month a percentage of his average monthly compensation for three years immediately preceding his retirement equal to twice the number of years of his services for the bank, but the maximum amount so paid shall in no case exceed sixty per centum of such average monthly compensation.

Section 14 is hereby vetoed.

Passed the House, Nov. 24, 1925.

F. B. DANSKIN, Speaker of the House.

Passed the Senate Dec. 8, 1925.

W. LON JOHNSON, President of the Senate.

The Speaker: "The question is; shall Section 14, of House Bill No. 36 pass the House notwithstanding the veto of the Governor."

The clerk called the roll and section 14, of House Bill No. 36 passed the House, notwithstanding the veto of the Governor, by the following vote:

Yeas, 69; nays, 16; absent or not voting, 11.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collins, Crosby, Custer, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Long, Loveberry, McCormick, McDonough, Meacham, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Schwartzte, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weik, Willhite—69.

Those voting nay were: Representatives Anderson, Burlingame, Cutting, Dunn, Gray, Halsey, Josefsky, McCall, Scales, Shipley, Stewart (Grant A.), Templeton, Weaver, Westover, Zent, Mr. Speaker—16.
Those absent or not voting were: Representatives Baldwin, Cohen, Cross, Goldsworthy, Lindsay, McLean, Mess, Moran, Ryan, Sims, Totten—11.

The Section having received the constitutional two-thirds majority, was declared passed, notwithstanding the veto of the Governor.

**MOTION.**

On motion of Mrs. Miller, the House returned to the eighth order of business.

On motion of Mrs. Miller, the rules were suspended, to permit the introduction of a resolution.

House Resolution by Mrs. Harry John Miller and Mrs. Frank Reeves:

Whereas, Rule 80 of the House Rules governs admission to the floor of the House of persons other than members of the House; and

Whereas, Paragraph 6 of said rule provides that "Lobbying in the House chamber is prohibited at all times. Holders of cards violating this rule will forfeit their right to be admitted to the chamber;" and

Whereas, Certain heads of administrative departments of the state government and subordinate officers and employees of such departments during the present session, and particularly during the times when the House has had under consideration the veto messages from the governor, have persistently abused the privileges granted them by Rule 80 and violated the provisions of paragraph 6 of said rule,

Therefore, Be It Resolved, That during the remainder of the present session the provisions of paragraph 6 of Rule 80 be strictly enforced and that all persons entitled to admission to the floor of the House by card found violating the provisions of said paragraph 6 be required to surrender their cards of admission; and,

Be It Further Resolved, That all persons entitled to admission to the floor of the House without cards be requested to studiously observe the provisions of paragraph 6 prohibiting lobbying in the House Chamber.

Mrs. Miller moved that the Resolution be adopted.

Mr. Sims moved, as a substitute motion, that the resolution be printed and copies placed on the desks of the House membership.

The substitute motion was lost.

The motion by Mrs. Miller was debated, when, on motion of Mr. Egbert, the previous question was ordered.

The motion by Mrs. Miller was carried and the Resolution was adopted.

On motion of Mr. Allen, the House was declared at recess until 1:30 p. m., this date.

**AFTERNOON SESSION.**

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

The clerk called the roll; all members being present except Representatives, Barlow, Banker, Capron, Cross, Hubbell, Jacobs, Johnson (Lee H.),Josefsky, Long, McLean, Moulton, Reed, Rychard, Schwartze, Stewart (Grant A.), Stratton, True, Westover and Zent.

Representatives Barlow, Cross, Hubbell, McCall, McLean and Westover were excused.

On motion of Mr. Allen, Rule 20 was suspended.

The House resumed consideration of Engrossed Senate Bill No. 24 on second reading.

On motion of Mr. Hall, the amendments proposed by the House Committee on Judiciary were adopted.
The second reading of the bill was completed and the bill was passed to third reading.

Hon. Carl Morck, of Aberdeen, Washington, a former member of the House of Representatives, was upon invitation from the Speaker, escorted to a seat upon the rostrum by Representatives Rychard and Dunn.

Engrossed Senate Bill No. 79, by Senator Cleary: Relating to elections.

On motion of Mr. Falknor, the bill was re-referred to the Committee on Elections and Privileges for further consideration.

**House of Representatives, Olympia, Wash., December 10, 1925.**

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 55 entitled "An Act defining the term 'real estate brokers,' providing for the regulation, supervision and licensing of real estate brokers, providing for the enforcement of this act and penalties for its violation; establishing the office of real estate director, defining his powers and duties and providing for the maintenance of his office from fees collected and not otherwise," 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, and be re-referred to the Committee on Judiciary.

Amend Section 10, Line 4, of the printed bill, the same being Section 10, Line 6 of the original bill, after the words "fee of" strike the word "five" and insert in lieu thereof the word "twenty-five:" and in Section 10, Line 5, of the printed bill, the same being Section 10, Line 6 of the original bill, strike the figure "$5.00" and insert in lieu thereof the figure "$25.00."

George Meacham, Chairman.


**House of Representatives, Olympia, Wash., December 15, 1925.**

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 55, entitled "An Act defining the term 'real estate brokers,' providing for the regulation, supervision and licensing of real estate brokers, providing for the enforcement of this act and penalties for its violation; establishing the office of real estate director, defining his powers and duties and providing for the maintenance of his office from fees collected and not otherwise," have had the same under consideration, and we respectfully report the same back to the House with the following statement:

Your committee finds said bill correct as to form, the objectionable portion of Section 6, as same appears in the printed bill, having been stricken by Senate amendment.

M. M. Moulton, Chairman.


**House of Representatives, Olympia, Wash., December 17, 1925.**

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was re-referred Engrossed Senate Bill No. 55 entitled "An Act defining the term 'real estate brokers,' providing for the regulation, supervision and licensing of real estate brokers, providing for the enforcement of this act and penalties for its violation; establishing the office of real estate director, defining his powers and duties and providing for the maintenance of his office from fees collected and not otherwise," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as received from Senate.

George F. Meacham, Chairman.

The bill was read the second time by sections.

On motion of Mr. Meacham, the amendment proposed by the Committee on Revenue and Taxation in their report of December 10, 1925, to Section 10, was withdrawn.

The bill was passed to third reading.

Engrossed Senate Bill No. 66, by Senator Myers: Relating to practice of optometry.

The bill was read the second time by sections and passed to third reading.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred Senate Bill No. 81, entitled “An Act relating to and providing for the protection, propagation, restoration, domestication, introduction, purchase, and disposition of wild animals, wild birds and game fish; creating certain offices and defining the powers and duties of certain officers; providing for the licensing of and regulating hunting, trapping, guiding, game farming, and game fishing; establishing certain game preserves, fixing certain seasons when hunting, trapping and game fishing is prohibited; authorizing the establishment of game and game fish preserves, and the closing, opening and shortening of hunting and fishing seasons; regulating the transportation and possession of wild animals, wild birds and game fish; providing for the condemnation of property for certain purposes; establishing certain funds and regulating expenditures therefrom, providing penalties for violations thereof and repealing certain acts and all acts and parts of acts in conflict therewith,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

In Section 2, Lines 4 and 5 of the printed bill, same being Lines 6 and 7 of the original bill, strike the words “bear” and “cotton tail rabbits:”.

In Section 2, Line 10 of the printed bill, same being Line 14 of the original bill, after the words “wild housecat” strike the period (.) insert a semi-colon (;) and add the words “also bear and cotton tail rabbit when found between the Columbia River and east of the summit of the Cascade Mountains.”

In Section 4, Line 14 of the original bill, after the word “Quinault” add the words “and Quillilute.”

In Section 11, Line 8 of the printed bill, same being Line 9 of the original bill, after the word “commissioners,” add the following:

“Upon the filing with the board of county commissioners of any county of charges of malfeasance, misfeasance or incompetency against any member of the county game commission of such county, signed by one hundred qualified voters of the county, the board of county commissioners shall immediately serve upon the member of the county game commission against whom the charges have been filed, a copy of the charges and a notice that the same will be heard by the board of county commissioners at its first regular meeting after the expiration of ten days from the date of the filing of the charges. If a majority of the board of county commissioners, after hearing the testimony in support of said charges and hearing the accused member of the county game commission in his own defense, shall find that the charges, or any of them, are sustained by the evidence, it shall be the duty of the board of county commissioners to certify to the supervisor of game and game fish a copy of the charge as filed, proof of service of the notice of the hearing upon the charges, and the findings of the board thereon, together with a transcript of the evidence taken at the hearing, and if the supervisor of game and game fish shall be satisfied that the charges have been sustained by the evidence it shall be his duty to remove the member of the game commission against whom charges were filed from his office, and to appoint his successor in the manner heretofore provided for the appointment of members of county game commissions.”
In Section 22, Line 5 of the printed bill, same being Line 9 of the original bill, after the words "and any," strike the words "dog, gun."

In Section 22, Line 18 of the printed bill, same being Line 23 of the original bill, after the word "actions," strike the period (.), insert a colon (:) and add the following: "Provided, That all dogs, guns, traps, nets, seines, decoys, baits, boats, lights, fishing tackle, or other device seized under the provisions of this act shall be returned, after the completion of the case and the fines, if any assessed, paid."

In Section 23, Line 5 of the printed bill, same being Line 7 of the original bill, strike the words "and salmon."

In Section 23, Line 5 of the printed bill, same being Line 7 of the original bill, strike the word "any," insert a colon (:) and add the following: "Provided, That all "dogs, guns," traps, nets, seines, decoys, baits, boats, lights, fishing tackle, or other device seized under the provisions of this act shall be returned, after the completion of the case and the fines, if any assessed, paid."

In Section 23, Line 5 of the printed bill, same being Line 7 of the original bill, strike the words "and salmon."

In Section 32, Line 5 of the printed bill, same being Line 7 of the original bill, strike the words "and salmon."

In Section 38, Line 2 of the printed bill, same being Lines 2 and 3 of the original bill, strike the words "predatory animals" and "predatory birds."

In Section 44, Line 8 of the printed bill, same being Line 10 of the original bill, strike the period (.), insert a colon (:) and add the following: "Provided, That an applicant for such license who is a resident of any of the states bordering on the State of Washington may secure such license for the same amount that a resident of the State of Washington may secure a similar license in the state of which the applicant is a resident."

Strike the entire Section 49. Re-number the following sections so that they will be in consecutive order with the preceding sections.

In Section 52, Line 2 of the printed bill, same being Line 2 of the original bill, after the word "as" insert the word "professional."

In Section 52, Line 3 of the printed bill, same being Line 4 of the original bill, after the words "as a" insert the word "professional."

In Section 52, Line 4 of the printed bill, same being Line 4 of the original bill, after the word "as" insert the word "professional."

In Section 53, Line 4 of the printed bill, same being Line 5 of the original bill, after the word "any" insert the word "professional."

In Section 54, Line 4 of the printed bill, same being Line 5 of the original bill, strike the words "predatory animal hunter, or trapper.

In Section 54, Line 2 of the printed bill, same being Line 2 of the original bill, strike the word "guiding" and insert in lieu thereof the words "or acting as professional guide."

In Section 62, Line 4 of the printed bill, same being Line 4 of the original bill, strike the word "above."

In Section 62, Line 4 of the printed bill, same being Line 5 of the original bill, after the word "below." strike the comma (,), insert a period (.), and strike the balance of the sentence.

In Section 63, Line 11 of the printed bill, same being Line 15 of the original bill, after the word "of" strike the words "one dollar ($1.00)," inserting in lieu thereof the words "ten cents (10c)."

In Section 67, Line 2 of the printed bill, same being Line 2 of the original bill, after the words "out of" insert the words "or within."

In Section 68, Line 4 of the printed bill, same being Line 5 of the original bill, after the word "grant" insert a comma (,) and the words "Okanogan, Chelan, Asotin."

In Section 68, Line 4 of the printed bill, same being Line 5 of the original bill, strike the period (.), insert a semi-colon (;) and add as follows: "or to shoot, kill, or take more than twenty (20) ducks, geese, brant, golden plover, Jack or Wilson snipe, or greater or lesser yellow legs, in any one week, or have in possession or under control more than thirty (30) ducks, geese or brant at any time, it being the intention hereof to limit bags in any one week to twenty (20) of the above mentioned birds, no matter how many varieties of those birds are included in said bag. And for the purposes of this section, the week shall be deemed to begin at midnight on Saturday night."

Strike the entire Section 69, and re-number the following sections to correspond with the preceding sections.

In Section 74, Line 3 of the printed bill, same being Line 4 of the original bill, after the word "than" strike the word "twenty" and insert in lieu thereof the word "fifteen."

In Section 74, Line 8 of the printed bill, same being Line 11 of the original bill, strike the words "or Lake."
Strike all of Section 85, and re-number the following sections to correspond with the preceding sections.

In Section 90, Lines 1 and 2 of the printed bill, same being Lines 2 and 3 of the original bill, after the word "than," and before the words "prairie chicken," "sharp tailed grouse," "ruffled grouse," and "blue grouse" strike the word "two" in each case and insert in lieu thereof the word "five."

In Section 106, Line 4 of the printed bill, same being Line 5 of the original bill, strike the words "predatory animals."

In Section 108, Lines 3 and 4 of the printed bill, same being Line 6 of the original bill, strike the words "predatory animals."

In Section 108, Line 5 of the printed bill, same being Line 6 of the original bill, strike the words "predatory animals."

In Section 110, Line 2 of the printed bill, same being Line 3 of the original bill, after the words "game birds" strike the comma (,) and insert the word "and" and after the words "game fish" strike the words "or salmon."

In Section 110, Line 4 of the printed bill, same being Lines 4 and 5 of the original bill, after the words "game birds" strike the comma (,) and insert the word "and" and after the words "game fish" strike the words "or salmon."

We concur in this report: Chas. M. Baldwin, I. N. Stephens, W. B. Weaver, George F. Meacham, E. F. Banker, J. C. Hubbell.

Mr. Sisson, Chairman.

We concur in this report: A. D. Dunn, G. C. Barlow, Chas. H. Rychard, Geo. H. Northup, L. L. Lent.

The bill was read the second time by sections.

Mr. Sisson moved that the majority committee amendment to Section 2, line 4, be adopted.

The amendment was lost.

Mr. Sisson moved that the majority committee amendment to Section 2, line 10, be adopted.

The amendment was lost.

On motion of Mr. Banker, the following amendment was adopted:

Amend Section No. 2, Line 4, after the word "caribou" insert the following: "common black and brown."

On motion of Mr. Sisson, the majority committee amendment to Section 4, line 14, was adopted.

On motion of Mr. Reed, the following amendment was adopted:

Amend Section 4 of the bill as follows: In Line 10 of the printed bill, the same being line — of the Engrossed Bill, strike the period (.) after the words "hook and line," and insert in lieu thereof a colon (:) and add the following:
"Provided, That Salmo gairdneri, commonly known as steelhead, shall not be classified as game fish if caught with hook and line at any point within or upon the boundary of any Indian Reservation from a river or stream flowing through or forming the boundary of such Indian Reservation."

On motion of Mr. Sisson, the majority committee amendment to Section 11, line 8, was adopted.

On motion of Mr. Weik, the following amendment was adopted:

Amend Section 11, Line 2 of the printed bill, by striking period at end of line and inserting in lieu thereof a comma and adding: "One to be selected from each of the three commissioner's districts."

Mr. Johnson (Levy) moved the adoption of the following amendment:

Amend Section 11 of the bill as follows: Strike Lines 3 to 8 inclusive of the printed bill, the same being lines — to — inclusive of the engrossed bill, and insert in lieu thereof the following:

"Members of the county game commission shall be elected by the qualified voters of the county at the general biennial election in each county from the respective county commissioner's districts at the same time and for the same terms as county commissioners of their respective districts: Provided, At the general election in 1926 there shall be elected in each county three game commissioners for the following terms of office, to-wit: The game commissioner elected from District No. 1 shall serve four years and the game commissioner elected from Districts No. 2 and 3 shall serve two years each. At the general election thereafter there shall be a game commissioner elected from Districts No. 2 to serve four years and a game commissioner elected from Districts No. 3 to serve two years. At the next general election thereafter there shall be a game commissioner elected from the Districts No. 3 to serve four years and a game commissioner elected from Districts No. 1 to serve two years. The terms of office of game commissioners thereafter elected shall be in accordance with the above provisions. The game commissioner elected to serve the longer term to be elected successively from the three districts in each county in their numerical order commencing with District No. 1."

The amendment was lost.

Mr. Johnson (Levy) moved the adoption of the following amendment:

Amend Section No. 13, Line 3 after the word "duties" strike the comma and insert in lieu thereof a period and strike balance of section.

The amendment was lost.

On motion of Mr. Sisson, the majority committee amendments to Section 22, line 5; Section 22, line 18; Section 23, line 5; and Section 35, line 11 were adopted.

Mr. Hanks moved the adoption of the following amendment:

Amend Section No. 36, Line 6, after "game bird" strike comma and following words to and including word "commission" in Line 9.

The amendment was lost.

On motion of Mr. Sisson, the majority committee amendment to Section 38, line 2, was adopted.

Mr. Burlingame moved the adoption of the following amendment:

Amend Section No. 38 at end of first paragraph, Line 15, thereof insert: "Provided, further, That the owners of irrigation canals may at any time kill muskrats in or along the lines of such canals."

Mr. Hanks moved the adoption of the following amendment to the amendment:

After "muskrats" add "or beaver."

The amendment to the amendment was adopted.
The amendment proposed by Mr. Burlingame, as amended, was adopted.

On motion of Mr. Meacham, the following amendment was adopted:
Amend Section No. 38 by, after the word “possession” in Line 5, inserting the words “and on his person.”

The Speaker called Mr. Long to preside.

On motion of Mr. Hanks, the following amendment was adopted:
Amend Section No. 35, Line 2. After the comma, after “purchase” strike all to and including word “counties” in Line 3.

On motion of Mr. Sisson, the majority committee amendments to Section 44, line 8; Section 49; Section 52, line 2; Section 52, line 3; Section 52, line 4; Section 53, line 4, and another amendment to Section 53, line 4; and Section 54, line 2, were adopted.

Mr. Shields moved the adoption of the following amendment:
Amend Section 57 of the bill as follows: In Line 11 of the printed bill, the same being Line — of the engrossed bill, after the words “visible horns,” insert the words “in any county east of the summit of the Cascade mountains or one deer of either sex in any county west of the summit of the Cascade mountains.”

The amendment was lost.

On motion of Mr. Hanks, the following amendment was adopted:
Amend Section No. 61; Sec. 61. Amend in Line 5 after the word “fowl” strike the period and add “or any dike or irrigation ditch used in protection or growing of crops.”

On motion of Mr. Sisson, the majority committee amendments to Section 62 were adopted.

On motion of Mr. Hanks, the following amendment was adopted:
Amend Section No. 63: After the word “State” in Line 2 of the printed bill insert the words “except as otherwise provided in this act.”

On motion of Mr. Sisson, the majority committee amendments to Sections 63, 67, 68, 69 and 74 were adopted.

On motion of Mr. Nolte the following amendment was adopted:
Amend Section No. 74, in Line 8, strike the words “stream or.”

On motion of Mr. Crosby the following amendment was adopted:
Amend Section No. 84 as follows: Line 12. Strike period after “Commission” and insert colon. Add the following: “Provided, however, Nothing in this act shall prohibit the fishing for steelheads when classified as game fish, during the months of January and February by hook and line in the manner provided by Sec. 74 of this act.”

The Speaker resumed the chair.

On motion of Mr. Sisson, the majority committee amendments to Sections 85 and 90 were adopted.

On motion of Mr. Hanks the following amendment was adopted:
Amend Section No. 98. In Line 3 strike the period after word “commission” and add “or any trespass or hunting notices posted on enclosed land by owner or lawful tenant.”

On motion of Mr. Hanks, the following amendment was adopted:
Amend Section No. 98. Insert after Section 98 a new section known as Sec. 98½ as follows: Hunting or fishing on enclosed premises without permission of owner or lawful tenant is a misdemeanor and punishable accordingly.”

On motion of Mr. Hanks, the following amendment was adopted:
Amend Section No. 101. In Line 2 after the word “stream” insert “excepting dams on creeks used seasonally for irrigation purposes.”
On motion of Mr. Sisson, the majority committee amendments to Sections 106, 108 and 110 were adopted.

On motion of Mr. Douglas, the following amendment was adopted:

Amend Section 116 in Line 18 of the printed bill by striking the words "on the south line of section three (3)" and insert in lieu thereof the following: "One quarter of a mile north of the line between townships twenty-two (22) and twenty-three (23) north, range four (4), east W. M., thence west along government subdivision lines to the northeast corner of the southeast quarter of southeast quarter (SE¼SE¼) of section thirty-three (33), township twenty-three (23) north, range four (4) east W. M., thence south along government subdivision lines to the south line of section four (4)."

On motion of Mr. Douglas, the following amendment was adopted:

Amend Section 116 by striking from Line 22 of the original bill the same being Line 13 of the printed bill, the following: "to the" and insert in lieu thereof the following: "To an intersection with State Road No. 5, being the paved road commonly known as the east side valley road, thence northerly along the center of said state road No. 5 to its intersection with the paved county road from Earlington to Renton Junction, said intersection being approximately one hundred twenty feet (120) south of the center of section nineteen (19), Twp. twenty-three (23), North Range five (5) East; thence westerly along the center line of said paved county road from Earlington to Renton Junction to its intersection with the paved county road, commonly known as the West Side Valley Road; thence continuing west to the."

There being no further amendments, Mr. Sisson moved that the rules be suspended, that the second reading be considered the third and that the bill be placed on final passage.

The motion was carried by a rising vote.

Mr. Banker demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The clerk called the roll and the following absentees were noted: Representatives Barlow, Beatty, Cross, Hubbell, Loveberry, McLean, Schwartz, Shipley and Zent.

On motion of Mr. Allen, the absentees were excused.

On motion of Mr. Allen, the House proceeded with business under the call of the House.

Mr. Tripple moved the previous question and it was so ordered.

The clerk called the roll and Engrossed Senate Bill No. 81 passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—78.

Those voting nay were: Representatives Anderson, Dunn, Johnson (Levy), Lent, Northup, Rychard, Saunders, Stewart (M. M.), Westover—9.
Those absent or not voting were: Representatives Barlow, Beatty, Cross, Glasgow, Loveberry, McLean, Schwartz, Shipley, Zent—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. Shields, further proceedings under the call of the House were dispensed with.

MOTION.

On motion of Mr. Moulton, the rules were suspended, and Engrossed Senate Bill No. 24 was returned to second reading for the purpose of amendment.

Engrossed Senate Bill No. 24, by Senators Metcalf, Hastings and Morthland: Relating to taxation.

On motion of Mr. Moulton, the following amendment was adopted:

Amend the bill as follows: By adding thereto a new section to be known as Section 139, to read as follows:

"Sec. 139. This act is necessary for the immediate support of the state government and its existing public institutions, and shall take effect immediately."

On motion of Mr. Moulton, the following amendment was adopted:

Amend the title of the bill as follows: Strike the period (.) after the word "taxes" at the end of the title, and insert in lieu thereof a comma (,) and add: "and declaring that this act shall take effect immediately."

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nelte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Barlow, Collin, Cross, Loveberry, McLean, Schwartz, Shipley, Zent—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.

MOTION.

On motion of Mr. Reed, the rules were suspended and the chief clerk directed to immediately transmit Engrossed Senate Bill No. 24 and Engrossed Senate Bill No. 81 to the Senate.

On motion of Mr. Douglas, the rules were suspended, and Engrossed Senate Bill No. 55 was placed on third reading.
Engrossed Senate Bill No. 55, by Senator Morris: Relating to "real estate brokers."

On motion of Mr. Douglas, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 19; absent or not voting, 5.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Douglas, Durrant, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Reeves, Ryan, Rychard, Saunders, Scales, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—72.

Those voting nay were: Representatives Anderson, Banker, Brislaw, Davis, Dunn, Egbert, Glasgow, Goldsworthy, Halsey, Jones (John R.), Knutzen, Morton, Peterson, Reed, Shipley, Stewart (Grant A.), Thompson (Richard), True, Weaver—19.

Those absent or not voting were: Representatives Barlow, Collin, Cross, McLean, Schwartze, Zent—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.

MOTION.

On motion of Mr. Douglas, the rules were suspended, and the chief clerk was directed to immediately transmit Engrossed Senate Bill No. 55 to the Senate.

On motion of Mr. Allen, the House was declared at recess until 7:30 p. m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:30 p. m.

The clerk called the roll; all members being present except Representatives Cohen, Collin, Cross, Davis, Goldsworthy, Gray, McDonough, McLean, Olson, Overmeyer, Rychard, Schwartze, Sims, Sisson, Shields, Stewart (M. M.), Westover, Zent, Sweetman.

Mr. Allen moved that Rule 20 be suspended.

The motion was carried by a rising vote.

The House resumed consideration of bills on second reading.

Senate Bill No. 214, by Senator Barnes: Relating to diking, drainage and sewerage improvement districts.

Mr. Knutzen moved the adoption of the following amendment:

Amend Section No. 1, Line 16, strike the figure "10" and insert in lieu thereof "40."

The amendment was lost.

The second reading of the bill, by sections, was completed.
On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 16; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Cutting, Dale, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCaI, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Olson, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weik, Mr. Speaker—65.

Those voting nay were: Representatives Anderson, BrisIawn, Collin, Danielson, Dunn, Halsey, Josefsky, Knutzen, Northup, Peterson, Stewart (Grant A.), Templeton, Thompson (Richard), Weaver, Westover, Willhite—16.

Those absent or not voting were: Representatives Cohen, Crosby, Cross, Goldsworthy, Gray, McDonough, McLean, Murray, Overmeyer, Reed, Schwartz, Sisson, Shields, Totten, Zent—15.

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

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

The House resumed consideration of bills on second reading.

Senate Bill No. 208, by Senators Oman, Davis, Metcalf and Smart: Relating to Metropolitan Park Districts.

The bill was read the second time by sections.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 76; nays, 4; absent or not voting, 16.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, BrisIawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCaI, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Siler, Sims, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—76.

Those voting nay were: Representatives Knutzen, Northup, Shipley, Stewart (Grant A.)—4.

Those absent or not voting were: Representatives Barlow, Cohen, Crosby, Cross, Custer, Goldsworthy, Gray, McDonough, McLean, Overmeyer, Ryan, Schwartz, Sisson, Shields, Totten, Zent—16.

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

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

Senate Concurrent Resolution No. 10, by Senator Bishop: Relating to the introduction of a bill.
The resolution was read the second time in full.

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

Engrossed Substitute. Senate Bill No. 171, by Committee on Education: Relating to public schools and children within U. S. reservation and national parks.

The bill was read the second time by sections.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Burlingame, Capron, Chamberlain, Clark, Collin, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims. Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trünkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—84.

Those absent or not voting were: Representatives Brockman, Cohen, Crosby, Cross, Goldsworthy, Gray, Halsey, McDonough, McLean, Overmeyer, Schwartze, Zent—12.

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

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

The House resumed consideration of bills on second reading.

Senate Bill No. 253, by Senators Carlyon, Smart, Myers, Davis, Wray, Lunn, Bishop, Morris, Westfall, Condon, Somerville, Palmer, Harrison, Norman, Shaw, Barnes, Houser, Grass, Kirkman, Christensen, Conner and St. Peter: Relating to construction of legislative and administration building at state capital.

The bill was read the second time by sections.

Mr. Douglas moved the adoption of the following amendment:

Amend Section 1, Line 3 of the printed bill, after word “marble,” insert the following: “Quarried and manufactured in the State of Washington.”

The amendment was lost.

Mr. Allen moved that the bill be indefinitely postponed.

A long debate followed, when, on motion of Mr. Soule, the previous question was ordered.

Mr. Aspinwall demanded a roll call, and, the required number arising, the roll was called and Senate Bill No. 253 was indefinitely postponed by the following vote: Yeas, 51; nays, 38; absent or not voting, 7.

Those voting yea were: Representatives Allen, Baldwin, Banker, Behrens, Beatty, Brislaw, Burlingame, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Knapp, Knutzen,
FIFTY-SECOND DAY, DECEMBER 30, 1925

Lindsay, Long, Loveberry, McCall, Meacham, Miller, Moulton, Olson, Peterson, Reed, Reeves, Schwartz, Sisson, Shields, Soule, Stephens, Sweetman, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weik, Willhite—51.

Those voting nay were: Representatives Anderson, Aspinwall, Barlow, Brockman, Cohen, Collin, Cutting, Danielson, Davis, Dunn, Hall, Halsey, Hanks, Johnson (Levy), Josefesky, Lent, McCormick, Mess, Moran, Morton, Murray, Nolte, Northup, Ryan, Rychard, Scales, Shipley, Siler, Sims, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Richard), True, Weaver, Westover, Mr. Speaker—38.

Those absent or not voting were: Representatives Cross, Gray, McDonough, McLean, Overmeyer, Saunders, Zent—7.

Senate Bill No. 222, by Senator Christensen: Fixing the salary of state treasurer.

The bill was read the second time by sections.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Beatty, Clark, Cross, Gray, McDonough, McLean, Overmeyer, Zent—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.

THIRD READING OF BILLS.

Engrossed Senate Bill No. 19, by Senators Metcalf, Hastings and Northland: Relating to sales in bulk.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Glasgow, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefesky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler,
Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Anderson, Cohen, Cross, Falknor, Goldsworthy, Gray, McDonough, McLean, Murray, Overmeyer, Schwartze, Sims, Zent—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 150, by Committee on State Granted, School and Tide Lands: Relating to coal belonging to the State of Washington.

Mr. Jacobs moved that the rules be suspended, that the second reading be considered the third and that the bill be placed on final passage.

The motion was carried.

Mr. Hanks moved that the bill be indefinitely postponed.

Mr. Sims: "Point of order, Mr. Speaker." "The motion to indefinitely postpone the bill is out of order, as the bill is on final passage and a motion to indefinitely postpone the bill, is in effect, the same thing."

The Speaker: "The Speaker rules that the point of order is not well taken. A motion to indefinitely postpone a bill can be made at any time."

The motion to indefinitely postpone the bill was debated at length.

The motion was lost, and the Speaker announced that the question now is on the final passage of Senate Bill No. 150.

The roll was called and Senate Bill No. 150 passed the House by the following vote: Yeas, 67; nays, 12; absent or not voting, 17.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brockman, Burlingame, Capron, Clark, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Northup, Olson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sims, Sisson, Shields, Stephens, Stratton, Sweetman, Templeton, Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—67.

Those voting nay were: Representatives Chamberlain, Crosby, Cutting, Hanks, Hubbell, Noite, Peterson, Soule, Stewart (Grant A.), Thompson (Geo. W.), Tripple, Tripple, Weaver—12.

Those absent or not voting were: Representatives Beatty, Brislawm, Cohen, Collin, Cross, Goldsworthy, Gray, Josefsky, Knutzen, McDonough, McLean, Murray, Overmeyer, Scales, Schwartze, Stewart (M. M.), Zent—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.

Engrossed Senate Bill No. 152, by Senator Cleary: Relating to forest products.

On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 19.
Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—78.

Those absent or not voting were: Representatives Banker, Barlow, Beatty, Brislaw, Cohen, Collin, Cross, Goldsworthy, Gray, Jacobs, McDonough, McLean, Murray, Overmeyer, Scales, Schwartz, Tripple, Zent—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.

Senate Bill No. 163, by Senators Wray, Palmer and Hastings: Relating to corporations.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 74; nays, 3; absent or not voting, 19.

Those voting yea were: Representatives Allen, Baldwin, Barlow, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sims, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—74.

Those voting nay were: Representatives Glasgow, Hanks, Josefsky—3.

Those absent or not voting were: Representatives Anderson, Aspinwall, Banker, Behrens, Brislaw, Cohen, Collin, Cross, Goldsworthy, Gray, McDonough, McLean, Murray, Scales, Schwartz, Stephens, Thompson (Richard), Tripple, Zent—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.

Senate Bill No. 167, by Senators Conyard and Landon: Making appropriation for office of attorney general.

On motion of Mr. Glasgow, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Barlow, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson
(Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—78.

Those absent or not voting were: Representatives Aspinwall, Banker, Behrens, Brislawn, Cohen, Collin, Cross, Goldsworthy, Gray, Josefsky, Lent, McDonough, McLean, Murray, Overmeyer, Scales, Schwartze, Zent—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.

Senate Joint Resolution No. 4, by Senators Hastings, Metcalf, Barclay, Sutton, Northland, Wilmer, Myers, Hurn, Cleary, Morgan, Harrison, Jacobson, Westfall, Conyand, Post, Kirkman, Murphy, Oman, Davis, McCauley, Bishop, Smith, Hall, Landon, Carlyon, Condon, Karshner: Providing for appointment of a committee.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 59; nays, 25; absent or not voting, 12.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Cutting, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Long, Loveberry, McCall, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weik—59.

Those voting nay were: Representatives Anderson, Barlow, Cohen, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Totten, Weaver, Westover, Willhite, Mr. Speaker—25.

Those absent or not voting were: Representatives Baldwin, Collin, Crosby, Cross, Goldsworthy, Gray, Knapp, McLean, Overmeyer, Scales, Schwartze, Zent—12.

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

On motion of Mr. Allen, the House adjourned until 11:00 a. m., Thursday, December 31, 1925.

F. B. Danskin, Speaker.

A. W. Calde, Chief Clerk.
FIFTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, December 31, 1925.

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

The clerk called the roll; all members being present except Representatives Cohen, Cross, Dunn, Knapp, Rychard, Sims, Soule, Templeton, and Westover.

Representatives Cross and Rychard were excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss further reading was dispensed with and the journal was approved.

REPORTS OF STANDING COMMITTEES.

Mr. Speaker:

Your Committee on Engr ossment to whom was referred House Bills Nos. 180, 207, 219, 223 and 233, have compared same with the original bills and find same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bills Nos. 200, 217, 196 and House Joint Resolution No. 5, have compared same with the original bills and resolution and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: J. R. Schwartze.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bills Nos. 45, 120, 152, 182, 189, and 195, have compared same with the original and engrossed bills and find same correctly enrolled.

JOHN ANDERSON, Chairman.

I concur in this report: Grant C. Sisson.

Mr. Speaker:

We, your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 95 entitled “An Act relating to certain port districts and authorizing the sale of surplus lands thereof,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

RALPH DOUGLAS, Chairman.

We concur in this report: C. F. Nolte, Adolph Behrens, M. M. Stewart.

Passed to second reading.
MR. SPEAKER:

We, your Committee on State Granted School and Tide Lands, to whom was referred Engrossed Senate Bill No. 174, entitled "An act relating to the leasing of lands for the extraction of petroleum and natural gas, amending and repealing certain acts in relation thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. F. JACOBS, Chairman.

We concur in this report: Chas. H. Rychard, A. F. Brockman, Geo. H. Northup.

Passed to second reading.

MR. SPEAKER:

We, your Committee on State Granted School and Tide Lands, to whom was referred Engrossed Senate Bill No. 203, entitled "An act authorizing the relinquishment of certain lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

B. F. JACOBS, Chairman.

We concur in this report: Chas. H. Rychard, A. F. Brockman, Geo. H. Northup.

Passed to second reading.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred Senate Bill No. 233, entitled "An act relating to clams and amending Section 5750 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. SIMS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred Senate Bill No. 258, entitled "An act relating to fisheries and amending Sections 5683 and 5704-a of Remington's Compiled Statutes, as enacted by Section 9, Chapter 90, Laws of 1923," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. A. SIMS, Chairman.


Passed to second reading.

MR. SPEAKER:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 178, entitled "An act to establish a State Game and Game Fish Commission, and the office of State Game and Game Fish Warden; to provide for the payment of expenses of the members of the Commission and to fix the compensation of the State Game and Game Fish Warden and deputies; to prescribe the duties and fix the powers of the Commission, State Game and Game Fish Warden and deputies; to provide for the protection of wild birds, wild animals and fish; to provide open and closed seasons for wild birds, game animals and fur-bearing animals and fish; to create statewide resident and nonresident hunting, trapping, and fishing licenses, and a State Game and Fish Protection Fund; to repeal all general, local, special, or private
laws, inconsistent with the provisions of this act, and for other purposes herein set forth," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

Grant C. Sisson, Chairman.

We concur in this report: Chas. M. Baldwin, W. B. Weaver, A. D. Dunn, E. F. Banker, J. C. Hubbell, George F. Meacham.

House of Representatives, Olympia, Wash., December 29, 1925.

Mr. Speaker:

We, a minority of your Committee on Game and Game Fish, to whom was referred House Bill No. 178, entitled "An act to establish a State Game and Game Fish Commission, and the office of State Game and Game Fish Warden; to provide for the payment of expenses of the members of the Commission and to fix the compensation of the State Game and Game Fish Warden and deputies; to prescribe the duties and fix the powers of the Commission, State Game and Game Fish Warden and deputies; to provide for the protection of wild birds, wild animals and fish; to provide open and closed seasons for wild birds, game animals and fur-bearing animals and fish; to create statewide resident and nonresident hunting, trapping, and fishing licenses, and a State Game and Fish Protection Fund; to repeal all general, local, special, or private laws, inconsistent with the provisions of this act, and for other purposes herein set forth," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

House of Representatives, Olympia, Wash., December 29, 1925.

Mr. Speaker:

We, a majority of your Committee on Game and Game Fish, to whom was referred House Bill No. 263, entitled "An act relating to damages to property by elk and deer, and defining the powers of certain officers 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.

Grant C. Sisson, Chairman.


House of Representatives, Olympia, Wash., December 29, 1925.

Mr. Speaker:

We, a minority of your Committee on Game and Game Fish, to whom was referred House Bill No. 263, entitled "An act relating to damages to property by elk and deer, and defining the powers of certain officers in relation thereto," 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: Geo. H. Northup, George F. Meacham, A. D. Dunn.

Passed to second reading.

House of Representatives, Olympia, Wash., December 28, 1925.

Mr. Speaker:

We, your Committee on Cities of the First Class, to whom was referred House Bill No. 271, entitled "An act regulating the use of certain rivers and streams for sewage purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

Charles H. Voss, Chairman.


On motion of Mr. Voss, the report of the committee was adopted and House Bill No. 271 was indefinitely postponed.
MR. SPEAKER:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 313, entitled "An act relating to the installation and use of wires to convey electric current, and electrical apparatus, and defining powers and duties of certain officers and departments in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Geo. W. Thompson, Chairman.

We concur in this report: Maude Sweetman, O. F. McCall, P. B. Egbert, E. E. Shields, W. S. Westover, John R. Jones, I. N. Stephens.

Passed to second reading.

On motion of Mr. Sisson, Rule 20 was suspended.

MESSAGES FROM THE SENATE.

Senate Chamber, Olympia, Wash., December 30, 1925.

Mr. Speaker:

The President has signed:
House Bill No. 87; also
House Bill No. 98; also
House Bill No. 109; also
House Bill No. 172; also
House Bill No. 179; also
House Bill No. 185; also
House Bill No. 252; also
House Joint Memorial No. 4, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Bill No. 251, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has indefinitely postponed:
Re-Engrossed Engrossed House Bill No. 46; also
House Bill No. 144, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has passed:
Engrossed Senate Bill No. 176; also
Engrossed Senate Bill No. 224; also
Engrossed House Bill No. 5; also
Engrossed House Bill No. 45; also
Engrossed House Bill No. 150; also
Engrossed House Bill No. 195; also
House Bill No. 152; also
House Bill No. 152; also
House Bill No. 159, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

The Senate has concurred in the House amendments to Senate Bill No. 24.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

The President has appointed as Senate members under Substitute Senate Joint Resolution No. 1, Senators Wilmer and Bishop.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

The President has appointed as Senate members under House Joint Resolution No. 6, Senators Metcalf and Morthland.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

Mr. Speaker:

The Senate has concurred in the House amendments to Senate Bill No. 218.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., December 30, 1925.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 3, with the following amendments:

Amend Section — of the bill as follows: Strike lines 6, 7, 8, and 9 of the printed bill, and insert in lieu thereof the following:

"Section 23. Each member of the legislature shall receive for his services three hundred dollars per annum during his term of office, and ten cents for every mile he shall travel in going to and returning from the place of meeting of the legislature, on the most usual route."

Amend the bill as follows: Add thereto a new section to be known as Section 2, to read as follows:

"Sec. 2. The foregoing amendment shall be submitted to the people for their adoption and approval or rejection in the following form:

Shall each member of the legislature receive three hundred dollars per annum for his services and ten cents per mile mileage?"

Yes

No.

and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Thompson (Geo. W.), moved that the House do concur in the Senate amendments to House Bill No. 3.

The motion was carried. The clerk called the roll, and the House passed Engrossed House Bill No. 3, as amended by the Senate, by the following vote:

Yeas, 74; nays, 8; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Overmeyer, Peterson, Reeves, Saunders, Scales, Schwartze, Siler, Sisson,
Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Mr. Speaker—74.

Those voting nay were: Representatives Brislawn, Dunn, Knutzen, Shipley, Stewart (Grant A.), Thompson (Richard), True, Willhite—8.

Those absent or not voting were: Representatives Cross, Halsey, Jacobs, Knapp, McLean, Murray, Olson, Reed, Ryan, Rychard, Sims, Westover, Zent—14.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., December 31, 1926.

MR. SPEAKER:

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 19:

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENT TO HOUSE BILLS.

SENATE CHAMBER, OLYMPIA, WASH., December 30, 1925.

MR. SPEAKER:

The Senate has passed House Bill No. 242, with the following amendments:

Amend the title by striking the words and figures "Article 1, Title XLV" and insert in lieu thereof the word and figures "Section 7130"

In Section 1, line 1 of the printed bill, strike the words and figures "Article 1, Title XLV" and insert in lieu thereof the word and figures "Section 7130" and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

Mr. Long moved that the House do concur in the Senate amendments to House Bill No. 242.

The motion was carried. The clerk called the roll, and the House passed House Bill No. 242, as amended by the Senate, by the following vote: Yeas, 76; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Johnson (Levy), Jones (John R.), Jones (Roy),Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Miller, Moran, Morton, Moult, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—76.

Those absent or not voting were: Representatives Allen, Chamberlain, Cohen, Cross, Dunn, Goldsworthy, Halsey, Hubbell, Jacobs, Johnson (Lee H.), McLean, Meacham, Murray, Ryan, Rychard, Sims, Totten, True, Westover, Zent—20.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER, OLYMPIA, WASH., December 30, 1925.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 201, with the following amendments:

Amend Section 1, lines 1 and 2 of the printed bill, by striking "4444" and the words "of Remington and Ballinger's Annotated Codes and Statutes of Washington" and
Insert in lieu thereof the figures and words "4738" of Remington's Compiled Statutes,"

Amend Section 1, line 3 of the printed bill, by striking the figures "4444" and
Insert in lieu thereof the figures "4738."

Amend the title by striking figures "4444" and the words "of Remington and
Ballinger's Annotated Code and Statutes of Washington" and Insert In lieu thereof the
figures and words "4738 of Remington's Compiled Statutes,"

and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

Mr. Lent moved that the House do concur in the Senate amendments to
Engrossed House Bill No. 201.

The motion was carried. The clerk called the roll, and Engrossed House
Bill No. 201, passed the House, as amended by the Senate, by the following
vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin,
Banker, Barlow, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark,
Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor,
Gray, Hall, Hanks, Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen,
Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess,
Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson,
Reeves, Saunders, Scales, Schwartzte, Shipley, Siler, Sisson, Shields, Soule,
Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson
( Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn,
Voss, Weaver, Weik, Willhite, Mr. Speaker—70.

Those absent or not voting were: Representatives Allen, Brislawn, Bur­
lingame, Cohen, Collin, Cross, Dunn, Egbert, Glasgow, Goldsworthy, Halsey,
Hubbell, Jacobs, Johnson (Lee H.), Josefsky, Knapp, McLean, Meacham,
Murray, Reed, Ryan, Rychard, Siüs, Stewart (M. M.), Westover, Zent—26.

MESSAGE FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER: The Senate refuses to concur in the House amendment to Engrossed Senate Bill
No. 81 and asks the House to recede therefrom, and said bill is herewith transmitted.
VICTOR ZEDNICK, Secretary.

Mr. Sisson moved that the House do not recede from its amendments to
Engrossed Senate Bill No. 81, and that the Senate be asked for a conference
committee thereon.

The motion was carried.

INTRODUCTION AND FIRST READING OF RESOLUTION.

House Concurrent Resolution No. 8, by Rules and Order Committee:
Relating to a joint session for memorial services.

The resolution was read the first time by title.

On motion of Mr. Long, the rules were suspended, and the resolution was
advanced to second reading.

The resolution was read the second time in full, and on motion of Mr.
Long, the rules were suspended, the second reading considered the third, the
resolution was placed on final passage and was adopted.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 176, by Senators St. Peter and Grass: An Act relating to narcotic drugs, the powers and rights of osteopathic physicians and surgeons, and amending Chapter 47 of the Laws of 1923 by adding a new section thereto, to be known as "Section 3½."
Referred to Committee on Medicine, Dentistry, Pure Food and Drugs.

Engrossed Senate Bill No. 224, by Senator Morris: An Act authorizing the establishment of fire protection districts.
Referred to Committee on Judiciary.

Engrossed Senate Bill No. 251, by Committee on Roads and Bridges (for purpose of introduction and printing only): An Act relating to state road No. 9 and authorizing the expenditure of certain funds for acquiring right of way for, and the construction of a bridge across the Hoquiam River in conjunction with the city of Hoquiam.
Referred to Committee on Roads and Bridges.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1925.

Mr. Speaker:

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 277 entitled "An Act relating to irrigation districts under contract with the state reclamation service, authorizing the exclusion of lands therefrom, the repayment and cancellation of assessments upon excluded lands, and the modification of contracts with and reductions of claims against such districts in certain cases, and defining the powers and duties of certain officers in relation thereto," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendment: Amend the bill as follows: By adding thereto a new section to be known as Section 5 to read as follows:

"Sec. 5. Whenever the boundaries of any irrigation district have been reduced and lands excluded from such district, as provided in this act, the directors of such district shall be authorized and directed to execute and deliver to the owners, respectively, of any lands excluded from the district, which have been deeded to the district for the non-payment of assessments theretofore levied, deeds of reconveyance and quit claim of all right, title and interest of the district in such lands, respectively."

E. F. Banker, Chairman.


The bill was read the second time by sections.

On motion of Mr. Banker, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Concurrent Resolution No. 7, by Mr. Sims: Relating to introduction of a bill.

The resolution was read the second time in full and passed to third reading.

The Speaker announced that he was about to sign House Bills Nos. 200, 217, 196, and House Joint Resolution No. 5.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 1, 1925.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 101 entitled "An Act relating to delinquent assessments created under the
exercise of the power of eminent domain by certain cities, and amending Section 9251 of Remington's Compiled Statutes," 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 15, of the printed bill, by inserting at the beginning of the line before the word "The" the words "In cities of the first class," and changing the capital letter "T" in the word "The" to a small letter.

GEORGE F. MEACHAM, Chairman.


MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 101 entitled "An Act relating to delinquent assessments created under the exercise of the power of eminent domain by certain cities, and amending Section 9251 of Remington's Compiled Statutes," 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 amendment submitted by the committee on Revenue and Taxation; and that the bill be further amended as follows:

Amend Section 1, Line 17 of the original bill being Line 14 of the printed bill, after the word "purchaser" strike the period (.) and insert in lieu thereof a comma (,) also strike the asterisks and insert in lieu thereof the following: "and shall be by such purchaser recorded in the office of the county in which the lands are situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and encumbrancers for value and in good faith who become such while the same is unrecorded: Provided, however, That:"

M. M. MOULTON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the amendment proposed by the Committee on Revenue and Taxation was adopted.

On motion of Mr. Moulton, the amendment proposed by the Committee on Judiciary was adopted.

The bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 102, entitled "An act relating to local Improvement assessments in cities and towns and amending Section 9379 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title of the act by striking the words "and towns" after the word "cities."

Amend Section 1, line 11, of the printed bill, by inserting the words "In cities of the first class" before the words "The issuance of." Change the capital letter "T" in the word "The" to a small letter.

Amend Section 1, line 13, by striking the words "or town" the two times they occur therein.

Amend Section 1, line 14, by striking the words "or town."

GEORGE F. MEACHAM, Chairman.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 102, entitled "An act relating to local improvement assessments in cities and towns and amending Section 9379 of Remington's Complied Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments submitted by the committee on Revenue and Taxation, and that the bill be further amended as follows:

Amend Section 1, line 13 of the original bill, being line 11 of the printed bill, after the word "purchaser" strike the period (.) and insert in lieu thereof a comma (,) : also strike the asterisks and insert in lieu thereof the following: "and shall be such purchaser recorded in the office of the county auditor in which the lands or other property is situated within three months from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and encumbrancers for the value and in good faith who become such while the same is unrecorded; Provided, however, That"... M. M. MOULTON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Meacham, the amendments proposed by the Committee on Revenue and Taxation were adopted.

On motion of Mr. Moulton, the amendment proposed by the Committee on Judiciary was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 143, by Representatives Totten, Thompson (Geo. W.), Zent, McLean and Shields: Relating to compensation of bailiffs.

Mr. Totten moved that Substitute House Bill No. 143, be substituted for House Bill No. 143.

The motion was carried.

Substitute House Bill No. 143, by Representatives Totten, Thompson (Geo. W.), Zent, McLean and Shields: Relating to compensation of bailiffs.

The bill was read the second time by sections.

On motion of Mr. Totten, the following amendment was adopted:

Amend Section No. 1. In line 4, after asterisks insert the words "one hundred"

Mr. Meacham moved that the rules be suspended, that the second reading be considered the third, and that Substitute House Bill No. 143 be placed on final passage.

The motion was lost.

The bill was passed to third reading and ordered engrossed.

On motion of Mr. Allen, the House was declared at recess until 1:15 p. m., this date.
The Speaker called the House to order at 1:15 p. m.

The clerk called the roll; all members being present except Representatives Allen, Aspinwall, Banker, Cohen, Cross, Dale, Dunn, Goldsworthy, Hall, Knapp, Moulton, Northup, Olson, Overmeyer, Reed, Ryan, Rychard, Sims, Westover and Zent.

Representatives Cross and Rychard were excused.

The House resumed consideration of bills on second reading.

Mr. Speaker:

We, your Committee on Horticulture, to whom was referred House Bill No. 199, entitled "An act relating to commission merchants engaged in selling any agricultural product and repealing Chapter 134 of the Laws of 1923, and providing penalties," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend Section 2 as follows: Strike all of the section, beginning with line 12 of the printed bill the same being line 16 of the original bill, down to and including the word "treasurer" in line 24 of the printed bill, the same being line 32 of the original bill, and insert in lieu thereof the following: "filed with the director of agriculture and." Amend Section 2 as follows: In line 31 of the printed bill, same being line 41 of the original bill, strike the word "licenses" after the words "department of," and insert in lieu thereof the word "agriculture;" also strike the word "licenses" after the words "director of" and insert in lieu thereof the word "agriculture."

Amend Section 2 as follows: In line 33 of the printed bill, same being line 44 of the original bill, strike the word "licenses" after the words "director of," and insert in lieu thereof the word "agriculture."

Amend Section 2 as follows: In line 34 of the printed bill, same being line 46 of the original bill, strike the word "licenses" after the words "department of," and insert in lieu thereof the word "agriculture."

Amend Section 3 as follows: In line 1 of the printed bill, the same being line 2 of the original bill, strike the words and figures "ten dollars ($10)" and insert in lieu thereof the words and figures "twenty-five dollars ($25)."

Amend Section 3 as follows: In line 3 of the printed bill, the same being line 4 of the original bill, strike the words and figures "ten dollars ($10)" and insert in lieu thereof the words and figures "twenty-five dollars ($25)."

Amend Section 3 as follows: By adding at the end of the section the following: "All sums received by the director of agriculture for license fees shall be paid into the state treasury and deposited in a special fund to be known as the Commission Merchant Fund and shall be used solely for the purpose of carrying out the provisions of this act."

Amend Section 4 as follows: In line 15 of the printed bill, same being line 21 of the original bill, strike the word "only."

Amend Section 4 as follows: In line 17 of the printed bill, same being line 23 of the original bill, strike the period after the word "sold," insert a comma, and add the words "the price for which sold."

Amend Section 5 as follows: In line 9 of the printed bill, same being line 12 of the original bill, strike the entire sentence, beginning with the words "if an agent" and ending with the word "damaged."

Amend Section 5 as follows: In line 6 of the printed bill, same being line 8 of the original bill, strike the words "providing, such agent is available."

Amend Section 5 as follows: In line 12 of the printed bill, same being line 17 of the original bill, strike the words, "or witness and amount."

Amend Section 8 as follows: In line 5 of the printed bill, same being line 7 of the original bill, after the word "of" insert the following, "and shall serve upon the
commission merchant complained of, a copy of said complaint, together with a notice in writing, stating the place where and the time when such investigation will be made, which time shall not be less than five, nor more than twenty days from the serving of the notice."

Further amend the bill as follows: By inserting a new section between Sections 11 and 12, to be known as Section 12 to read as follows:

Sec. 12. "For the purpose of carrying out the provisions of this act there is hereby appropriated out of the Commission Merchant Fund in the State Treasury, created by this act, the sum of Five Thousand ($5000) Dollars, not, however, to exceed collections for such fund."

Section 12 shall be known as Section 13 and Section 13 shall be known as Section 14.

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Chairman.


The bill was read the second time by sections.

On motion of Mr. Collin, all the committee amendments, with the exception of the committee amendment to Section 4, line 17, were adopted.

The committee amendment to Section 4, line 17 was withdrawn.

On motion of Mr. Schwartz, the following amendment was adopted:

Amend Section No. 4 as follows: In line 17 of the printed bill, same being line 23 of the original bill, strike the period after the word "sold," insert a comma, and add the words "and the price for which sold."

On motion of Mr. Shields, Rule 20 was suspended.

The bill was passed to third reading and ordered engrossed.

House Bill No. 209, by Representatives Capron, Baldwin and McDonough: Classifying counties by population.

On motion of Mr. Moulton, Substitute House Bill No. 209 was substituted for House Bill No. 209.

Substitute House Bill No. 209, by Committee on Compensation and Fees for State and County Officers: Classifying counties by population.

The bill was read the second time by sections.

On motion of Mr. Capron, the following amendment was adopted:

Amend Section No. 6 in line 3 of the printed bill, after the word "census" insert "or as may be determined under the provisions of Chapter 177, Session Laws, 1933."

On motion of Mr. Falknor, the following amendment was adopted:

Amend Section 6 as follows: Strike lines 5 to 10 inclusive and Insert in lieu thereof the following:

"Class A Counties: Auditor, clerk, treasurer, sheriff, assessor, engineer, superintendent of schools, members of board of County Commissioners, thirty-six hundred ($3600.00) dollars; coroner, two thousand dollars ($2000.00); attorney, five thousand dollars ($5000.00.)"

"Counties of the first class: Auditor, clerk, treasurer, sheriff, assessor, engineer, superintendent of schools, members of the board of County Commissioners, three thousand three hundred dollars ($3300.00); coroner, fifteen hundred dollars ($1500); attorney, four thousand dollars ($4000.00).

Mr. Stratton moved the adoption of the following amendment:

Sec. 6, line 29, printed bill. Strike lines 29 to 33 inclusive.

The amendment was lost.

Mr. Danielson moved the adoption of the following amendment:

Amend Section No. 5 in line 2 of the printed bill, after the word "second" strike the word "Third, and the comma,"

The amendment was lost.
On motion of Mr. Hanks, the following amendment was adopted:

Sec. 6, line 32, Strike word and figures “ten ($10)” and insert therein “Six ($6).”

The bill was passed to third reading and ordered engrossed.

**House Bill No. 215**, by Mr. Long (at request of Insurance Commissioner): Relating to licensing of an “adjuster.”

The bill was read the second time by sections and passed to third reading.

**House Bill No. 221**, by Mrs. Miller: Providing for amendment to Section 11, Article 1 of Constitution.

The bill was read the second time by sections.

Mrs. Miller moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

The motion was lost by a rising vote.

The bill was passed to third reading.

**House Bill No. 270**, by Representatives McDonough and Baldwin: Relating to fish.

The bill was read the second time by sections.

Mrs. Soule moved the adoption of the following amendment:

Amend Section No. 1, in line 13 of the printed bill, before the word “salmon” insert the word “fresh”

The amendment was lost.

Mr. Soule moved the adoption of the following amendment:

Amend Section No. 1, in line 13 of the printed bill, strike the following: “beyond the three mile line outside” and in lieu thereof insert “within twenty (20) miles”

The bill was passed to third reading.

**PERSONAL PRIVILEGE.**

Mrs. Reeves: “Mr. Speaker, question of personal privilege.”

The Speaker: “State your question of personal privilege.”

Mrs. Reeves: “I am missing some very valuable property from my desk. I have been informed by reliable authority that it was taken by a member of this House. It is the Democratic donkey, and I wish that you would instruct the sergeant-at-arms to arrest the guilty member, and to have the donkey brought back to my desk.” (Laughter.)

The sergeant-at-arms was so instructed, and Mr. Loveberry was compelled to return the trophy.

The House resumed consideration of bills on second reading.

**House Bill No. 281**, by Representative Saunders: Relating to eminent domain proceedings.

The bill was read the second time by sections and passed to third reading.

**House Bill No. 282**, by Representatives Johnson (Levy) and Aspinwall: Making an appropriation for local assessments.

The bill was read the second time by sections.

Mr. Hubbell moved the adoption of the following amendment:

Amend Section No. 1, line 3, strike word “City” and insert in lieu thereof “Cities.” Line 4 strike colon after word “Olympia” and add “and Ellensburg.”

The amendment was debated at length.

Mr. Hall moved, as a substitute motion, that House Bill No. 282 be referred to the Committee on Appropriations for further consideration, with
instructions that it be reported out as soon as possible, and that the bill hold its place on the calendar.

After further debate, the motion was lost by a rising vote.

The amendment proposed by Mr. Hubbell was lost by a rising vote.

The bill was passed to third reading.

**House Bill No. 295**, by Representative Allen: Relating to compensation of Eminent Domain Commissioners. The bill was read the second time by sections and passed to third reading.

The Speaker announced that he was about to sign House Bills Nos. 152, 120, 162, 189, 195 and 45.

The House resumed consideration of bills on second reading.

**House Bill No. 298**, by Representative Cutting: Relating to crops and croppers.

On motion of Mr. Moulton, Substitute House Bill No. 298 was substituted for House Bill No. 298.

**Substitute House Bill No. 298**, by Judiciary Committee: Relating to crops and croppers.

The bill was read the second time by sections and passed to third reading.

**House Bill No. 301**, by Representative Durrant (at request of Director of Licenses): Relating to practice of occupation of barber.

The bill was read the second time by sections and passed to third reading.

**House Bill No. 305**, by Representatives Johnson (Lee H.), Johnson (Levy), Lent, Zent, Barlow, Westover: Relating to public work.

The bill was read the second time by sections and passed to third reading.

The Speaker called Mr. Allen to preside.

**House Bill No. 307**, by Representative Mess (at request): Relating to the registration of marks upon cans, etc.

The bill was read the second time by sections and passed to third reading.

**House Bill No. 315**, by Representative Aspinwall (at request of the department of agriculture): Providing for appointment of public weighmasters.

The bill was read the second time by sections.

On motion of Mr. Aspinwall, the following amendments were adopted:

Amend Section 1 of the bill as follows: Strike that portion of the section beginning with the words "or any person" in line 2 of the printed bill, the same being line — of the original bill, down to and including the words "is based" in line 5 of the printed bill, the same being line — of the original bill, and insert in lieu thereof the following: "and issuing certificates of weight therefor as provided in this act."

Amend Section 2 of the bill as follows: Strike the words "Every public weighmaster, before issuing a certificate of weight on any commodity, produce or article as such" in lines 1 and 2 of the printed bill, the same being lines — of the original bill, and insert in lieu thereof the following: "Every person, firm or corporation desiring to engage in or conduct the business of a"

Mr. Willhite moved that House Bill No. 315 be indefinitely postponed.

After a short debate, the motion to indefinitely postpone the bill was lost by a rising vote.

The bill was passed to third reading and ordered engrossed.
MOTION.

On motion of Mr. Hall, House Bill No. 270 was returned to second reading for the purpose of amendment.

On motion of Mr. Hall, the following amendment was adopted:

Amend Section No. 1, line 13, strike the word "outside" and insert in lieu thereof the words "off the mouth"

The bill was passed to third reading and ordered engrossed.

House Bill No. 264, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.): Relating to fees and services of county auditor.

The bill was read the second time by sections and passed to third reading.

House Bill No. 265, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.): Relating to schedule of fees of officers and witnesses.

On motion of Mr. Grosby, the bill was re-referred to the Committee on Compensation and Fees for State and County Officers for correction, with instructions that it be reported out on January 1, and the bill to hold its place on the calendar.

THIRD READING OF BILLS.

Engrossed House Bill No. 228, by Representatives Collin and Zent: Relating to elections.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 2; absent or not voting, 23.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lindsay, Long, McColl, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartze, Siler, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Totten, True, Trunkey, Van Horn, Voss, Weaver, Welk, Willhite, Zent—71.

Those voting nay were: Representatives Lent, Westover—2.

Those absent or not voting were: Representatives Barlow, Behrens, Beatty, Cohen, Cross, Custer, Dunn, Hanks, Hubbell, Johnson (Lee H.), Knapp, Knutzen, Loveberry, Northup, Reed, Rychard, Shipley, Sims, Sisson, Stewart (Grant A.), Thompson (Richard), Tripple, 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.

House Bill No. 230, by Representative Long: Relating to Insurance.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 45; nays, 29; absent or not voting, 22.
Those voting yea were: Representatives Aspinwall, Banker, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Custer, Cutting, Dale, Davis, Egbert, Goldsworthy, Hall, Halsey, Hanks, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lindsay, Long, McCormick, Meacham, Miller, Morton, Moulton, Olson, Ryan, Scales, Schwartze, Siler, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Totten, True, Weaver, Voss, Weik, Westover, Zent—45.

Those voting nay were: Representatives Allen, Brislawn, Crosby, Danielson, Douglas, Durrant, Falknor, Glasgow, Gray, Jacobs, Loveberry, McCall, McDonough, McLean, Mess, Moran, Murray, Nolte, Overmeyer, Peterson, Reeves, Soule, Stratton, Sweetman, Templeton, Thompson (Geo. W.), Trunkey, Van Horn, Willhite—29.

Those absent or not voting were: Representatives Anderson, Baldwin, Barlow, Behrens, Cohen, Cross, Dunn, Hubbell,Josefsky, Knapp, Knutzen, Lent, Northup, Reed, Rychard, Saunders, Shipley, Sims, Sisson, Thompson (Richard), Tripple, Mr. Speaker—22.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 254, by Representative Saunders: Relating to parks and parkways.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 58; nays, 0; absent or not voting, 38.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Jones (Roy), Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reeves, Saunders, Scales, Schwartze, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Van Horn, Voss, Weik, Westover, Willhite—58.

Those absent or not voting were: Representatives Baldwin, Barlow, Brislawn, Clark, Cohen, Cross, Dunn, Hubbell, Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Mess, Northup, Reed, Ryan, Rychard, Shipley, Sims, Sisson, Totten, Tripple, True, Trunkey, Weaver, Zent, Mr. Speaker—38.

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

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

Engrossed House Bill No. 131, by Representatives Miller and Reeves: Making an appropriation.

Mrs. Reeves moved that the rules be suspended, that the second reading be considered the third, and that Engrossed House Bill No. 131 be placed on final passage.

The motion was carried.

Mrs. Reeves demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors.
The Speaker resumed the chair.
The roll was called and the following absentees noted: Representatives Barlow, Cross, Hubbell, Rychard, Sisson, Tripple and Trunkey.
Representatives Cross, Hubbell and Rychard were previously excused by the Speaker.
The sergeant-at-arms was instructed to bring Representatives Barlow, Sisson, Tripple and Trunkey to the bar of the House.
On motion of Mr. Allen, the absentees were excused.
On motion of Mr. Allen, the House proceeded with business under the call of the House.
The Speaker stated that the question is on the final passage of Engrossed House Bill No. 131.
A long discussion of the bill followed.
Mr. Tripple moved the previous question.
The motion was lost by a rising vote.
After further debate, Mr. Willhite moved the previous question and it was so ordered.
The clerk called the roll, and Engrossed House Bill No. 131 passed the House by the following vote: Yeas, 70; nays, 23; absent or not voting, 3.
Those voting yea were: Representatives Allen, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartzte, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover—70.
Those voting nay were: Representatives Anderson, Aspinwall, Barlow, Cohen, Collin, Cutting, Davis, Dunn, Glasgow, Goldsworthy, Halsey, Jones (Roy), Josefsky, Knutzen, Mess, Olson, Shipley, Sims, Sweetman, Thompson (Richard), Willhite, Zent, Mr. Speaker—23.
Those absent or not voting were: Representatives Cross, Hubbell, Rychard—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.

RECONSIDERATION.

Mr. Allen moved that the House do now reconsider the vote by which it failed to pass House Bill No. 230.
The motion was carried.
Mr. Falknor moved that the House dispense with further proceedings under the call of the House.
The motion was lost.
The Speaker stated that the question is on the final passage of House Bill No. 230.
The roll was called, and House Bill No. 230, on reconsideration, passed the House by the following vote: Yeas, 68, nays, 24; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Custer, Cutting, Dale, Davis, Egbert, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lent, Lindsay, Long, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz; Shipley, Siler, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Totten, True, Trunkey, Voss, Weaver, Welk, Westover, Zent, Mr. Speaker—68.

Those voting nay were: Representatives Aspinwall, Cohen, Crosby, Danielson, Douglas, Dunn, Durrah, Falknor, Knapp, Knutzen, Loveberry, McCall, McLean, Moran, Murray, Nolte, Soule, Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Triple, Van Horn—24.

Those absent or not voting were: Representatives Cross, Hubbell, Rychard, Willhite—4.

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

On motion of Mr. Shields, further proceedings under the call of the House were dispensed with.

Mr. Allen, moved, that when the House does adjourn, that all remaining bills on today's calendar keep their place on the calendar for tomorrow.

The motion was carried.

On motion of Mr. Allen, the House adjourned until 1:00 p. m., Friday, January 1, 1926.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.

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FIFTY-FOURTH DAY.

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HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, JANUARY 1, 1926.

The Speaker called the House to order at 1:00 p. m.

The clerk called the roll; all members being present except Representatives Cross, Douglas, Gray, McDonough, Rychard, Thompson (Richard), Westover and Zent.

Representatives Cross, Douglas, Gray and Rychard were excused.

Prayer was offered by Rev. C. Thunberg of the Bethesda Lutheran Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.
REPORTS OF STANDING COMMITTEES.

Engrossed House Bill No. 236; Do pass as amended.
Passed to second reading.

Passed to second reading.

House Bill No. 284: Do pass as amended.
Passed to second reading.


On motion of Mr. Reed, the bill was re-referred to the Committee on Public Buildings and Grounds.

Senate Bill No. 56: Do pass as amended.
Passed to second reading.

Senate Bill No. 79: Do pass as amended.
Passed to second reading.

Senate Bill No. 118: Do pass as amended.
Passed to second reading.

MR. SPEAKER:

Your Committee on Engrossment, to whom was referred House Bill No. 277, Substitute House Bill No. 143, House Bill No. 102, House Bill No. 101, House Bill No. 199, Substitute House Bill No. 299, House Bill No. 270, and House Bill No. 315, have compared same with the original bills and find the same correctly engrossed.

I concur in this report: Ed. Davis.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 49, entitled "An act to provide for the separate assessment and taxation of mineral, gas, coal, oil and other substances, owned separately from the land in which they are situated," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Commerce and Manufacture, to whom was referred House Bill No. 136, entitled "An act relating to the sale of merchandise from vessels, boats, scows, barges and other floating structures, providing for licensing the same 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 indefinitely postponed.

G. C. BARLOW, Chairman.

We concur in this report: Levy Johnson, Ed. Davis, Dean C. McLean, Thomas McCormick, C. A. Moran.

On motion of Mr. Barlow, the report of the committee was adopted and the bill was indefinitely postponed.
Mr. Speaker:

We, a majority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Bill No. 243, entitled "An act relating to rights of way and easements over state land for the transportation of timber, stone, mineral and other natural products and reserving rights therein, and providing for the transportation of timber, stone, mineral and other natural products owned by the state or any grantee or successor in interest thereof, prescribing powers and duties of the director of public works, 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 not pass.

CHARLES W. SAUNDERS, Chairman.


Mr. Speaker:

We, a minority of your Committee on Forestry and Logged-Off Lands, to whom was referred House Bill No. 243, entitled "An act relating to rights of way and easements over state land for the transportation of timber, stone, mineral and other natural products and reserving rights therein, and providing for the transportation of timber, stone, mineral and other natural products owned by the state or any grantee or successor in interest thereof, prescribing powers and duties of the director of public works, 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.

We concur in this report: W. B. Weaver, E. J. Templeton.

Passed to second reading.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 289, entitled "An act requiring publication of notice of application for the granting of franchises and their extension and vesting in the County Commissioners of each county in the state, as to territory subject to their jurisdiction, and in the legislative authority of cities and towns, as to territory within the corporate limits of such cities and towns, certain powers with respect to the granting and extension of franchises," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be indefinitely postponed.

M. M. MOULTON, Chairman.


On motion of Mr. Moulton, the report of the committee was adopted, and the bill was indefinitely postponed.

Mr. Speaker:

We, your committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 105, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof and providing for a stream patrolman," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. BANKER, Chairman.


Passed to second reading.
MR. SPEAKER:

We, your Committee on Reclamation and Irrigation, to whom was referred Engrossed Senate Bill No. 106, entitled "An act relating to the use of water in the State of Washington, providing for the filing of applications therefor, fixing fees, making appropriations, providing for the disposition thereof, and amending Sections 7381 and 7399, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

E. F. BANKER, Chairman.


Passed to second reading.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

The President has signed
House Bill No. 45; also
House Bill No. 120; also
House Bill No. 152; also
House Bill No. 182; also
House Bill No. 189; also
House Bill No. 195; also
House Bill No. 200; also
House Bill No. 217; also
House Bill No. 196; also
House Joint Resolution No. 5, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 1, 1926.

MR. SPEAKER:

The President has signed
Senate Joint Resolution No. 4; also
Senate Concurrent Resolution No. 10; also
Senate Bill No. 163; also
Senate Bill No. 167; also
Senate Bill No. 208; also
Senate Bill No. 214; also
Senate Bill No. 218; also
Senate Bill No. 222, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

The Senate has passed
Engrossed Senate Bill No. 27; also
Engrossed Senate Bill No. 205; also
Engrossed Senate Bill No. 206; also
House Bill No. 135; also
House Bill No. 157; also
House Bill No. 167; also
House Bill No. 188; also
House Bill No. 274; also
Engrossed House Bill No. 68; also
Engrossed House Bill No. 130; also
Engrossed House Bill No. 174; also
Engrossed House Bill No. 226, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
INTRODUCTION AND FIRST READING OF HOUSE RESOLUTION.

House Concurrent Resolution No. 9, by Committee on Rules and Order: Relating to the consideration of bills.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time, in full, and, on motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and was adopted.

On motion of Mr. Sims, the rules were suspended, and the chief clerk directed to immediately transmit House Concurrent Resolution No. 9 to the Senate.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated:

- Engrossed Senate Bill No. 27, by Senator Christensen: An Act relating to the collection of special assessments and amending Section 9377 of Remington’s Compiled Statutes.
  Referred to Committee on Revenue and Taxation.

- Engrossed Senate Bill No. 205, by Senators Cleary and Morthland: An Act relating to assessments for local improvements, and amending Section 9393 of Remington’s Compiled Statutes.
  Referred to Committee on Revenue and Taxation.

- Engrossed Senate Bill No. 206, by Senators Cleary and Morthland: An Act relating to local improvements and bonds issued therefor, amending Sections 1, 2, 3, 4 and 5 of Chapter 141 of the 1923 Session Laws of Washington, and repealing Section 6 thereof.
  Referred to Committee on Revenue and Taxation.

SECOND READING OF BILLS.

House Bill No. 265, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.): Relating to schedule of fees of officers and witnesses.

Mr. Shipley, reporting for the Committee on Compensation and Fees for State and County Officers, stated that the various amendments proposed had been withdrawn.

The bill was read the second time, by sections, in full.

Mr. Meacham moved that the bill be re-referred to the Committee on Judiciary with instructions to report the bill back to the House today, and that the bill hold its place on the calendar.

The motion was carried.

The Speaker announced that he was about to sign Senate Joint Resolution No. 4, Senate Concurrent Resolution No. 10, and Senate Bills Nos. 163, 167, 208, 214, 218, and 222.

THIRD READING OF BILLS.

Engrossed House Bill No. 207, by Representative Brockman: Providing for the renewal, suspension and cancellation of licenses to practice dentistry.
On motion of Mr. Capron, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 3; absent or not voting, 15.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Mr. Speaker—78.

Those voting nay were: Representatives Miller, Templeton, Willhite—3.

Those absent or not voting were: Representatives Allen, Burlingame, Cohen, Cross, Dunn, Gray, Josefsky, Knapp, McDonough, McLean, Rychard, Scales, Siler, Sims, Zent—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, by Representatives Morton, Nolte, Hubbell and Schwartze: Empowering the granting of degrees by the state normal schools.

On motion of Mr. Hanks, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 61; nays, 23; absent or not voting, 12.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Danielson, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Lent, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Meacham, Morton, Moulton, Murray, Nolte, Northup, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik—61.

Those voting nay were: Representatives Anderson, Barlow, Brislaw, Burlingame, Cohen, Cutting, Davis, Dunn, Durrant, Halsey, Jones (Roy), Josefsky, Knutzen, McDonough, Mess, Moran, Olson, Shipley, Stephens, Templeton, Thompson (Richard), Willhite, Mr. Speaker—23.

Those absent or not voting were: Representatives Collin, Cross, Douglas, Gray, Jones (John R.), Knapp, Miller, Reed, Rychard, Sims, Westover, Zent—12.

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

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

Engrossed House Bill No. 79, by Representatives Totten: Relating to the selection of text books.

Mr. Totten moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.
The bill was debated at length, when, on motion of Mr. Egbert, the previous question was ordered.

The roll was called, and Engrossed House Bill No. 79 passed the House by the following vote: Yeas, 58; nays, 27; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Behrens, Beatty, Brislawn, Burlingame, Chamberlain, Clark, Collin, Cutting, Dale, Davis, Dunn, Egbert, Falknor, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Long, Loveberry, McCall, McCormick, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Overmeyer, Peterson, Reed, Saunders, Scales, Schwartz, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant 'A'), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Weik, Willhite—58.

Those voting nay were: Representatives Aspinwall, Banker, Barlow, Capron, Cohen, Crosby, Custer, Danielson, Durrant, Glasgow, Goldsworthy, Hall, Jacobs, Knutzen, Lindsay, Moulton, Olson, Reeves, Ryan, Sisson, Sweetman, Thompson (Richard), True, Weaver, Westover, Zent, Mr. Speaker—27.

Those absent or not voting were: Representatives Brockman, Cross, Douglas, Gray, Jones (John R.), McDonough, Meacham, Northup, Rychard, Sims, Voss—11.

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

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

**MOTION.**

Mr. Allen moved that the Speaker be authorized to send a telegram, immediately, to the University of Washington football team, at Pasadena, California, wishing them the compliments of the season and wishing them success in their game today, against the University of Alabama.

The motion was unanimously carried.

**MESSAGE FROM THE SENATE.**

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 1, 1926.

MR. SPEAKER:

The Senate has granted the request of the House for the appointment of a conference committee on Engrossed Senate Bill No. 81 and the House amendments thereto, and the President has appointed as members of said committee Senators Myers, Palmer and Lunn.

VICTOR ZEDNICK, SECRETARY.

The Speaker appointed as members of the conference committee on Senate Bill No. 81, Representatives Sisson, Banker and Weaver.

**Engrossed House Bill No. 180,** by Representative Morton: Relating to the dissolution of irrigation districts.

On motion of Mr. Morton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Beatty, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Danielson, Davis, Durrant, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (Roy), Josef-
sky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartzze, Siler, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—72.

Those absent or not voting were: Representatives Allen, Barlow, Behrens, Brislawn, Brockman, Cohen, Cross, Dale, Douglas, Dunn, Glasgow, Gray, Johnson (Lee H.), Jones (John R.), McDonough, Meacham, Rychard, Shipley, Sims, Sisson, Stewart (Grant A.), Trunkey, Westover, Zent—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 Mrs. Miller and Mr. Jacobs, Rule 20 was suspended.

Engrossed House Bill No. 197, by Representative Shields: Relating to the use and furnishing of stamps.

On motion of Mr. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 31; nays, 45; absent or not voting, 20.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Brockman, Davis, Egbert, Falknor, Glasgow, Jacobs, Johnson (Levy), Knapp, Lent, Long, Loveberry, McCall, McLean, Miller, Moran, Reeves, Shipley, Sisson, Shields, Soule, Stephens, Stratton, Sweetman, Thompson (Geo. W.), Totten, True, Weik—31.

Those voting nay were: Representatives Anderson, Baldwin, Beatty, Brislawn, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Danielson, Dunn, Durrant, Goldsworthy, Hall, Hanks, Hubbell, Johnson (Lee H.), Jones (Roy), Josefsky, Lindsay, McCormick, Mess, Morton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Scales, Schwartzze, Siler-Stewart (M. M.), Templeton, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Westover, Willhite, Mr. Speaker—45.

Those absent or not voting were: Representatives Barlow, Cohen, Cross, Dale, Douglas, Gray, Halsey, Jones (John R.), Knutzen, McDonough, Meacham, Moulton, Murray, Rychard, Saunders, Sims, Stewart (Grant A.), Weaver, Zent—20.

The bill, having failed to receive the constitutional majority, was declared lost.


Mr. Chamberlain moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

The motion was carried, and a long debate followed:

Mr. Cutting moved the previous question.

The motion was lost.

After further debate, Mr. Chamberlain demanded a call of the House and the demand was sustained.
CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees noted: Representatives Cross, Douglas, Gray, Jones (John R.), Ryan, Rychard, Sims and Zent.

On motion of Mr. Knapp, the absentees were excused.

On motion of Mr. Knapp, the House proceeded with business under the call of the House.

Mr. Knapp moved the previous question and it was so ordered.

The Speaker announced the question; the final passage of Engrossed House Bill No. 202.

The roll was called, and Engrossed House Bill No. 202 passed the House by the following vote: Yeas, 66; nays, 22; absent or not voting, 8.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Cutting, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Van Horn, Weaver, Weik, Westover, Willhite—66.

Those voting nay were: Representatives Allen, Anderson, Capron, Collin, Crosby, Custer, Dale, Durrant, Lindsay, McCormick, Miller, Moran, Morton, Reed, Shields, Stephens, Sweetman, Templeton, Totten, Trunkey, Voss, Mr. Speaker—22.

Those absent or not voting were: Representatives Cross, Douglas, Gray, Jones (John R.), Ryan, Rychard, Sims, Zent—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. 214, by Representative Long, by request of Insurance Commissioner: Fixing fees to be charged by the Insurance Commissioner.

Mr. Long moved that the rules be suspended, that the second reading be considered the third, and that House Bill No. 214 be placed on final passage.

The motion was carried.

Mr. Tripple moved that further proceedings under the call of the House be dispensed with.

The Speaker, under the provisions of House Rule 24, declared the motion out of order.

The clerk called the roll, and House Bill No. 214 passed the House by the following vote: Yeas, 83; nays, 2; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton,
Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those voting nay were: Representatives Cohen, Sweetman—2.

Those absent or not voting were: Representatives Cross, Douglas, Gray, Jones (John R.), McLean, Ryan, Rychard, Sims, Stephens, Trunkey, Zent—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. Egbert moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Engrossed House Bill No. 219, by Representatives Aspinwall and Knutzen:
Relating to the diseases and quarantine of domestic animals.

On motion of Mr. Aspinwall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 6; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knutzen, Lent, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—81.

Those voting nay were: Representatives Behrens, Knapp, Lindsay, Loveberry, Mess, Sweetman—6.

Those absent or not voting were: Representatives Cross, Douglas, Glasgow, Gray, Jones (John R.), Ryan, Rychard, Sims, Zent—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. 235, by Committee on Forestry and Log-Off Lands:
Relating to and providing for the acquiring, seeding, reforestation and administering of lands.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy),
Those absent or not voting were: Representatives Cross, Douglas, Gray, Jones (John R.), Ryan, Rychard, Sims, Zent—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. Tripple moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

The House returned to consideration of bills on second reading.

SECOND READING OF BILLS.

House Bill No. 190, by Representative Meacham and others: Providing for amendment to Sections 1, 2, 3, and 4, of Article VII of the Constitution of the State of Washington.

On motion of Mr. Meacham, Substitute House Bill No. 190 was substituted for House Bill No. 190.


The bill was read the second time by sections and passed to third reading.

House Bill No. 198, by Representative Johnson (Levy): Relating to police judges.

The bill was read the second time by sections and passed to third reading.

House Bill No. 259, by Representative Lindsay: Relating to permits for wine and intoxicating liquors.

The bill was read the second time by sections and passed to third reading.

House Bill No. 256, by Representatives Moulton, Hall and Falknor: Relating to precinct primaries.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 18, 1925.

Mr. Speaker:

We, a majority of your Committee on Elections and Privileges, to whom was referred House Bill No. 256, entitled "An act relating to precinct party primaries, the holding of party conventions and the nomination of certain candidates to be voted for at primary elections, providing for certain penalties and for the submission of this act to a vote of the people," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 13, line 1 of the printed bill, being line 2 of the original bill by striking the word "in" and inserting in lieu thereof the words "not later than."

Amend Section 13, line 3 of the printed bill, being line 4 of the original bill by striking the word "in" and inserting in lieu thereof the words "not later than."

E. E. SHIELDS, Chairman.

MR. SPEAKER:

We, a minority of your Committee on Elections and Privileges, to whom was referred House Bill No. 256, entitled "An act relating to precinct party primaries, the holding of party conventions and the nomination of certain candidates to be voted for at primary elections, providing for certain penalties and for the submission of this act to a vote of the people," 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: John Anderson, C. A. Morian.

The bill was read the second time by sections.

On motion of Mr. Moulton, the majority committee amendments were adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 257, by Representative Hall: Relating to cities and towns, in re change of name.

The bill was read the second time by sections and passed to third reading.

The Speaker called Mr. Long to preside.

House Bill No. 262, by Representative Lent: Relating to membership in Washington Veterans' Home.

MR. SPEAKER:

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 262, entitled "An act relating to membership in the Washington Veterans' Home, the supplying of medical attendance and issuing of supplies therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Section 1, line 3 of the original bill, being also line 3 of the printed bill, by striking the words "one-half" and insert in lieu thereof the word "two."

CHAS. E. PETERSON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Peterson, the committee amendment was adopted.

The bill was passed to third reading and ordered engrossed.

House Bill No. 276, by Representative Soule, at request of Secretary of State: Relating to corporation fees.

The bill was read the second time by sections.

On motion of Mr. Soule, the rules be suspended, and that the bill be advanced to third reading.

The motion was lost.

The bill was passed to third reading.

House Bill No. 294, by Representative Soule, at request of Secretary of State: Relating to foreign corporations.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 294, entitled "An act relating to foreign corporations and amending Section 3853, of Remington's Compiled Statutes," 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 10 of the original bill, being Line 8 of the printed bill, after the word "decrease" strike the word "or" and insert in lieu thereof the word "of."

M. M. MOUTON, Chairman.


The bill was read the second time by sections.
On motion of Mr. Moulton, the committee amendment was adopted.
The bill was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

Engrossed House Bill No. 42, by Representative Jacobs: Relating to sale of electric light power.

Mr. Jacobs moved that the rules be suspended, that the second reading be considered the third, and that Engrossed House Bill No. 42 be placed on final passage.

The motion was carried.
The bill was debated at length.
Mr. Willhite moved the previous question and it was so ordered.
The roll was called and Engrossed House Bill No. 42 passed the House by the following vote: Yeas, 50; nays, 42; absent or not voting, 4.

Those voting yea were: Representatives Aspinwall, Banker, Barlow, Beatty, Brislawn, Burlingame, Capron, Chamberlain, Crosby, Custer, Danielson, Durrant, Egbert, Falknor, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lent, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Murray, Northup, Overmeyer, Peterson, Reed, Saunders, Scales, Schwartzte, Shipley, Siler, Soule, Stewart (M. M.), Thompson (Geo. W.), Totten, Tripple, Van Horn, Westover, Willhite—50.

Those voting nay were: Representatives Allen, Anderson, Baldwin, Behrens, Brockman, Clark, Cohen, Collin, Cutting, Dale, Davis, Douglas, Dunn, Glasgow, Goldsworthy, Jones (John R.), Josefsky, Lindsay, Long, McCormick, McDonough, Mess, Moran, Nolte, Olson, Reeves, Ryan, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Richard), True, Trunkey, Voss, Weaver, Weik, Mr. Speaker—42.

Those absent or not voting were: Representatives Cross, Gray, Rychard, Zent—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 277, by Representatives Crosby and Burlingame: Relating to irrigation districts.

On motion of Mr. Banker, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay,
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Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Cross, Dunn, Gray, Northup, Rychard, Stratton, Templeton, Zent—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.

MOTION.

Mr. Jacobs moved that the rules be suspended, and that the chief clerk be directed to immediately transmit Engrossed House Bill No. 42 to the Senate.

The motion was carried.

Mr. Banker moved that further proceedings under the call of the House be dispensed with.

The motion was lost by a rising vote.

Mr. Chamberlain moved that the rules be suspended, and that the chief clerk be directed to immediately transmit House Bill No. 202 to the Senate.

Mr. Sims demanded a roll call on the motion, and, the required number arising, the roll was called and the motion was carried by the following vote: Yeas, 71; nays, 19; absent or not voting, 6.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartz, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Willhite—71.

Those voting nay were: Representatives Anderson, Cohen, Collin, Crosby, Dunn, Durrant, Lindsay, Loveberry, McCormick, Moran, Northup, Shipley, Sims, Shields, Sweetman, Templeton, Totten, Trunkey, Mr. Speaker—19.

Those absent or not voting were: Representatives Cross, Gray, Josefsky, Rychard—6.

Engrossed House Bill No. 101, by Representative Behrens: Relating to delinquent assessments.

On motion of Mr. Behrens, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 12; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Jacobs,
Those voting nay were: Representatives Barlow, Crosby, Dunn, Egbert, Josefsky, McLean, Murray, Northup, Sims, Stewart (Grant A.), Weaver, Mr. Speaker—12.

Those absent or not voting were: Representatives Cross, Goldsworthy, Gray, Ryan, Rychard, Zent—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the chair.

Engrossed House Bill No. 102, by Representative Behrens: Relating to local improvement assessments.

On motion of Mr. Behrens, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 10; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Olson, Overmeyer, Olson, Overmeyer, Peterson, Reed, Reeves, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite—81.

Those voting nay were: Representatives Barlow, Collin, Crosby, Dunn, Egbert, Josefsky, McLean, Murray, Sims, Mr. Speaker—10.

Those absent or not voting were: Representatives Cross, Gray, Ryan, Rychard, Zent—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Willhite moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

The Speaker appointed, under provisions of Senate Joint Resolution No. 4, Representatives Jacobs, Falknor and True.

The Speaker appointed, under provisions of House Joint Resolution No. 5, Representatives Moulton, Banker and Meacham.

The Speaker stated that the above committees were selected by and from the members voting for the above resolutions.

The House resumed consideration of bills on third reading.
Engrossed Substitute House Bill No. 143, by Representatives Totten, Thompson (Geo. W.), Zent, McLean and Shields: Relating to compensation of bailiffs.

On motion of Mr. Totten, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 17; absent or not voting, 7.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCormick, McLean, Meacham, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Reed, Reeves, Saunders, Schwartz, Shipley, Sisson, Shields, Soule, Stephens, Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—72.

Those voting nay were: Representatives Anderson, Burlingame, Cutting, Dunn, Egbert, Goldsworthy, Halsey, Jones (Roy), Josefsky, McCall, McDonough, Mess, Peterson, Scales, Stewart (Grant A.), Stewart (M. M.), Westover—17.

Those absent or not voting were: Representatives Cross, Gray, Ryan, Rychard, Siler, Sims, Zent—7.

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

House Bill No. 221, by Representative Miller: Providing for amendment to Section 11, Article 1 of Constitution.

Mr. Cohen raised the question of consideration of House Bill No. 221.

The question was decided in the affirmative.

Mr. Tripple moved that the rules be suspended, and that House Bill No. 221 be returned to second reading for the purpose of amendment.

The motion was lost.

Mrs. Miller moved that the rules be suspended, that the second reading be considered the third, and that House Bill No. 221 be placed on final passage.

The motion was carried.

PERSONAL PRIVILEGE.

Mr. Knutzen asked to be excused from the call of the House, in view of an urgent summons to return home.

There being no objection, Mr. Knutzen was excused.

House Bill No. 221 was discussed at length.

The roll was called and House Bill No. 221 passed the House by the following vote: Yeas, 68; nays, 23; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray,
Northup, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Voss, Weaver, Weik—68.

Those voting nay were: Representatives Banker, Brislawn, Capron, Clark, Cohen, Douglas, Glasgow, Hall, Johnson (Lee H.), Jones (John R.), Mess, Moran, Nolte, Olson, Saunders, Shipley, Sims, Sweetman, Tripple, True, Westover, Willhite, Mr. Speaker—23.

Those absent or not voting were: Representatives Cross, Gray, Knutzen, Rychard, Zent—5.

The bill, having received the constitutional two-thirds majority, of the members elected, was declared passed.

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

**Engrossed House Bill No. 270**, by Representatives McDonough and Baldwin: Relating to fish.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—89.

Those voting nay were: Representative Stratton—1.

Those absent or not voting were: Representatives Banker, Cross, Gray, Knutzen, Rychard, Zent—6.

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

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

**House Bill No. 282**, by Representatives Johnson (Levy) and Aspinwall: Making an appropriation for local assessments.

On motion of Mr. Johnson (Levy), the rules were suspended, the second reading considered the third the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall,
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McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Anderson, Cohen, Cross, Glasgow, Gray, Knutzen, Rychard, Zent—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. 215, by Representative Long, at request of Insurance Commissioner: Relating to licensing of an “adjuster.”

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 8.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Anderson, Cross, Gray, Knutzen, Rychard, Scales, Tripple, Zent—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. 281, by Representative Saunders: Relating to eminent domain proceedings.

On motion of Mr. Saunders, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 67; nays, 23; absent or not voting, 6.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Hall, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Ryan, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Van Horn, Voss, Weaver, Welk, Westover, Mr. Speaker—67.
Those voting nay were: Representatives Anderson, Barlow, Collin, Crosby, Dunn, Glasgow, Goldsworthy, Halsey, Hanks, Jacobs, Jones (Roy), Josefsky, McDonough, Meacham, Mess, Reed, Reeves, Soule, Sweetman, Templeton, Thompson (Richard), Trunkey, Willhite—23.

Those absent or not voting were: Representatives Baldwin, Cross, Gray, Knutzen, Rychard, Zent—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 295, by Representative Allen: Relating to compensation of Eminent Domain Commissioners.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Goldsworthy, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—82.

Those voting nay were: Representatives Dunn, Durrant, Glasgow, Halsey, Josefsky, Reed, Schwartz, Westover—8.

Those absent or not voting were: Representatives Anderson, Cross, Gray, Knutzen, Rychard, Zent—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 305, by Representatives Johnson (Lee H.), Johnson (Levy), Lent, Zent, Barlow and Westover: Relating to public work.

On motion of Mr. Johnson (Lee H.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 8; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Glasgow, Goldsworthy, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Moran, Morton, Moulton, Murray, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson
(Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Welk, Westover, Mr. Speaker—82.

Those voting nay were: Representatives Burlingame, Collin, Hall, Miller, Nolte, Trunkey, Weaver, Willhite—8.

Those absent or not voting were: Representatives Cross, Gray, Knutzen, Rychard, Saunders, Zent—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. Barlow, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 11:00 a. m., Saturday, January 2, 1926.

A. W. CALDER, Chief Clerk.

FIFTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, January 2, 1926.

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

The clerk called the roll; all members being present except Representatives Cross, Dunn, Durrant, Knutzen, Stewart (M. M.) and Tripple.

Prayer was offered by Rev. C. Thunberg, of the Bethesda Lutheran Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

RESOLUTION.

By Committee on Claims and Auditing:

WHEREAS, Representatives Harry E. Goldsworthy, A. E. Olson and Roy Jones communicated with the family, made arrangements for transporting the body and attended the funeral of the late Thomas W. Hemp, as directed by House Resolution,

Therefore, Be It Resolved, by the House of Representatives of the State of Washington, That Representatives Harry E. Goldsworthy, A. E. Olson and Roy Jones be allowed their actual and necessary expenses incurred in carrying out the provisions of House Resolution adopted on the 16th day of December, and

Be It Further Resolved, That the Speaker and Chief Clerk be, and they are hereby authorized to make out the necessary vouchers upon which warrants for the same will be drawn, the sum to be paid out of the moneys appropriated for the Extraordinary Session of the Nineteenth Legislature.

On motion of Mr. Scales, the Resolution was adopted.
COMMUNICATION.

VICTORIA, December 31, 1925.

The Chief Clerk House of Representatives, Olympia, Wash.

Dear Sir: I have the honour to acknowledge the receipt today of a certified copy of House Joint Resolution No. 3, of the Legislature of the State of Washington expressing thanks to the Honourable John Oliver, Premier of British Columbia, and the Members of his Cabinet, and to the Honourable John Buckham, Speaker, and the Members of the Legislative Assembly of British Columbia, in connection with the visit of the Members of the Legislature of the State of Washington to the City of Victoria on the 26th day of November last, and to state that such Resolution will be duly brought to the attention of the Honourable the Premier, the Members of his Cabinet, the Honourable the Speaker and the Members of the Legislative Assembly as therein mentioned.

Wishing you the compliments of the Season, I am, Sir,

Yours faithfully,

W. H. Langley,
Clerk, Legislative Assembly.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 1, 1926.

Mr. Speaker:

Your Committee on Engrossment to whom was referred House Bills Nos. 256 and 294, have compared same with the original bills and find them correctly engrossed.

Chairman.

We concur in this report: Ed. Davis, Maude Sweetman.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 2, 1926.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bill No. 5, have compared same with the engrossed bill and find same correctly enrolled.

John Anderson, Chairman.

I concur in this report: Grant C. Sisson.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., DECEMBER 31, 1925.

Mr. Speaker:

We, a majority of your Committee on Public Buildings and Grounds, to whom was referred House Bill No. 141 entitled “An act relating to the insurance of public buildings,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Levy Johnson, Chairman.

We concur in this report: Mark E. Reed, Charles W. Saunders.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 2, 1926.

Mr. Speaker:

We, a majority of your Committee on Educational Institutions, to whom was referred House Bill No. 280 entitled “An act relating to higher educational institutions and establishing a board of higher educational administration, 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 indefinitely postponed.

John Hanks, Chairman.

We concur in this report: I. N. Stephens, A. E. Olson, John A. Soule, Lee R. Johnson.
Mr. Speaker:
We, a minority of your Committee on Educational Institutions, to whom was referred House Bill No. 280 entitled "An Act relating to higher educational institutions and establishing a board of higher educational administration, 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.
We concur in this report: Maude Sweetman, Wm. Scales.
Passed to second reading.

Mr. Speaker:
We, your Committee on Educational Institutions, to whom was referred House Bill No. 302 entitled "An act relating to the Normal Schools of the State of Washington and the courses of study therein and amending Section 4542, Remington's Compiled 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.

JOHN HANKS, Chairman.
We concur in this report: Maude Sweetman, Wm. Scales, A. E. Olson, I. N. Stephens, John A. Soule, Lee H. Johnson.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 316 entitled "An act relating to crime and punishment, fixing terms of imprisonment, and amending section 2281, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

M. M. MOULTON, Chairman.
We concur in this report: Charles W. Hall, Judson F. Falknor, J. M. Glasgow, Marcus R. Morton.
Passed to second reading.

Mr. Speaker:
We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 316 entitled "An act relating to crime and punishment, fixing terms of imprisonment, and amending section 2281, Remington's Compiled Statutes," 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: S. H. Cutting, J. W. Lindsay, John A. Soule.
Passed to second reading.

Mr. Speaker:
We, a majority of your Committee on Judiciary, to whom was referred House Bill No. 317 entitled "An act providing for the appointment of a parole board, defining its powers and duties, fixing compensation, amending section 10803 and repealing section 2282, Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

M. M. MOULTON, Chairman.
We concur in this report: Charles W. Hall, Judson F. Falknor, J. M. Glasgow, Marcus R. Morton.
Mr. Speaker:

We, a minority of your Committee on Judiciary, to whom was referred House Bill No. 317 entitled "An act providing for the appointment of a parole board, defining its powers and duties, fixing compensation, amending section 10863 and repealing section 2282, Remington's Compiled Statutes," 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: S. H. Cutting, J. W. Lindsay, John A. Soule.

Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Military, to whom was referred House Bill No. 288 entitled "An act relating to the relief of soldiers, sailors and marines and their families and amending Section 10737 of Remington's Compiled Statutes, the same being Section 3765-144 of Pierce's Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: Wm. Scales, Judson F. Falknor.

Passed to second reading.

Mr. Speaker:

We, a minority of your Committee on Military, to whom was referred House Bill No. 288 entitled "An act relating to the relief of soldiers, sailors and marines and their families and amending Section 10737 of Remington's Compiled Statutes, the same being Section 3765-144 of Pierce's Code," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

We concur in this report: Lloyd R. Crosby, Wm. Phelps Totten.

Passed to second reading.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House Joint Resolution No. 2 entitled "An act relating to certain toll bridges on state highways," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that Substitute House Joint Resolution No. 2 be substituted and do pass.

We concur in this report: C. W. Ryan, Chairman.

Passed to second reading.

On motion of Mr. Allen, Rule 20 was suspended.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 23 entitled "An act relating to elections, authorizing qualified electors absent from their precincts of residence to vote at general and primary elections, providing the method and manner of casting and recording such vote, providing penalties
for violations thereof, and repealing certain acts in relation thereto," have had the
same under consideration, and we respectfully report the same back to the House
with the recommendation that it do pass. M. M. MOULTON, Chairman.

We concur in this report: Charles W. Hall, S. H. Cutting, Logan L. Long,
Judson F. Falknor, E. E. Shields, John A. Soule, Marcus R. Morton, Ralph R. Knapp

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 1, 1926.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate
Bill No. 224 entitled "An act authorizing the establishment of fire protection districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 247 entitled "An act providing for the definite determination of county roads, the true location, course or width whereof is uncertain," 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. RYAN, Chairman.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 29, 1925.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 248 entitled "An act relating to establishing county roads, acquiring rights of way therefor by condemnation or otherwise and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

C. W. RYAN, Chairman.


Passed to second reading.

House Bill No. 222: Do pass as amended.
Passed to second reading.

House Bill No. 265: Do pass as amended.
Passed to second reading.
Passed to second reading.

Passed to second reading.

Engrossed Substitute Senate Bill No. 36: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 131: Do pass as amended.
Passed to second reading.

Senate Bill No. 133: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 138: Do pass as amended.
Passed to second reading.

Senate Bill No. 188: Do pass as amended.
Passed to second reading.

Engrossed Senate Bill No. 199: Do pass as amended.
Passed to second reading.

Senate Bill No. 226: Do pass as amended.
Passed to second reading.

Senate Bill No. 228: Do pass as amended.
Passed to second reading.

Senate Bill No. 249: Do pass as amended.
Passed to second reading.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 1, 1926.

Mr. Speaker:
The Senate has adopted:
House Concurrent Resolution No. 8; also
House Concurrent Resolution No. 9; also
Senate Joint Resolution No. 5; also
The Senate has passed:
Senate Bill No. 180; also
Senate Bill No. 207; also
Senate Bill No. 211, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., December 31, 1925.

Mr. Speaker:
The Senate has passed House Bill No. 183, with the following amendments:
Amend the title by striking the word and figures “and 9085” and inserting between the figures “9027” and “9031” the word “and” in lieu of the comma (,).
Amend Section 1, Line 5 of the printed bill, same being Line 11 of the original bill, by striking the words “six hundred.”
Amend Section 4, Line 4 of the printed bill, same being Line 29 of the original bill, by striking the words “thirty-six hundred” and inserting in lieu thereof the words “three thousand.”
Amend Section 5, Line 10 of the printed bill, same being Line 12 of the original bill, by striking the words "six hundred."

Strike all of Section 6.

Mr. Stewart (M. M.), moved that the House do concur in the Senate amendments to House Bill No. 183.

The motion was carried. The roll was called, and the House passed House Bill No. 183, as amended by the Senate, by the following vote: Yeas, 83; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—83.


Mr. Falknor moved that the House do concur in the Senate amendments to House Bill No. 151.

The motion was carried. The roll was called, and the House passed House Bill No. 151 as amended by the Senate, by the following vote: Yeas, 83; nays, 0; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean,
Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—83.

Those absent or not voting were: Representatives Barlow, Cross,丹尼森, Dunn, Durrant, Jones (John R.), Knutzen, Long, Sims, Shields, Stewart (Grant A.), Tripple, Zent—13.

FIRST READING OF HOUSE RESOLUTIONS.

House Concurrent Resolution No. 10, by Appropriations Committee:
Relating to the introduction of a bill.

The resolution was read the first time by title.

On motion of Mr. Goldsworthy, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Goldsworthy, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and was adopted.

On motion of Mr. Goldsworthy, the rules were suspended, and the chief clerk directed to immediately transmit House Concurrent Resolution No. 10 to the Senate.

FIRST READING OF SENATE BILLS.

The following bills were read first time by title and acted upon as indicated.

Senate Bill No. 211, by Committee on Public Utilities (by Departmental Request): An Act in relation to common carriers and amending section 10424 of Remington's Compiled Statutes of Washington, 1922.

Referred to committee on Public Utilities.

Senate Bill No. 180, by Senator Groruf: An Act relating to life insurance and amending Section 7230, Remington's Compiled Statutes.

Referred to Committee on Insurance.

Senate Bill No. 207, by Senator Davis: An Act relating to the Superintendent of the State Traveling Library, his duties and salary, and repealing sections 8211 and 8212 of Remington's Compiled Statutes.

Referred to Committee on State Library.

Senate Joint Resolution No. 5, by Senators Westfall, Palmer, Grass, Houser, Conyard, Post, Sutton, Oman, McCauley, Lunn, Christensen, Shaw, Myers, Morris, Smith and Somerville: Relating to the repeal and revision of laws.

Referred to Committee on Rules and Order.

SECOND READING OF BILLS.

OLYMPIA, WASH., January 1, 1926.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House Bill No. 265 entitled "An act relating to the schedule of fees of officers and witnesses and amending Section 497 of Remington's Compiled Statutes," have had the same under
consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend Section 1, Line 8 of the original bill, being Line 7 of the printed bill, strike "$7.00" and insert in lieu thereof "$5.00."  
Amend Section 1, Line 15 of the original bill, being Line 13 of the printed bill, strike "$2.00" and insert in lieu thereof "$3.00."  
Amend Section 1, Line 31 of the original bill, being Line 26 of the printed bill, strike "$5.00" and insert in lieu thereof "$4.00."  
Amend Section 1, Line 35 of the original bill, being Line 30 of the printed bill, strike "$3.00" and insert in lieu thereof "$2.00."  
Amend Section 1, Line 37 of the original bill, being Line 32 of the printed bill, after the word "appearance" insert the words "is filed."  
Amend Section 1, Line 40 of the original bill, being Line 34 of the printed bill, after the word "appearance" insert the words "is filed."  
Amend Section 1, Line 59 of the original bill, being Line 50 of the printed bill, strike "thirty cents (30c)" and insert in lieu thereof "fifteen cents (15c)."  
Amend Section 1, Line 61 of the original bill, being Line 52 of the printed bill, strike "fifteen cents (15c)" and insert in lieu thereof "five cents (5c)."  
Amend Section 1, Line 73 of the original bill, being Line 61 of the printed bill, strike "$2.00" and insert in lieu thereof "$1.00."  
Amend Section 1, strike all of Line 74 of the original bill, being Line 62 of the printed bill.  
Amend Section 1, strike all of Line 75 of the original bill, being Line 63 of the printed bill.  
Amend Section 1, Line 76 of the original bill, being Line 64 of the printed bill, strike the comma (,) after the word "affidavit."  
Amend Section 1, Line 105 of the original bill, being Line 90 of the printed bill, strike "$1.00" and insert in lieu thereof "80 cents."  
Amend Section 1, Line 107 and 108 of the original bill, being Line 91 of the printed bill, after the word "restitution" strike the words "with aid of the county."  
Amend Section 1, Line 110 of the original bill, being Line 93 of the printed bill, strike "80" and insert in lieu thereof "30."  
Amend Section 1, Line 112 of the original bill, being Line 94 of the printed bill, strike "80" and insert in lieu thereof "30."  
Amend Section 1, Line 114 of the original bill, being Line 96 of the printed bill, strike "$2.00" and insert in lieu thereof "$1.00."  
Amend Section 1, Lines 124, 125 and 126 of the original bill, being Lines 103, 104 and 105 of the printed bill, after the word "cents" strike the comma (,), insert in lieu thereof a period (.), and strike the remainder of the sentence.  
Amend Section 1, lines 128, 129 and 130 of the original bill, being lines 107 and 108 of the printed bill, strike the words "a minimum of;" also, after "$3.00" strike the comma (,), insert in lieu thereof a period (.), and strike the remainder of the sentence.  
Amend Section 1, lines 132, 133 and 134 of the original bill, being lines 110 and 111 of the printed bill, after the comma (,) following the word "service," strike the remainder of the sentence and insert in lieu thereof the following: "per folio, 16 cents."  
Amend Section 1, line 138 of the original bill, being line 114 of the printed bill, after the word "making," strike the words "a certificate of purchase or"  
Amend Section 1, lines 140 and 141 of the original bill, being lines 115 and 116 of the printed bill, after the comma (,) following the word "court," strike the words "a minimum of;" also, after "$3.00" strike the comma (,), insert in lieu thereof a period (.) and strike the remainder of the sentence.  
Amend Section 1, strike all of lines 144 to 151, inclusive, of the original bill, being lines 119 to 124, inclusive, of the printed bill.  
Amend Section 1, line 155 of the original bill, being line 127 of the printed bill, strike the period (.) at the end of the line, insert in lieu thereof a colon (:) and add the following:  
"Provided, however, That on and after January 1, 1927, witnesses shall receive for each day's attendance in all courts of this state, besides mileage at ten cents per mile each way, $3.00."

M. M. MOULTON, Chairman.


The bill was read the second time by sections.
On motion of Mr. Moulton, the committee amendments were adopted.

On motion of Mr. Meacham, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 5; absent or not voting, 13.

Those voting yea were: Representatives Allen, Aspinwall, Anderson, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Sier, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—78.

Those voting nay were: Representatives Collin, Halsey, Lent, Shields, Mr. Speaker—5.

Those absent or not voting were: Representatives Burlingame, Cross, Dunn, Durrant, Goldsworthy, Knutzen, Loveberry, Moran, Saunders, Sims, Sweetman, Tripple, Zent—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. Meacham, the rules were suspended, and the chief clerk was directed to immediately transmit the bill to the Senate.

MR. SPEAKER:

We, the majority of your Committee on Roads and Bridges, to whom was referred House Joint Resolution No. 1, entitled "An act relating to appointment of a commission," 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 1 of the printed resolution, the same being line 1 of the original resolution, after the word "whereas" and before the word "citizen," strike the word "the."

In line 6 of the printed resolution, the same being line 9 of the original resolution, after the word "shall" and before the word "and," insert the word "be."

In line 7 of the printed resolution, the same being line 10 of the original resolution, after the word "Washington" and before the word "who," insert the words, "to act without expense to the state."

In line 8 of the printed resolution, the same being line 12 of the original resolution, strike the words "and proper location or."

C. W. RYAN, Chairman.


MR. SPEAKER:

We, the minority of your Committee on Roads and Bridges, to whom was referred House Joint Resolution No. 1, entitled "An act relating to appointment of a commission," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do not pass.

I concur in this report: W. B. Weaver.
The resolution was read the second time in full.
On motion of Mr. Ryan, the committee amendments were adopted.
On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 12; absent or not voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Burlingame, Capron, Chamberlain, Cohen, Crosby, Custer, Dale, Danielson, Douglas, Egbert, Falknor, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Lent, Lindsay, Long, McCall, McDonough, McCormick, Meacham, Mess, Miller, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—65.

Those voting nay were: Representatives Anderson, Brislawn, Clark, Cutting, Glasgow, Halsey, Jones (John R.), Murray, Northup, Shipley, Sims, Mr. Speaker—12.

Those absent or not voting were: Representatives Banker, Brockman, Collin, Cross, Davis, Dunn, Durrant, Goldsworthy, Josefsky, Knapp, Knutzen, Loveberry, McLean, Moran, Siler, Stewart (Grant A.), Totten, Tripple, Zent—19.

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

House Joint Resolution No. 2, by Representative Long: Relating to Snake River Bridge between counties of Franklin and Walla Walla.
On motion of Mr. Ryan, Substitute House Joint Resolution No. 2 was substituted for House Joint Resolution No. 2.

Substitute House Joint Resolution No. 2, by Committee on Roads and Bridges: Relating to certain toll bridges.
The resolution was read the second time in full.
The Speaker called Mr. Knapp to preside.
On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, Substitute House Joint Resolution No. 2 was placed on final passage and it passed the House by the following vote: Yeas, 81; nays, 31; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Custer, Cutting, Dale, Danielson, Douglas, Dunn, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—81.

Those voting nay were: Representatives Crosby, Davis, Murray—3.
Those absent or not voting were: Representatives Baldwin, Burlingame, Cohen, Cross, Durrant, Goldsworthy, Knutzen, Lent, Moran, Shipley, Tripple, Zent—12.

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

The Speaker resumed the chair.

House Bill No. 243, by Representatives Lindsay, Northup and Willhite: Relating to rights of way over state land for transportation of timber.

Mr. Reed raised the question of consideration on House Bill No. 243.

Mr. Trunkey demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Baldwin, Cross, Durrant, Knutzen, Tripple and Zent.

Mr. Reed moved that the absentees be excused.

The motion was carried.

On motion of Mr. Reed, the House proceeded with business under the call of the House.

The Speaker announced the question; the consideration of House Bill No. 243.

Mr. Halsey demanded a roll call on the question, and, the required number arising, the roll was called, and the House decided the question of consideration in the negative, by the following vote: Yeas, 35; nays, 55; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Cutting, Danielson, Davis, Douglas, Dunn, Goldsworthy, Halsey, Josefsky, Knapp, Lindsay, McCall, McCormick, McDonough, Mess, Miller, Moran, Murray, Northup, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Voss, Weaver, Weik, Willhite, Mr. Speaker—35.

Those voting nay were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Long, Loveberry, McLean, Meacham, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, True, Trunkey, Van Horn, Westover—55.

Those absent or not voting were: Representatives Baldwin, Cross, Durrant, Knutzen, Tripple, Zent—6.

House Bill No. 244, by Representatives Lindsay, Northup and Willhite: Relating to public lands.

Mr. Reed raised the question of consideration on House Bill No. 244.

Mr. Halsey demanded a roll call on the question, and, the required number arising, the clerk called the roll, and the question of consideration on House Bill No. 244 was decided in the negative by the following vote: Yeas, 37; nays, 52; absent or not voting, 6.

Those voting yea were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Cutting, Danielson, Davis, Douglas, Dunn,
FIFTY-FIFTH DAY, JANUARY 2, 1926

Goldsworthy, Halsey, Josefsky, Lindsay, Loveberry, McCormick, McDonough, Mess, Miller, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Soule, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Totten, Voss, Weaver, Willhite, Mr. Speaker—37.

Those voting nay were: Representatives Allen, Aspinwall, Banker, Beatty, Brockman, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, McCall, McLean, Meacham, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), True, Trunkey, Van Horn, Welk, Westover—53.

Those absent or not voting were: Representatives Baldwin, Cross, Durrant, Knutzen, Tripple, Zent—6.

On motion of Mr. Reed, further proceedings under the call of the House were dispensed with.

Mr. Allen moved that the House be declared at recess until 1:45 p.m., this date.

Mr. Meacham moved to amend the motion by Mr. Allen, by striking "1:45" and inserting in lieu thereof "1:55."

The amendment to the motion was carried.

The motion, as amended, was carried, and the House was declared at recess until 1:55 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 1:55 p.m.

The clerk called the roll; all members being present except Representatives Allen, Banker, Cross, Durrant, Knutzen, Thompson (Richard), Totten and Willhite.

The House resumed consideration of bills on second reading.

House Bill No. 240, by Representatives Baldwin, Ryan, Schwartz, Lindsay and Siler: Relating to seizure of vehicles used in transportation of intoxicating liquors.

Mr. Shields moved that the bill be indefinitely postponed.

Mr. Shields demanded a roll call on the motion and the demand was sustained.

The bill was debated at length.

Mr. Loveberry moved the previous question, and it was so ordered.

The clerk called the roll, and the motion to indefinitely postpone House Bill No. 240 was lost by the following vote: Yeas, 26; nays, 64; absent or not voting, 6.

Those voting yea were: Representatives Banker, Barlow, Behrens, Capron, Cohen, Crosby, Dale, Douglas, Dunn, Egbert, Glasgow, Johnson (Lee H.), McCormick, McLean, Mess, Moran, Nolte, Saunders, Sims, Shields, Stewart (M. M.), Sweetman, Trunkey, Westover, Zent, Mr. Speaker—26.

Those voting nay were: Representatives Allen, Anderson, Aspinwall, Baldwin, Beatty, Brockman, Burlingame, Chamberlain, Clark, Collin, Custer,
Cutting, Danielson, Davis, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McDonough, Meacham, Miller, Morton, Moulton, Murray, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Strattou; Templeton, Thompson (Geo. W.), Thompson (Richard), True, Van Horn, Voss, Weaver, Welk, Willhite—64.

Those absent or not voting were: Representatives Brislawn; Cross, Durrant, Knutzen, Totten, Tripple—6.

On motion of Mrs. Sweetman, Rule 20 was suspended.

The Speaker ordered the clerk to proceed with the second reading of House Bill No. 240.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House Bill No. 240, entitled "An act relating to intoxicating liquors and the seizure and forfeiture of vehicles used in the transportation thereof, and amending Chapter 2 of the Laws of 1915 by adding thereto new sections," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1, line 16 of the original bill, being line 14 of the printed bill, after the word "conditioned" strike the following: "first,"

Amend Section 1, line 11 of the original bill, being line 15 of the printed bill, strike the comma (,) after the word "court" insert in lieu thereof a period (.) and strike the remainder of line 17 and all of lines 18, 19, 20 and 21 of the original bill, being remainder of line 15 and all of lines 16, 17 and 18 of the printed bill.

Amend Section 1, line 24 of the original bill, being line 21 of the printed bill, after the word "shown" strike the remainder of the section and insert in lieu thereof the following: "by the owner. shall order a sale by public auction of the property seized and the officer making the sale, after deducting the expenses of keeping the property, the fee for the seizure, and the cost of sale, shall pay all liens, according to their priorities, which are established, by intervention or otherwise at said hearing, or in other proceedings brought for said purpose, as being bona fide and as having been created without the lienor having any notice that the carrying vehicle was being used or was to be used for illegal transportation of liquor, and shall pay the balance of proceeds into the general fund of the county in which the vehicle was seized. All liens against property sold under the provisions of this section shall be transferred from the property to the proceeds of the sale of the property. If, however, no one shall be found claiming the wagon, buggy, automobile, water or air craft or vehicle, the taking of same, with a description thereof, shall be advertised in some newspaper published in the city or county where taken, or, if there be no newspaper published in such city or county, in a newspaper having circulation in the county, once a week for two weeks, and by notices posted in three public places near the place of seizure, and if no claimant shall appear within ten days after the last publication of the advertisement, the property shall be sold and the proceeds, after deducting the expenses and costs, shall be paid in to the general fund of the county in which the vehicle was seized."

Amend the bill, strike all of Section 2.

Amend the title, after the word "thereto" insert the word "a," also strike the word "sections" and insert in lieu thereof "section." M. M. MOULTON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendments were adopted.

Mr. Stewart (M. M.), moved the adoption of the following amendment to the committee amendment to Section 1, line 24.
Amend the amendment by striking the word "two" preceding the word "weeks" in line 21 of the amendment and insert in lieu thereof the word "four".

Also strike the word "ten" in line 23 of the amendment and insert in lieu thereof the word "thirty".

The amendment to the amendment was adopted.

On motion of Mr. Moulton, the committee amendment, as amended, was adopted.

Mr. Douglas moved the adoption of the following amendment:

Amend Section No. 1, strike Section 17, line 4 to line 9.

The amendment was lost.

Mr. Schwartze moved that the rules be suspended, that the second reading be considered the third, and that House Bill No. 240 be placed on final passage.

Mr. Shields demanded a roll call on the motion, and, the required number arising, the roll was called and the motion was carried by the following vote: Yeas, 61; nays, 28; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Custer, Cutting, Dale, Danielson, Davis, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, Miller, Morton, Moulton, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—61.

Those voting nay were: Representatives Banker, Barlow, Behrens, Capron, Cohen, Crosby, Douglas, Dunn, Egbert, Glasgow, Johnson (Lee H.), Josefsky, McCormick, McDonough, Meacham, Mess, Moran, Murray, Nolte, Saunders, Sims, Shields, Stewart (Grant A.), Stewart (M. M.), Sweetman, Trunkey, Westover, Zent—28.

Those absent or not voting were: Representatives Collin, Cross, Durrant, Knutzen, McLean, Totten, Tripple—7.

Mr. Knapp moved the previous question and it was so ordered.

The roll was called and House Bill No. 240 passed the House by the following vote: Yeas, 67, nays, 20; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Cutting, Dale, Danielson, Davis, Dunn, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McDonough, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Van Horn, Voss, Weaver, Weik, Willhite—67.

Those voting nay were: Representatives Banker, Barlow, Cohen, Crosby, Douglas, Egbert, Glasgow, Johnson (Lee H.), McCormick, Mess, Moran, Murray, Sims, Shields, Stewart (Grant A.), Stewart (M. M.), Sweetman, Westover, Zent, Mr. Speaker—20.
Those absent or not voting were: Representatives Collin, Cross, Durrant, Knutzen, McLean, Saunders, Totten, Tripple, Trunkey—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.

**THIRD READING OF BILLS.**

Substitute House Bill No. 100, by Majority of Committee on Revenue and Taxation: Providing for amendment of Sections 1 and 2 of Article VII of Constitution of State of Washington.

Mr. Meacham demanded a call of the House and the demand was sustained.

**CALL OF THE HOUSE.**

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross, Durrant, Knutzen, Saunders, Totten and Tripple.

On motion of Mr. Josefsky, the absentees were excused.

On motion of Mr. Josefsky, the House proceeded with business under the call of the House.

Substitute House Bill No. 190 was read the third time in full.

A long debate followed.

Mr. Loveberry moved the previous question.

The motion was lost by a rising vote.

After further debate, the roll was called and Substitute House Bill No. 190, failed to pass the House by the following vote: Yeas, 60; nays, 31; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Cutting, Danielson, Davis, Douglas, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McLean, Meacham, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Saunders, Scales, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Sweetman, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weaver, Weik—60.

Those voting nay were: Representatives Banker, Barlow, Cohen, Collin, Crosby, Dale, Dunn, Egbert, Johnson (Lee H.), Josefsky, McCormick, McDonough, Mess, Miller, Moran, Murray, Northup, Reed, Reeves, Ryan, Rychard, Shipley, Sims, Stewart (Grant A.), Stratton, Templeton, True, Westover, Willhite, Zent, Mr. Speaker—31.

Those absent or not voting were: Representatives Cross, Durrant, Knutzen, Totten, Tripple—5.

The bill, having failed to receive the constitutional two-thirds majority of the members elected, was declared lost.

**MOTION.**

Mr. Reed moved that the House return to the fourth order of business, propositions, motions and resolutions.

The motion was carried.
NOTICE OF THE INTRODUCTION OF A HOUSE JOINT RESOLUTION AMENDING THE JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES.

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

Notice is hereby given that the undersigned members of the House of Representatives will introduce in the House of Representatives on Monday, the 4th day of January, 1926, a House Joint Resolution proposing an amendment to the Joint Rules of the Senate and House of Representatives as follows:

HOUSE JOINT RESOLUTION NO. —

Be itResolved by the Legislature of the State of Washington,

That Rule 15 of the Joint Rules of the Senate and House of Representatives be amended as follows:

Strike the comma (,) after the word “taken” and the words “but the vote on a vetoed bill cannot be reconsidered.” in lines 1 and 2 on page 175 of the 1925 legislative manual, the same being lines — of the original Rule, 15, and insert in lieu thereof the following: “a period (.) after the word “taken” and the words “Reconsideration of the vote of either house on a vetoed bill or section or item of a bill may be ordered at any time during the session by a vote of two-thirds of the members present.”

MARK E. REED
M. M. MOULTON
FLINN L. ALLEN
CHARLES W. HALL
E. F. BANKER

The House resumed consideration of bills on third reading.

House Bill No. 198, by Representative Johnson (Levy): Relating to police judges.

On motion of Mr. Johnson (Levy), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 19; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lont, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartz, Siler, Sisson, Soule, Stephens, Stratton, Templeton, Thompson (Geo. W.), True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—72.

Those voting nay were: Representatives Brislawn, Crosby, Glasgow, Goldsworthy, Josefsky, McDonough, Murray, Northup, Ryan, Shipley, Sims, Shields, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Richard), Westover, Zent, Mr. Speaker—19.

Those absent or not voting were: Representatives Cross, Durrant, Knutzen, Totten, Tripple—5.

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

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

Mr. Barlow moved that further proceedings under the call of the House be dispensed with.
The motion was carried by a rising vote and the call of the House was dispensed with.

House Bill No. 259, by Mr. Lindsay: Relating to permits for wine and intoxicating liquors.

On motion of Mr. Cohen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 57; nays, 12; absent or not voting, 27.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Cohen, Custer, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Gray, Halsey, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, Meacham, Mess, Miller, Moran, Morton, Moulton, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—57.

Those voting nay were: Representatives Glasgow, Hall, Hanks, Jones (Roy), Nolte, Olson, Overmeyer, Peterson, Stephens, True, Trunkey, Van Horn—12.

Those absent or not voting were: Representatives Baldwin, Barlow, Behrens, Beatty, Clark, Collin, Crosby, Cross, Cutting, Dunn, Durrant, Goldsworthy, Johnson (Lee H.), Knutzen, McDonough, McLean, Murray, Northup, Reed, Scales, Sims, Templeton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, Zent—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.

The Speaker called Mr. Long to preside.

Mr. Egbert demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross, Durrant, Goldsworthy, Knutzen, Northup, Shields, Totten, Tripple and Zent.

Mr. Willhite moved that the absentee be excused and that the House proceed with business under the call of the House.

The motion was carried by a rising vote.

House Bill No. 256, by Representatives Moulton, Hall and Falknor: Relating to precinct primaries.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 26; absent or not voting, 5.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Capron, Clark, Cohen, Crosby, Dale, Davis, Douglas, Falknor, Glasgow, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Jones (Roy), Josefsky, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Nolte, Olson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.),
FIFTY-FIFTH DAY, JANUARY 2, 1926

Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Mr. Speaker—65.

Those voting nay were: Representatives Anderson, Brislawn, Burlingame, Chamberlain, Collin, Custer, Cutting, Danielson, Dunn, Egbert, Goldsworthy, Hanks, Johnson (Levy), Jones (John R.), Knapp, Lent, McCormick, Morton, Murray, Northup, Overmeyer, Peterson, Scales, Sweetman, True, Weaver—26.

Those absent or not voting were: Representatives Cross, Durrant, Knutzen, Totten, Tripple—5.

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

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

Mr. Thompson (Geo. W.) moved that House Rule No. 16 be strictly enforced.

The motion was carried.

House Bill No. 257, by Representative Hall: Relating to cities and towns, in re change of name.

On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 10; absent or not voting, 6.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—80.

Those voting nay were: Representatives Crosby, Gray, Halsey, Jacobs, McLean, Moran, Murray, Shields, Stewart (M. M.), Westover—10.

Those absent or not voting were: Representatives Cross, Durrant, Knutzen, Totten, Tripple, Zent—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.

There being no objection, Representatives Anderson and Sisson, members of the Committee on Enrollment, were excused from the call of the House.

House Bill No. 262, by Representative Lent: Relating to membership in Washington Veterans' Home.

On motion of Mr. Lent, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 8.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones
(John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those voting nay were: Representative Josefsky—1.

Those absent or not voting were: Representatives Anderson, Cross, Durrant, Knutzen, Sisson, Totten, Tripple, Zent—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. 276, by Representative Soule, at request of Secretary of State: Relating to corporation fees.

On motion of Mr. Soule, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson, Cross, Durrant, Knutzen, Sisson, Totten, Tripple, Zent—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. 294, by Representative Soule, at request of Secretary of State: Relating to foreign corporations.

On motion of Mr. Soule, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Schwartz, Sims, Shields,
Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—87.

Those absent or not voting were: Representatives Anderson, Cross, Durrant, Knutzen, Sisson, Totten, Tripple, Zent—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. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House was declared at recess until 7:30 p.m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:30 p.m.

The clerk called the roll; all members being present except Representatives Barlow, Cross, Durrant, Hanks, Knutzen, Northup, Overmeyer, Templeton, Thompson (Richard), Totten, Tripple, True and Willhite.

On motion of Mr. Crosby, Rule 20 was suspended.

The House resumed consideration of bills on third reading.

House Bill No. 76, by Representative Trunkey: An Act in relation to and regulating the issuance and sale of utility bonds, warrants and obligations of municipal corporations.

On motion of Mr. Trunkey, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 33; nays, 50; absent or not voting, 13.

Those voting yea were: Representatives Aspinwall, Banker, Brockman, Capron, Cohen, Collin, Dale, Douglas, Dunn, Glasgow, Goldsworthy, Halsey, Jones (John R.), Jones (Roy), Josefsky, Lindsay, Long, McDonough, Mess, Moran, Nolte, Olson, Reed, Reeves, Ryan, Shipley, Sims, Shields, Sweetman, Templeton, Trunkey, Voss, Mr. Speaker—33.

Those voting nay were: Representatives Allen, Baldwin, Behrens, Beatty, Brislawn, Burlingame, Chamberlain, Clark, Crosby, Custer, Cutting, Danielson, Davis, Egbert, Falknor, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Knapp, Lent, Loveberry, McCall, McCormick, McLean, Meacham, Miller, Morton, Moulton, Murray, Peterson, Rychard, Saunders, Scales, Schwartz, Siler, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), True, Van Horn, Weaver, Weik, Westover, Willhite, Zent—50.

Those absent or not voting were: Representatives Anderson, Barlow, Cross, Durrant, Hanks, Johnson (Levy), Knutzen, Northup, Overmeyer, Sisson, Thompson (Richard), Totten, Tripple—13.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 107, by Representative Behrens: An Act relating to banks, banking and trust business, requiring the segregation of savings bank business.
Mr. Knapp moved that the rules be suspended, that the second reading be considered the third, and that Engrossed House Bill No. 107 be placed on final passage.

The motion was carried.

During the discussion by Mr. Knapp, the point of order under House Rule 16 was raised by Mr. Soule, that Mr. Knapp had talked longer than three minutes.

Mr. Allen moved that Mr. Knapp be allowed ten minutes additional time for his discussion.

The motion was carried by a rising vote, and Mr. Knapp proceeded with his debate.

After further debate, Mr. Soule moved the previous question and it was so ordered.

The roll was called and Engrossed House Bill No. 107 failed to pass the House by the following vote: Yeas, 23; nays, 57; absent or not voting, 16.

Those voting yea were: Representatives Allen, Behrens, Chamberlain, Douglas, Falknor, Hall, Halsey, Johnson (Lee H.), Knapp, Loveberry, McLean, Meacham, Mess, Moran, Moulton, Murray, Saunders, Shipley, Soule, Stephens, Stewart (Grant A.), Thompson (Geo. W.), Voss—23.

Those voting nay were: Representatives Aspinwall, Banker, Beatty, Brislawn, Brockman, Burlingame, Capron, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Glasgow, Goldsworthy, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lent, Lindsay, Long, McCall, McCormick, McDonough, Miller, Morton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartzte, Siler, Shields, Stewart (M. M.), Stratton, Sweetman, Templeton, True, Trunkey, Van Horn, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—57.

Those absent or not voting were: Representatives Anderson, Baldwin, Barlow, Cross, Durrant, Gray, Hanks, Jacobs, Knutzen, Northup, Overmeyer, Sims, Sisson, Thompson (Richard), Totten, Tripple—16.

The bill, having failed to receive the constitutional majority, was declared lost.

Engrossed House Bill No. 168, by Representative Moulton: An Act relating to the arbitration of controversies and providing that the award shall have the force and effect of the judgment of the Superior Court.

Mr. Moulton moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

The motion was carried.

Mr. Egbert demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Anderson, Barlow, Cross, Douglas, Durrant, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims, Sisson, Thompson (Richard), Totten, Tripple and Sweetman.

On motion of Mr. Josefsky, the absentees were excused.

On motion of Mr. Josefsky, the House proceeded with business under the call of the House.

The clerk called the roll and Engrossed House Bill No. 168 passed the House by the following vote: Yeas, 72; nays, 7; absent or not voting, 17.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Custer, Cutting, Dale, Danielson, Davis, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), True, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—72.

Those voting nay were: Representatives Crosby, Dunn, Murray, Nolte, Stewart (Grant A.), Trunkey, Westover—7.

Those absent or not voting were: Representatives Anderson, Barlow, Cross, Douglas, Durrant, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims, Sisson, Sweetman, Thompson (Richard), Totten, Tripple—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.

Engrossed House Bill No. 199, by Representative Schwartze: An Act relating to commission merchants engaged in selling any agricultural product and repealing Chapter 134 of the Laws of 1923, and providing penalties.

On motion of Mr. Schwartze, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 17.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—78.

Those voting nay were: Representative Murray—1.

Those absent or not voting were: Representatives Allen, Anderson, Barlow, Cross, Douglas, Durrant, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims, Sisson, Sweetman, Thompson (Richard), Totten, Tripple—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.

Engrossed Substitute House Bill No. 209, by Committee on Compensation and Fees for State and County Officers: Classifying counties by population.

On motion of Mr. Capron, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 74; nays, 6; absent or not voting, 16.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Dale, Danielson, Davis, Dunn, Egbert,
Falknor, Goldsworthy, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.),
Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Love­
berry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller,
Moran, Morton, Moulton, Murray, Nolte, Olson, Reed, Reeves, Ryan, Rychard,
Saunders, Scales, Schwartze, Shipley, Siler, Shields, Soule, Stephens, Stewart
(Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.),
True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent,
Mr. Speaker—74.

Those voting nay were: Representatives Collin, Cutting, Glasgow,
Josefsky, Lindsay, Peterson—6.

Those absent or not voting were: Representatives Anderson, Barlow,
Cross, Douglas, Durrant, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims,
Sisson, Sweetman, Thompson (Richard), Totten, Tripple—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.

Engrossed House Bill No. 223, by Representative Danielson: An Act
relating to school districts, providing a method of withdrawal from consoli­
dated districts.

On motion of Mr. Danielson, the rules were suspended, the second reading
considered the third, the bill was placed on final passage, and it failed to
pass the House by the following vote: Yeas, 31; nays, 16; absent or not
voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Banker,
Behrens, Beaty, Brislawm, Chamberlain, Collin, Danielson, Egbert, Halsey,
Hubbell, Johnson (Levy), McLean, Meacham, Mess, Nolte, Peterson, Reeves,
Rychard, Saunders, Schwartze, Soule, Stephens, Stewart (Grant A.), Stewart
(M. M.), Thompson (Geo. W.), Trunkey, Van Horn, Weaver, Westover—31.

Those voting nay were: Representatives Brockman, Burlingame, Capron,
Clark, Cohen, Crosby, Custer, Cutting, Dale, Davis, Dunn, Falknor, Glasgow,
Goldsworthy, Hall, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy),
Josefsky, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Miller,
Moran, Morton, Moulton, Murray, Olson, Reed, Ryan, Scales, Shipley, Siler,
Shields, Stratton, Templeton, True, Voss, Weik, Willhite, Zent, Mr. Speaker
—46.

Those absent or not voting were: Representatives Anderson, Baldwin,
Barlow, Cross, Douglas, Durrant, Gray, Hanks, Knutzen, Lent, Northup, Overmeyer, Sims, Sisson, Sweetman, Thompson (Richard), Totten,
Tripple—10.

The bill, having failed to receive the constitutional majority, was declared
lost.

There being no objection, Mr. Glasgow, being indisposed, was excused
from the call of the House.

Engrossed House Bill No. 233, by Representatives Crosby and Aspinwall: An act relating to county bonds, purchased and owned by the department of
conservation and development of the State of Washington.

On motion of Mr. Aspinwall, the rules were suspended, the second reading
considered the third, the bill was placed on final passage, and it passed the
House by the following vote: Yeas, 80; nays, 0; absent or not voting, 16.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawm, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Anderson, Barlow, Cohen, Cross, Douglas, Durrant, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims, Sweetman, Thompson (Richard), Totten, Tripple—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.

**House Bill No. 264**, by Representatives Meacham, Cohen, Sims, Westover, Jones (Roy), Hubbell, Thompson (Richard), Jones (John R.) and Clark: An Act relating to fees and services of county auditors and amending Section 4105 of Remington's Compiled Statutes.

On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 67; nays, 12; absent or not voting, 17.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawm, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Hall, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Lindsay, Long, Loveberry, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—67.

Those voting nay were: Representatives Collin, Falknor, Goldsworthy, Halsey, Jacobs, Knapp, Lent, McCall, McCormick, Shields, True, Mr. Speaker—12.

Those absent or not voting were: Representatives Anderson, Barlow, Cross, Douglas, Durrant, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Sims, Sweetman, Thompson (Richard), Totten, Tripple, Zent—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.

**Substitute House Bill No. 298**, by Committee on Judiciary: Relating to the right and title of landlords and tenants or croppers.

On motion of Mr. Cutting, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 47; nays, 34; absent or not voting, 15.
Those voting yea were: Representatives Anderson, Beatty, Brislawn, Brockman, Burlingame, Capron, Cohen, Collin, Custer, Cutting, Dale, Davis, Dunn, Goldsworthy, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Jones (Roy), Josefsky, Lindsay, Long, McCall, McCormick, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Olson, Ryan, Schwartze, Shipley, Siler, Sims, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Weaver, Weik, Willhite, Mr. Speaker—47.

Those voting nay were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Chamberlain, Clark, Crosby, Danielson, Egbert, Hall, Johnson (Levy), Jones (John R.), Knapp, Lent, Loveberry, McDonough, Nolte, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Sisson, Shields, Stephens, Thompson (Geo. W.), True, Trunkey, Van Horn, Voss, Westover, Zent—34.

Those absent or not voting were: Representatives Barlow, Cross, Douglas, Durrant, Falknor, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Sweetman, Thompson (Richard), Totten, Tripple—15.

The bill, having failed to receive the constitutional majority, was declared lost.

House Bill No. 307, by Representative Mess (request of Department of Agriculture): An Act relating to the registration of marks upon cans, tubs, cases, or other containers, used in the manufacture, bottling, sale, or transportation of milk, cream, ice cream, or other dairy products.

On motion of Mr. Mess, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Goldsworthy, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Jones (John R.), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—80.

Those voting nay were: Representative True—1.

Those absent or not voting were: Representatives Barlow, Cross, Douglas, Durrant, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Saunders, Sweetman, Thompson (Richard), Totten, Tripple—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. 315, by Representative Aspinwall (request of Dept. of Agriculture): An Act providing for the appointment of public weighmasters, defining their powers and duties, fixing fees, and providing penalties.

On motion of Mr. Aspinwall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it failed to pass the House by the following vote: Yeas, 43; nays, 39; absent or not voting, 14.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Dale, Dunn, Egbert, Falknor, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Knapp, Lent, Long, Loveberry, McCall, McDonough, Meacham, Mess, Moran, Moulton, Olson, Peterson, Reed, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Soule, Stephens, Stratton, Thompson (Geo. W.), Van Horn, Voss, Mr. Speaker — 43.

Those voting nay were: Representatives Anderson, Banker, Burlingame, Clark, Cohen, Collin, Crosby, Custer, Cutting, Danielson, Davis, Goldsworthy, Halsey, Hubbell, Jones (John R.), Jones (Roy), Josefsky, Lindsay, McCormick, McLean, Miller, Morton, Murray, Nolte, Reeves, Shipley, Sims, Sisson, Shields, Stewart (Grant A.), Stewart (M. M.), Templeton, True, Trunkey, Weaver, Welk, Westover, Willhite, Zent—39.

Those absent or not voting were: Representatives Barlow, Cross, Douglas, Durrant, Glasgow, Gray, Hanks, Knutzen, Northup, Overmeyer, Sweetman, Thompson (Richard), Totten, Tripple—14.

The bill, having failed to receive the constitutional majority, was declared lost.

Mr. Thompson (Geo. W.), moved that House Bill No. 284 be recalled from the Rules Committee and placed on second reading.

Mr. Halsey moved to lay the motion by Mr. Thompson on the table.

The motion by Mr. Halsey to lay the motion on the table was carried by a rising vote.

On motion of Mr. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 11:00 a.m., Monday, January 4, 1926.

F. B. Danskin, Speaker.
FIFTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, JANUARY 4, 1926.

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

The clerk called the roll; all members being present except Representatives Cross, Knutzen, Thompson (Richard), Totten and Westover.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Peterson, further reading was dispensed with and the journal was approved.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 4, 1926.

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

I hereby request that the Senate and the House of Representatives convene in joint session at 11:30 A. M., Monday, January the 4th, for the purpose of receiving a message from the Governor.

Respectfully yours,

ROLAND H. HARTLEY, GOVERNOR.

There being no objection, the House advanced to the eighth order of business.

INTRODUCTION AND FIRST READING OF HOUSE RESOLUTION.

House Concurrent Resolution No. 11, by Committee on Rules and Order:

Relating to a joint session.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Sims, the rules were suspended, the second reading was considered the third, the resolution was placed on final passage, and was adopted.

On motion of Mr. Sims, the rules were suspended, and the chief clerk directed to immediately transmit House Concurrent Resolution No. 11 to the Senate.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 4, 1926.

Mr. Speaker:

We, your Committee on Industrial Insurance, to whom was referred House Bill No. 204, have had the same under consideration, and report as follows:

WHEREAS House Bill No. 204 relating to increasing the monthly pension payments to workmen totally disabled, and to the dependents and beneficiaries of workmen who have died, or shall die, as the result of injuries received in extra-hazardous employment
between October 1, 1911, and July 1, 1923, creating a fund to be known as the increased pension reserve fund, providing for payments into such fund, and amending the Workmen's Compensation Law of Washington by adding a new section thereto, has been considered by the committee on Industrial Insurance, and

WHEREAS said committee after due consideration realizes the necessity of providing increased pensions for dependents and beneficiaries referred to, but is in doubt as to the correctness of the method provided for in said bill;

Now Therefore Be It Resolved by the House of Representatives:

That the question of increased compensation for the dependents and beneficiaries named above be brought to the attention of the Department of Labor and Industries and employers as contributors to the various funds, with the request that a satisfactory method of providing for this increased pension be developed and brought to the attention of the legislative session of 1927 for the purpose of being enacted into law.

PLINY L. ALLEN, Chairman.


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

MR. SPEAKER:
Your Committee on Engrossment to whom was referred House Bill No. 240, have compared same with the original bill and find same correctly engrossed.

ROBERT A. TRIPPLE, Chairman.

MR. SPEAKER:
Your Committee on Enrollment, to whom was referred House Bill No. 3; also House Bill No. 201; also House Bill No. 242; also House Concurrent Resolution No. 8; also House Concurrent Resolution No. 9; also House Bill No. 183; also House Bill No. 151, have compared same with the original bills, and engrossed bills and resolutions and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

MR. SPEAKER:
Your Committee on Enrollment, to whom was referred House Bill No. 274; also House Bill No. 174; also House Bill No. 167; also House Bill No. 157; also House Bill No. 135; also House Bill No. 68; also House Bill No. 226; also House Bill No. 130; also House Bill No. 188, have compared same with the original and engrossed bills and find same correctly enrolled.

I concur in this report: Grant C. Sisson.

MR. SPEAKER:
We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 100, entitled "An act authorizing cities of the first class in the state of Washington to construct, operate and maintain tunnels and/or subways and providing for the levy and collection of assessments upon property specially benefited thereby
to pay therefor in whole or in part," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.


Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

We, a part of your Committee on Legislative Apportionment, to whom was referred Senate Bill No. 111, entitled "An act relating to a change in the boundary lines of the thirty-first (31) and thirty-second (32) Senatorial Districts and the forty-first (41) and forty-second (42) Representative Districts in King County, 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.

We concur in this report: B. F. Jacobs, E. A. Sims, Wm. Phelps Totten.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., December 31, 1925.

MR. SPEAKER:

We, a part of your Committee on Legislative Apportionment, to whom was referred Senate Bill No. 111, entitled "An act relating to a change in the boundary lines of the thirty-first (31) and thirty-second (32) Senatorial Districts and the forty-first (41) and forty-second (42) Representative Districts in King County, 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 be indefinitely postponed.

M. T. BRISLAWN, Chairman.

We concur in this report: Roy Jones, Phil McDonough.

Passed to second reading.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 2, 1926.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 205, entitled "An act relating to assessments for local improvements and amending Section 9393 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

GEORGE F. MEACHAM, Chairman.


Passed to second reading.


Passed to second reading.

Engrossed Senate Bill No. 33: Do pass as amended.

Passed to second reading.


Passed to second reading.

Senate Bill No. 148: Do pass as amended.

Passed to second reading.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1926.

Mr. Speaker:
The Senate has passed Senate Bill No. 123, notwithstanding the veto of the Governor, and the said bill together with the veto message is herewith transmitted.
VICTOR ZEDNICK, Secretary.

Mr. Sims moved that Senate Bill No. 123, together with the veto message of the Governor thereon, be made a special order of business for 3:00 p. m., this date.
The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1926.

Mr. Speaker:
The Senate has passed House Bill No. 16, notwithstanding the veto of the Governor, and said bill together with the veto message is herewith transmitted.
VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1926.

Mr. Speaker:
The Senate has passed House Bill No. 94, notwithstanding the veto of the Governor, and said bill, together with the veto message is herewith transmitted.
VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 2, 1926.

Mr. Speaker:
The Senate has sustained the Governor's veto of Section 14 of House Bill No. 36, and said bill is herewith transmitted.
VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has passed
Senate Bill No. 164; also
Engrossed Senate Bill No. 108; also
Engrossed Senate Bill No. 156; also
Engrossed Senate Bill No. 221; also
Engrossed Senate Bill No. 262, and the same are herewith transmitted.
VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The President has signed
Senate Bill No. 55; also
Senate Bill No. 150; also
Senate Bill No. 152; also
Substitute Senate Bill No. 171, and the same are herewith transmitted.
VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has adopted
House Concurrent Resolution No. 11, and the same is herewith transmitted.
VICTOR ZEDNICK, Secretary.
The Senate has passed
Engrossed Senate Bill No. 76, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

INTRODUCTION AND FIRST READING OF BILLS.

The following resolution was introduced, read first time by title and acted upon as indicated:

House Joint Resolution No. 6, by Representatives Reed, Moulton, Allen, Hall and Banker: Relating to the amendment of Rule 15 of the Joint Rules.

Referred to Committee on Rules and Order.

House Joint Resolution No. 7, by Representatives Meacham, Banker, Cutting, Moulton, Falknor, Schwartze, Chamberlain, Reed, Lindsay, Goldsworthy, Hubbell, Hall, Allen, Jones (John R.), Jones (Roy), Reeves, Jacobs: Relating to and providing for the amendment of Sections 1 and 2 of Article VII of the constitution of the State of Washington relative to taxation.

Referred to Committee on Rules and Order.

FIRST READING OF SENATE BILLS.

Engrossed Senate Bill No. 76, by Senator Davis: An Act relating to and requiring the maintenance of life saving apparatus at public bathing resorts or beaches, wharves or slips, and providing exemptions from liability for any non-contractual act or omission of counties and incorporated cities or towns in certain instances, and providing a penalty for violation thereof.

Referred to Committee on Judiciary.

Engrossed Senate Bill No. 108, by Senator Conner: An Act defining taxing districts and authorizing the investment of sinking funds of such taxing districts by the governing officials thereof.

Referred to Committee on Cities of the First Class.

Engrossed Senate Bill No. 156, by Senators Westfall, Conyard, Palmer, Hastings: An Act providing for the retirement of judges and their compensation, and creating a fund and providing for revenue for the payment thereof.

Referred to Committee on Judiciary.

Senate Bill No. 164, by Senator Conyard: An Act providing for the giving of courses of study and instruction in the constitutional principles of national and state governments and in the duties of American citizenship in all public and private schools and institutions of learning in the State of Washington, and amending section 4898 of Remington's Compiled Statutes.

Referred to Committee on Education.

Engrossed Senate Bill No. 221, by Senator Conner: An Act relating to the abandonment of township organization, the disincorporation and the winding up of the affairs of townships, and defining the powers and duties of certain officers in relation thereto.

Referred to Committee on Counties and County Boundaries.
FIFTY-SEVENTH DAY, JANUARY 4, 1926

Engrossed Senate Bill No. 262, by Senator Bishop: An Act relating to and regulating the transportation of explosives on public highways, and providing penalties for violations thereof.
Referred to Committee on Judiciary.

THIRD READING OF BILLS.

Substitute Senate Bill No. 43, by Committee on Judiciary: Relating to justices of the peace.

On motion of Mr. Morton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 16.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—80.

Those absent or not voting were: Representatives Allen, Banker, Barlow, Cohen, Cross, Falknor, Hall, Josefsky, Knutzen, Meacham, Morton, Moulton, Reed, Stewart (M. M.), Totten, Westover—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.

JOINT SESSION.

At 11:25 the sergeant-at-arms announced the arrival of the Senate at the door of the House.
The Speaker invited the Senators to seats within the House, and invited the President of the Senate to a seat at the Speaker's desk.
The Joint Session was called to order at 11:30 a.m.
The President of the Senate presided.
The Secretary called the roll of the Senate; all senators being present except Senators Barnes, Condon, Hurn, Morris and Wray.
The clerk called the roll of the House; all members being present except Representatives Cross, Knutzen, Totten and Westover.
The President announced that the joint session was called for the purpose of hearing another message from Governor Roland H. Hartley, and appointed Senators Conner and St. Peter, and Representatives Weaver, Zent and Hubbell, as a committee, to notify the Governor that the Senate and House were in joint session to receive his message.
At 11:35 a.m., the committee named escorted the Governor to the rostrum, and the Governor addressed the joint session as follows:
To the Honorable, the Legislature of the State of Washington:

LADIES AND GENTLEMEN: I do not appear here today in the hope that what I say will in any way influence the action of your honorable bodies on pending legislation during the few remaining days of this session. I am unwilling, however, that the recording of what has transpired be left to memory, hearsay or gossip, or to a partisan or biased press. My purpose is to write into the proceedings of this legislature a permanent record, or if the record is expunged, to place before the people a true and concise statement while yet the circumstances are fresh in mind and the issues are definitely before us.

At the regular session in January a year ago, I requested that appropriations necessary to sustain the state's departments and institutions be made for one year only; that appropriations for the second year of the biennium be delayed until this extraordinary session, in order that they might be based upon a closer survey of the state's business affairs. You accepted this proposal.

In keeping with this understanding, the official call for this special session set forth the fact that its primary purpose was to appropriate monies necessary to finance the state's institutions during the fiscal year ending March 31, 1927.

Within five days after convening, there was submitted to you the Governor's budget, together with a tentative draft of the budget bill, as provided by law. Consult the letter of transmittal, which accompanied the budget and the budget bill. Is there a paragraph, a line, or a phrase in it, that can be construed, even by inference or implication, as dictatorial, mandatory or threatening? I defy anyone to cite one single instance where the Governor, the budget officer or an administration official, in statement, interview or comment, has given grounds for the assumption or belief that the Governor's budget was to be rammed down the Legislature's throat or used as a cudgel upon any institution. Budget officials and department heads have cooperated with the appropriation committees and have assented to changes in and additions to the budget. In short, the budget was submitted fairly, honestly and in good faith, but it has not been handled fairly, honestly and in good faith by the majority organization in this Legislature.

The omnibus appropriation bill, based upon the budget bill, which did not reach the Governor until the 54th legislative day of the session, has been returned to your honorable body, approved, with the exception of one minor item. It contains no capital outlay appropriations for the educational institutions. There were seven such items in the Governor's budget, totaling $392,806. Who took them out? Certainly the Governor didn't. If the minority did, it is their first affirmative act in this legislature. And for what purpose were these items taken out of the Governor's budget? Will the majority please answer?

The only reason why the educational institutions are today without fair and reasonable appropriations is because the majority leadership of the House sought to use the capital outlay items to browbeat and bulldoze the Governor and intimidate his supporters. There is little, if any, justification for eliminating these items from the omnibus bill and including them with items for operations in excess of fixed revenues, in a supplemental bill; and the enactment of the supplemental bill, Senate Bill No. 219, in advance of the omnibus bill. Senate Bill No. 218, was indefensible and inexcusable, while the manner in which it was done was deplorable and contemptible. The only fair, the only honest, the only honorable thing to have done was to have enacted Senate Bill No. 218 first, or to have let the two come along together as companion bills. That this wasn't done was due to the fact that the chairman of the House Appropriations Committee was tricked, jobbed and double-crossed by the leaders of the House majority.

As a result, the supplemental bill reached the Governor ten days in advance of the main appropriation bill. It was vetoed. Why? Read the veto message. Is there a word in it which questions or raises an objection to any item in the bill? Five of the items were taken without change from the Governor's budget. Two other items had been increased with the knowledge and consent of the budget officials. Certainly these seven items would not have been stricken had the bill been presented in good faith.

The bill was vetoed for the reason as set forth in the message, that it could not be fairly or intelligently considered in advance of the main appropriation bill; for the further reason, as a protest against the high-handed, double-dealing methods by which it was put through the House; and finally, it was vetoed because I was unwilling to condone an act by which a conscientious, earnest member of this Legislature was made the victim of political trickery. I should feel remiss in my duty, did I not at this time...
publicly commend Mr. Goldsworthy for his courage in voting to sustain the veto of
the bill sponsored by his committee, rather than sacrifice his self respect and meekly
submit to the chicanery and deception of the majority leadership.

From the very beginning of this session, the majority organization has employed
ruthless and ruinous tactics, unparalleled in the history of this state, and perhaps not
in any legislative body in any state of the Union.

Every possible method of coercion, intimidation, abuse, scheming and trading has
been practiced. Precedents have been broken down and upturned. Rules of parlia-
mentary procedure have been ignored. The real purposes of the session have been lost
sight of. The authorship, rather than the merit, has become the basis for considering
bills. Rewards have been bestowed and reprisals exacted, without thought of the public
welfare. With the budget submitted at the opening of the session, it required 54 days
to produce an appropriation bill and it is incomplete. In the meantime, nearly 600
bills were introduced and two score or more passed, of which those qualifying as con-
structive or essential legislation can be counted on the fingers of one hand. In short,
to date this session can be written down as almost a total loss.

The majority organization now proposes to carry its high-handed dictation a step
farther and upset the most inviolate rule of parliamentary practice and to ride rough
shod over the precepts of the Constitution itself by the reconsideration of vetoed
measures, which have been sustained. Failure in this, it threatens to go home without
carrying out the purpose for which it was called into session. It has issued an ultimatum
that Senate Bill No. 219 must be passed or the educational Institutions left without
necessary finances.

It is well to remember that the veto of Senate Bill No. 219 was sustained prior to
the final passage of the omnibus bill, but the dictators ruled that not one item of the
vetoed supplemental bill should be added to the main bill. If no amendments or addi-
tions to the omnibus bill were to be permitted, why was it withheld to await the out-
come of the supplemental bill? Will the majority please answer?

Just what is the majority's reason for its high and mighty procedure? It says
that it is better that the educational Institutions be left stranded than that the Gov-
ernor be permitted to reward those who sustained his veto. I wish to say right here
that the only manner in which the Governor hopes to reward them is to seek to put the
real truth before their constituents, that they, the people, may fix the responsibility for
this travesty, and pay the reward to those who have stood courageously for fair dealing.

In an effort to befuddle the public mind, to obscure its own questionable methods
and to create a smoke screen and charges that the administration, to gain, support for the veto, promised that certain
Institutions would be taken care of. In answer to that, I wish to say that the Governor,
or anyone authorized to speak for him, never made any promise to anybody, other
than I make here and now, and that is, that not certain, but every Institution will be
taken care of for their actual needs.

To the majority's ultimatum, my answer is, go home, as you have threatened to do,
and take with you the responsibility for failure to accomplish the purpose for which
you were called here, for failure to even provide for the necessary functions of the
state government. The administration will remain on the job and continue to fight
for the people and the taxpayers, against the scheming and disgruntled politicians,
the special privilege speakers, and the treasury raiders.

When you get home, just explain to the people there that the vetoed appropriation
bill was not the majority's any more than the minority's, that seven of the Items were
from the Governor's budget, and that the bill was killed by the deceit, duplicity and
trickery of a false leadership, who sought to discredit the Governor because he refused
to submitively bow his head and let you swat it.

In going, you need have no fear that any of the betrayed Institutions will cease to
operate. It was never intended by the framers of our Constitution that the necessary
functions of government should be set aside by the horseplay of any coalition, faction
or group. You may rest assured that I shall go the limit of my authority, as Governor,
to meet the emergency which you have created, and no effort will be spared to care for
all deficienies.

What has brought about this regrettable situation? Just this. In the first message
submitted to the extraordinary session, the Governor pointed out some of the big
problems which confront us as a state, and expressed his views candidly upon several
vital subjects. As a result, there was formed at the very beginning of the session a
coalition of selfish and aggrieved interests. Into this coalition have been drawn many well-meaning and conscientious legislators. But from the very start, the sole purpose of the leadership has been to hamper, to harass, to discredit the administration and if possible to destroy it.

Relative to my original recommendations, I wish to call attention to this paragraph in the message: "I have taken much of your time, but vital subjects cannot be dealt with in a word. Some of the suggestions and recommendations made, at first hand may appear drastic and inadvisable, but I am hopeful that closer study will prove them sound and worthy. They are presented without prejudice, and I trust they will be received in the same spirit."

But they were not received without prejudice. Not one of the major proposals has been accepted in good faith and considered upon its merits. On the contrary, no device or scheme has been omitted to sidetrack, ignore or forget them.

I am fully aware that much of the bitterness which has developed has been due to the fact that the executive had the audacity to attack the system by which the state's timber lands are sold, a system which has lost to the state millions of dollars, and which if continued will result in the loss of many more millions.

House Bills 243 and 244, which if enacted would have torn the mask of secrecy off of this timber business and enabled the state to sell at a figure somewhere near that paid for private holdings, were quietly put to sleep a few days ago. One significant fact is that the chairman of the House majority, who is one of the state's largest and wealthiest timber operators, is the man who administered the anaesthetic. This same House leader, when in my office, agrees with me that I am right, but down here he moves in just the opposite direction.

The method of putting these bills to sleep prohibited any discussion of the subject, or even the reading of the measures.

Facts and figures, comparative cruises and estimates, have been submitted to both houses of this Legislature, showing specific instances where the state's timber has been sold at less than half its value. Your only action was to vote confidence in the present guardians of the state's land and to order them investigated. And who appointed the investigating committee? Who, but the leader of the House majority and likewise a leader in the powerful timber group, who have always fought to defeat or emasculate all remedial legislation proposed on this subject.

Regardless of what this hand-picked investigating committee does, and notwithstanding the fact that the amount allowed the Governor for investigations has been cut in half, you may be assured that the state's timber sales are going to be investigated. Furthermore, the facts are going to be given, not only to the Legislature, but to the people, and given to them before the next election.

Cruisers employed by the executive last week brought in a report on another state tract sold for a fraction of its true value, and upon which they found double the quantity of timber reported by the state's inspector. These cruisers are still in the woods and are going to stay there until we get to the bottom of this timber business and until the people are permitted to know how their affairs have been and are being conducted.

No matter how many millions may be lost to the state in timber deals, the majority organization may rest secure in the knowledge that the Rhododendron has been protected.

At the conclusion of the Governor's message Mr. Reed obtained the floor.

Mr. Reed: "Mr. President, inasmuch as my good faith has been questioned by his Excellency, before this body, in connection with the non-consideration of House Bills Nos."—(interrupted.)

The President: "Mr. Reed, pardon me, I think at this time that the Governor should retire and the joint session dissolve.

Mr. Reed: "I did not know but what the Governor would like to hear it."

By the President: The committee will please come forward. (Governor retires with the Committee.)

Mr. Reed: "Mr. President, inasmuch as my good faith has been brought into question by the Governor of this state, in this special and extraordinary
message, particularly with respect to the non-consideration of House Bills Nos. 243 and 244, I feel that I should state to this body the facts and the reasons for making the motion that I did in raising the question of consideration upon these bills. These bills were placed upon the calendar by the rules committee by a majority vote, notwithstanding the fact that the policy of the House and the Senate in respect to the governor's recommendations had been decided and agreed upon, and after that action had been taken, while I dislike to do this, I believe the gentlemen whose names I will mention will agree with me that it is necessary. I consulted with the leader of the minority, Mr. Sims, in reference to action upon the bills, and we agreed that I should raise the question of consideration on these bills from the fact that the time was getting short and the issues involved had been thoroughly discussed, and we thought it inopportune and a waste of time to go over the same ground again. In order to make sure that this program was satisfactory to the authors of the bill I asked Mr. Lindsay, one of the co-authors, if that program would be satisfactory to him, and he said, yes. Now I do not believe, and I am sure I would not have raised the question if the minority and the author of the bill had not agreed to the program.

"Now in the matter of the appointment of the committees under the joint resolution providing for the investigation of the methods under which state lands are sold, as well as the reclamation investigation, I desire to say that the majority at all times had in mind that a member of the minority should be placed on those committees and we urged the minority to appoint or agree to the appointment of some one on the committees and they said 'no, we do not want a member on these committees.'

"I think that is about all I have to say except that the majority in taking the action they have, have at all times consulted with the minority and have attempted to be fair. I believe the minority will say that or their representatives, in connection with our negotiations back and forth. We have not attempted to steam-roll or to trade or to brow-beat or to do anything in connection with the passage of the program as we have thought it should be passed, except in the open, and we have even decided that if we are again to act on Senate Bill No. 40 and Senate Bill No. 219, that we want our action to be spread upon the records as a part of the journal, and we have decided that we will not adopt the policy and the precedents which have been laid down by previous legislatures of expunging the record. We do not believe that that is a safe procedure, and with that end in view we have brought in a joint resolution amending our rules so that we can again consider these bills. That is not subterfuge; that is straight-forward action, so that the people, the courts, if you please, will know exactly what has been done and can pass upon the legality of our action. We have not attempted to conceal anything from anybody, but we have stood solidly by what we thought was right, and we propose to stand right there."

Senator Houser: "Mr. President I arise to a point of order."
Mr. President: "Senator Houser."
Senator Houser: "I understand that under the rules the joint session is limited to the matter presented in the resolution."

17—H
Mr. President: "Do you raise that point of order?"
Senator Houser: "Yes, sir."
The President: "The point of order is well taken."

On motion of Mr. Allen, the joint session dissolved, 12:15 p. m.
The House resumed its session.

On motion of Mr. Allen, the House was declared at recess until 2:15 p. m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:15 p. m.
The clerk called the roll; all members being present except Representatives Cross, Hall, Jacobs, Moulton, Reed, Totten and True.
The House resumed consideration of bills on third reading.

Engrossed Senate Bill No. 44, by Senator Wray: Relating to salaries of justices of peace.
The bill was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Barlow, Cross, Hall, Halsey, Jacobs, McLean, Moulton, Reed, Sweetman, Totten, True—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.

Engrossed Senate Bill No. 62, by Senator Davis: Relating to teaching Constitution in the schools.
The bill, was read in full the third time, placed on final passage, and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, Mc-
FIFTY-SEVENTH DAY, JANUARY 4, 1926

Cormick, McDonough, Meacham, Mess, Miller, Moran, Horton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—85.

Those absent or not voting were: Representatives Barlow, Cohen, Cross, Hall, Jacobs, Johnson (Lee H.), McLean, Moulton, Reed, Sims, Totten—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. Johnson (Levy), Rule 20 was suspended.

Engrossed Senate Bill No. 66, by Senator Myers: Relating to the practice of optometry.

On motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 5; absent or not voting, 8.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Voss, Weaver, Weik, Westover, Zent, Mr. Speaker—83.

Those voting nay were: Representatives Banker, Dunn, Tripple, Van Horn, Willhite—5.

Those absent or not voting were: Representatives Barlow, Cross, Hall, Jacobs, Johnson (Lee H.), Miller, Moulton, Totten—8.

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

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

Engrossed Senate Bill No. 101, by Senator Barnes: Relating to the superior court of certain counties.

On motion of Mr. Dale, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 88; nays, 1; absent or not voting, 7.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson,
Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—88.

Those voting nay were: Representative Jones (Roy)—1.

Those absent or not voting were: Representatives Cross, Hall, Jacobs, Moulton, Saunders, Thompson (Geo. W.), Totten—7.

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

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

Senate Bill No. 114, by Committee on Roads and Bridges (By Departmental Request): Relating to procedure for acquiring and appropriating land, etc.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 74; nays, 11; absent or not voting, 11.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—74.

Those voting nay were: Representatives Anderson, Collin, Crosby, Dunn, Goldsworthy, Jones (John R.), Knutzen, Murray, Northup, Thompson (Geo. W.), True—11.

Those absent or not voting were: Representatives Cohen, Cross, Cutting, Davis, Hall, Jacobs, Knapp, Moulton, Saunders, Shipley, Totten—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.

Engrossed Senate Bill No. 115, by Committee on Roads and Bridges: Providing against private occupancy of rights of way.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 5; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard).
Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Brislawn, Collin, Jones (John R.), Northup, True—5.

Those absent or not voting were: Representatives Cross, Cutting, Hall, Jacobs, Long, Moulton, Saunders, Shipley, Totten—9.

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

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

Senate Bill No. 119, by Committee on Roads and Bridges (By Departmental Request): Fixing the width of right of way of state roads.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—86.

Those absent or not voting were: Representatives Cohen, Collin, Cross, Cutting, Hall, Jacobs, Long, Moulton, Saunders, Totten—10.

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

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

Engrossed Senate Bill No. 120, by Committee on Roads and Bridges (By Departmental Request): Reconveying certain premises.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 1; absent or not voting, 9.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—86.

Those voting nay were: Representative Moran—1.
Those absent or not voting were: Representatives Cross, Cutting, Falknor, Hall, Jacobs, Long, Moulton, Saunders, Totten—9.

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

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

Senate Bill No. 121, by Committee on Roads and Bridges (By Departmental Request): Re-conveying certain premises.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 11.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Jofesky, Knapp, Knutzen, Lent, Lindsay, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.

Those voting nay were: Representative Moran—1.

Those absent or not voting were: Representatives Allen, Cohen, Cross, Cutting, Hall, Jacobs, Long, Loveberry, Moulton, Saunders, Totten—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.

Engrossed Senate Bill No. 127, by Committee on Judiciary (By Departmental Request): Relating to the department of public works.

On motion of Mr. Halsey, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefesky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Stephens, Stewart (M. M.), Stratton, Sweetman, Templeton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—78.

Those absent or not voting were: Representatives Allen, Banker, Brislawn, Cross, Cutting, Dale, Hall, Jacobs, Knutzen, Long, Moulton, Reed, Ryan, Saunders, Soule, Stewart (Grant A.), Totten, Zent—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.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 146, by Committee on Medicine, Dentistry, Pure Food and Drugs: Relating to establishment, etc., of hospitals.

The clerk proceeded to read the bill the second time.

On motion of Mr. Capron, the following amendments were adopted:

In Section 1:
1. Line 2 after the word "maintain" insert the words "alms houses and."
2. In line 2 after the word "of" strike the words "general diseases" and insert in lieu thereof "the indigent, sick, injured and maternity cases."
3. After the word "authorized" in line 13 strike the comma, the rest of the line, all of line 14 and down to and including the word "provided" in line 15.
4. In line 28 after the word "provided" add the following sentence: "For the purposes of this act the word hospital shall be deemed to include alms houses."

SPECIAL ORDER.

The hour of 3:00 p. m. having arrived, the House took up the reconsideration of Senate Bill No. 123, together with the Governor's veto message thereon.

Mr. Moran demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross, Siler, Totten and Willhite.

On motion of Mr. Allen, the absentees were excused.

On motion of Mr. Allen, the House proceeded with business under the call of the House.

The clerk read the following:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Monday, December 28, 1925.

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

GENTLEMEN: I am returning, without my approval, Senate Bill No. 123, entitled:

"An act prescribing the educational qualifications of applicants for licenses to practice the healing arts, and providing for examinations therefor."

This act creates a new board of five members of the faculty of the University of Washington, for the purpose of semi-annually giving to all applicants for licenses to practice certain healing arts, a preliminary or qualifying examination. While it is desirable, wherever practicable, to raise the standards of those professional groups who practice the healing arts, and to ascertain the qualifications of all those who seek licenses under the laws of the state, both as to general education and technical training, I do not consider the method here proposed as conducive to the best results.

This legislation has been bitterly opposed by certain of the professional groups, and as a result its operation would tend to increase the rivalries and antagonisms of the several groups, rather than to allay them.

I do not question but that additional legislation is necessary to the end that all those who practice the healing arts should be required to pass the same examinations in those fundamental subjects which are common to all healing professions. However, I question the necessity for requiring applicants to take two examinations, but if this is done, the personnel of the second or preliminary examining board should not
be restricted as in the manner provided in this bill. If there is to be one central or general examining board of lay membership, state wide selection should be permitted and its membership not limited to any one institution.

For the foregoing reasons, Senate Bill No. 123 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 123.

An Act prescribing the educational qualifications of applicants for licenses to practice the healing arts, and providing for examinations therefor.

Be It Enacted by the Legislature of the State of Washington:

Section 1. There is hereby established in the University of Washington an examining committee of five members of the faculty learned respectively in the sciences of anatomy, physiology, chemistry, pathology and hygiene, to conduct examinations of persons desiring to apply for licenses or certificates to practice medicine and surgery, osteopathy, osteopathy and surgery, chiropractic, or drugless therapeutics, in the state of Washington, as provided by law. The members of said committee shall be appointed from time to time by the governor from a list of persons eligible to appointment furnished by him by the board of regents of the University of Washington, and the governor shall certify the names of those appointed to the director of licenses. No member of such examining committee shall be a graduate of any college of medicine, osteopathy, chiropractic or drugless therapeutics. The examining committee shall conduct examinations in anatomy, physiology, chemistry, pathology and hygiene at the University of Washington at least twice in each year at such time and place as it may determine, and shall notify the director of licenses at least thirty days in advance of the time and place of holding such examination. Such examination shall be written and shall be of such a nature as to constitute an adequate test as to whether the person so examined has such knowledge of the elementary principles of such sciences as taught at the University of Washington in one year's instruction of thirty-six weeks, or as taught in one year's instruction of thirty-six weeks at any college or university accredited by the University of Washington, or the equivalent thereof.

Sec. 2. Any person desiring to apply to the director of licenses for a license or certificate to practice medicine and surgery, osteopathy, osteopathy and surgery, chiropractic, or drugless therapeutics shall first present to the director of licenses his credentials provided by law evidencing his qualifications to take the examination prerequisite to securing of such certificate or license, and if the same are found satisfactory and the applicant is eligible to such examination, the said director of licenses shall issue to such applicant a certificate giving the name of such applicant and certifying that such applicant is entitled to take the preliminary examination provided for in this act, but without specifying the branch of therapeutics for which said applicant has applied for a license, and upon presentation of such certificate to said examining committee, together with an examination fee of ten dollars (to be retained by the University of Washington to cover the expense of such examination), said applicant shall be entitled to take the examination provided for in section one hereof.

Sec. 3. If an applicant for examination shall pass with an average of not less than seventy-five per cent, and a grade in each of said subjects of not less than sixty per cent, the committee shall issue to the applicant a certificate signed by the members of the committee giving the grades in each subject, which certificate shall be filed by such applicant with the state treasurer together with the application of such applicant for the particular license or certificate sought, and the fee required by law to accompany such application, and no application for a license to practice either medicine and surgery, osteopathy, osteopathy and surgery, chiropractic, or drugless therapeutics shall be accepted by the state treasurer unless accompanied by the certificate provided for in this act.

Sec. 4. This act shall not be construed or held to apply to or interfere in any way with the practice of religion, nor shall it be construed or held to apply to or regulate in any way any kind of treatment by prayer.

Vetoed December 28, 1925.

ROLAND H. HARTLEY,
Governor of Washington.
The Speaker: "The question is; shall Senate Bill No. 123 pass the House notwithstanding the veto of the Governor."

Mr. Loveberry moved the previous question and it was so ordered.

The roll was called, and Senate Bill No. 123 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 59; nays, 34; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Capron, Chamberlain, Cohen, Crosby, Custer, Dale, Davis, Douglas, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Jacobs, Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Loveberry, McLean, Meacham, Morton, Moulton, Nolte, Olson, Overmeyer, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Templeton, Tripple, Trunkey, Voss, Weaver, Welk, Zent, Mr. Speaker—59.

Those voting nay were: Representatives Brislawn, Burlingame, Clark, Collin, Cutting, Danielson, Dunn, Egbert, Hall, Johnson (Lee H.), Johnson (Levy), Josefsky, Knutzen, Long, McCall, McCormick, McDonough, Mess. Miller, Moran, Murray, Northup, Peterson, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Van Horn, Westover, Willhite—34.

Those absent or not voting were: Representatives Cross, Siler, Totten—3.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost.

The Speaker announced that he was about to sign House Bill No. 5, Senate Bills Nos. 55, 150, 152 and Substitute Senate Bill No. 171.

The House resumed consideration of Engrossed Senate Bill No. 146 on second reading.

On motion of Mr. Capron, the following amendments were adopted:

In Section 2:
1. In line 9 after the word "contract" strike the word "shall" and substitute the word "may."

In Section 3:
1. In line 1 strike the words "a public" and substitute the words "any such."

In Section 4:
1. After the word "petition" insert the words "and the board of county commissioners unanimously so order."
2. In line 2 strike the word "shall" and substitute the word "may."

Strike Section 5.

In Section 6:
1. In line 6 after the word "be" strike the words "due and payable" and insert the words "serial bonds finally maturing."
2. In line 7 after the word "issuance" strike the comma, insert in lieu thereof a period and strike the rest of line 7 and all of line 8.

Strike Sections 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22 and 23.

In Section 24:
1. In line 3 strike the words "public or private."
2. In line 3 strike the words "use of the county" and insert in lieu thereof "purposes of this act."
3. In line 5 after the word "levy" strike the word "a" and insert the words "an annual."

Renumber the sections in accordance herewith.

There being no objection, the House returned to Section 1 for the purpose of amendment.

Mr. Allen moved the adoption of the following amendment:

Amend Section No. 1, line 1 by adding after the second word "County" the words "except class A counties."

After a short debate, the amendment was lost.

Mr. Egbert moved that Engrossed Senate Bill No. 146 be indefinitely postponed.

After a short debate, Mrs. Sweetman demanded a roll call on the motion, and, the required number arising, the roll was called and Engrossed Senate Bill No. 146 was indefinitely postponed by the following vote: Yeas, 48; nays, 45; absent or not voting, 3.

Those voting yea were: Representatives Allen, Anderson, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Custer, Cutting, Dale, Davis, Dunn, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hanks, Hubbell, Johnson (Lee H.), Jones (John R.), Jones (Roy), Knutzen, Long, McCall, McCormick, McLean, Mess, Miller, Nolte, Olson, Reeves, Rychard, Saunders, Scales, Schwartze, Shields, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Voss, Weik, Willhite, Mr. Speaker—48.

Those voting nay were: Representatives Aspinwall, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Danielson, Douglas, Falknor, Hall, Halsey, Jacobs, Johnson (Levy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McDonough, Meacham, Moran, Morton, Moulton, Murray, Northup, Overmeyer, Peterson, Reed, Ryan, Shipley, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Templeton, Tripple, Van Horn, Weaver, Westover, Zent—45.

Those absent or not voting were: Representatives Cross, Siler, Totten—3.

The Speaker announced that he was about to sign House Concurrent Resolution No. 8, House Concurrent Resolution No. 9, Senate Bill No. 24, and House Bills Nos. 3, 201, 242, 183, 151, 254, 174, 167, 157, 135, 68, 226, 130 and 188.

On motion of Mr. Reed, further proceedings under the call of the House were dispensed with.

The Speaker called Mr. Banker to preside.

Engrossed Senate Bill No. 42, by Senator Morgan: Relating to state hospitals for the insane.

The bill was read the second time, in full, by sections.

Mr. Peterson moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

Mr. Voss demanded a call of the House, and the demand was sustained. The Speaker resumed the chair.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross, Dale, Siler, Sweetman, Totten and Zent.
On motion of Mr. Barlow, the absentees were excused.

Mr. Shipley moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Anderson moved that the House proceed with business under the call of the House.

The motion was carried.

Mr. Peterson moved to suspend the rules and to place Engrossed Senate Bill No. 42 on final passage was carried.

The roll was called, and Engrossed Senate Bill No. 42 passed the House by the following vote: Yeas, 88; nays, 3; absent or not voting, 5.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Roy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Mr. Speaker—88.

Those voting nay were: Representatives Shields, Templeton, Willhite—3.

Those absent or not voting were: Representatives Cross, Dale, Siler, Totten, Zent—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.

MOTION.

Mr. Reed moved that the House return to the eighth order of business, introduction and first reading of bills, memorials and resolutions.

The motion was carried.

INTRODUCTION AND FIRST READING OF RESOLUTION.

House Joint Resolution No. 8, by Representatives Hall, Moulton and Jacobs: Relating to the special message of the Governor of January 4, 1926.

Mr. Reed moved that the rules be suspended, and that the resolution be read the second time.

The motion was carried and the clerk read the following:

House Joint Resolution No. 8: Relating to the special message of the Governor of January 4, 1926.

WHEREAS, Under Section 1 of Article 2 of the Constitution of the State of Washington the legislative authority of the State of Washington is vested in the legislature consisting of the Senate and House of Representatives; and

WHEREAS, Under Section 6 of Article 3 of the Constitution of the State of Washington it is made the duty of the Chief Executive to communicate at every session by message to the legislature the condition of the affairs of the state and recommend such measures as he shall deem expedient for their action; and
WHEREAS, The present Governor of the state on the 4th day of January, 1926, requested that the Senate and the House of Representatives convene in joint session to receive a message under this provision; and

WHEREAS, The Senate and the House of Representatives accorded to the Governor the privilege which the constitution requires, and by concurrent resolution duly adopted by both Houses convened in joint session on said day in accordance with his request; and

WHEREAS, The message then delivered by the Chief Executive contained no information relating to the condition of the affairs of the state and contained no recommendations in regard to measures deemed by him expedient for enactment into law, but was, and was declared by him to be, not intended for these purposes but solely for the purpose of writing into the record of the legislature and publishing to the people of the state the Chief Executive's condemnation of the course followed at this extraordinary session by the Senate and the House of Representatives; and

WHEREAS, The said message impugned the motives of the members of both Houses and was characterized throughout by abuse and vituperation having no foundation in fact;

Now, Therefore, Be It Resolved, By the Senate and the House of Representatives of the State of Washington that the action of the Governor in appearing before the legislature for the purposes set forth in his special message was an abuse of his constitutional privilege and an invasion of the rights of the legislative branch of the government.

And Be It Further Resolved That the legislature does emphatically protest against this abuse of the prerogatives of the Governor, and denounces the same as being an abuse of the courtesies accorded by the legislature and an attempt to invade their constitutional rights and destroy the legislative functions vested in them under the constitution by the people of this state.

Mr. Reed moved that the rules be suspended, that the second reading be considered the third, and that the resolution be placed on final passage.

The motion was carried.

On motion of Mr. Allen, Rule 16 was suspended for the discussion of the resolution.

Mr. Moulton: "Acting as a member of the committee appointed by the majority, and as a member of the sub-committee of the majority, I want to take the whole responsibility for all that I have done as a member of the sub-committee and as a member of the committee who introduced this resolution.

"I am fully conscious of the fact that when one submits himself to election for public office, or when he holds public office by appointment or by election, he must submit himself to a certain degree of criticism, and sometimes vilification.

"I have sat in this legislature for nearly ninety days during the past twelve months, with no other hope of reward than that the people who sent me here might feel satisfied that I had conscientiously performed my duties, and that I do not fall within the class mentioned by the Governor in his special message this morning. If this criticism had been directed toward members of the legislature by private individuals, I think I could be a good sport and pass it over. But I do not propose to permit the Governor of this state to go to the people of my district and say to them that I am a crook, that I have resorted to double crossing methods, or methods involving duplicity, or that what I have done is despicable or contemptible; that I have engaged in ruthless or ruinous tactics. In other words, that I am dishonest, and representing the people of my district in bad faith, and with no other purpose in mind than to fight the Governor of this state.
"I have sat in this seat and I have endeavored to give to the Governor credit for being honest and honorable, for speaking to us in a straightforward manner, making his recommendations to us, and leaving it up to us whether those recommendations ought or ought not to be followed. I had not anticipated at any moment that the Governor would attempt to say to the people of the state that the gentlemen who sit here are of the class which he has designated as dishonorable, ruthless, dishonest, crooks, tricksters, and double-crossers.

"I want to call on the minority in this House to say by their vote on this resolution whether they agree with the Governor in his description of the gentlemen who have given their time to the state and are sitting in the two Houses today. I want to put it to you squarely, Gentlemen—I want to put it squarely to you, whether you approve or disapprove of the conduct of the Governor. And I say now that since this special message has been read to us, I am convinced that the time has arrived for every man to say why he has taken the course in this legislature which he has taken.

"I came here convinced that when the Governor of this state told us last January that he believed it would be best for the state of Washington for us to adjourn and go home and give him an opportunity to make a survey of the needs of the institutions of the state of Washington, that he fully intended to do what he said at that time he did intend to do. I am fully convinced now that there has been no survey made for the purpose of ascertaining the needs of the institutions of the state. When I returned to this extraordinary session and read the recommendations of the Governor, I was unwilling and I told the people of my district that I was unwilling, to follow him in his recommendations in any of the major parts of his message; I was unwilling to be a party to putting in operation the extreme measures which he recommended to us. I acted in good faith in that. I gave him credit for being honest when he recommended that we wipe out the reclamation projects, when he recommended that we wipe out the boards of regents of the institutions of higher learning, and when he made his recommendations on the road program. I am convinced now, however, that he was not sincere in his statements to us and that instead of seeking to serve the best interests of the state his purpose has been to put the members of this legislature in the hole, that he might go to the people we represent and state to them that we have been recreant to the trust imposed in us.

"He has referred in slighting terms to the gentlemen of the House and Senate. He has impugned the motives, questioned the honesty of Mr. Falknor of King County; he has impugned the motives or questioned the honesty of Mr. True, of Spokane County, and Mr. Jacobs of Pierce County, who have been appointed as House members on the committee to study the public land situation and to report to the legislature. How many of the minority of this House believe that it is fair and honorable and just—that the Governor should say to us that these men are double-crossers and tricksters and that they will not make a fair and honest study of our state timber situation? How many of you believe that the state of Washington will not get a square deal on the investigation and study of the institutions of learning in this state at the hands of the men to whom it has been entrusted? How many of you honestly believe that one of the majority
have double-crossed you, deceived you, in doing the things which have come about? We have had to use parliamentary tactics. We have had to resort to the power of the majority of the legislature, and the powers of the rules of procedure in the legislature, to put in force what the American system of government stands upon, that is, the rule of the majority.

"Are we to be called crooks and sent home in disgrace because we have used parliamentary procedure, because we have done the things we have?"

"I don't want to apply any abusive terms to the Governor, because he is the chief executive of the state in which I live. But let me say this. If under our form of government I am to give my time to the best interests of the people of this state, to represent the people of my county as best I can; if I have got to sit here and be insulted, called a thief and a crook by this man, under circumstances that make it impossible for me to reply, then I don't want to represent again the people of my county under such circumstances. It is time to close these books, throw them away, without the transaction of any further business.

"I feel just exactly as I have tried to express myself. I am willing to go back to the people of my county and report what I have done for them for their approval or disapproval. I am now simply trying to express my deep resentment—not disgust—that a man in his position should come before us as he did, knowing that we could not speak back, because of the circumstances of the situation in which we were placed.

"You men of the majority, you men of the minority, the time has come when you are going to pass again upon the question whether or not the Governor is right in what he said this morning, whether we are going to proceed to put over the bills he aimed at, whether we are going to provide for these institutions, and you are going to pass them or go on record again as saying you are opposed to passing them thus denying to these institutions of learning the funds which they require for their success during the coming year."

Mr. Sims: "Mr. Speaker, I think the gentlemen should have a copy of this resolution, so that we all may know what we are talking about before we vote. I move that before we proceed further with this resolution, that it be mimeographed and copies placed on our desks."

Mr. Allen: "Mr. Speaker, I know that it will only take a few minutes to mimeograph this resolution, and I move, as a substitute motion, that we proceed with the discussion, but that before the final vote is taken we have copies of the resolution on our desks."

Mr. Sims: "Mr. Speaker, I think it is unfair to come up here and ask for the suspension of the rules, and to try to place the members of this House on record, without giving them an opportunity to consider the matter; without showing us a copy. But suit yourselves about it. You are running the show."

The substitute motion by Mr. Allen was carried.

Mr. Hanks: "Mr. Speaker, I felt quite aggrieved this morning. I arose to request this (and I was denied the privilege), that under even the usage in ancient Rome, if any man was charged with an offence, he was permitted to answer his accusers face to face; at the same time and place and under the same circumstances. We are supposed to have advanced considerably in civilization since that time, and it is only fair, as between man and
man, that when a charge is made against an individual, that we afford him the opportunity of having a pretty thorough airing on the occasion of the first charge. Of course that was impossible this morning. I simply meant to insist that the gentleman who was specifically charged with these things be given the floor.

"As for myself, after that address, I went home and had lunch, and talked with my good wife, and I have felt pretty good all afternoon. I have no personal grievance. I had a kick early in the session, because the executive used some terms—the terms that he has used in describing you, were used earlier in describing me. He said he was going to run this thing from the cradle to the grave, from the kindergarten to the University. I made a certain remark one day at an affair in my honor, and a reporter called the attention of the chief executive to my remarks, and he said 'Hanks is a disgruntled and malicious politician,' and I felt that I had an honorary degree conferred. I never had an honorary degree conferred upon me in school,—I had to work for those. When I heard that he called me that I said I had an M. D. P. degree, and now that honor has gone and has disappeared because you all have the same honor.

"If the chief executive has the right to run the thing from the cradle to the grave, I see no reason why he should not have the right to confer degrees. If we are all entitled to the degree designated, I do not see why we should not accept the degree and go around with it proudly.

"I have no serious contention, no hostile feeling. I have not partaken of the king's meat, have not pestered him with any written communications, nor any oral communication since the last session of the legislature, and I had hoped with all of you that in this session we might be able to get by with good results.

"I have no quarrel with the men who have opposed us, as the so-called minority men, I have the highest respect for these men, and I will say this, as far as my relationship is concerned with the individuals and speakers, including the Speaker, that not one in any of the three sessions that I have attended has ever double-crossed me to my knowledge. Everyone, including the Speaker, has done everything I have asked him to. And in regard to that point, the Speaker has done many things that I did not ask him to. He has filled my cup full to overflowing, and I thank him for it. As far as the former Speaker is concerned, it is the same. I have found these men to be most considerate of me and of all.

"I do not ask these men to pledge any certain thing, because ninety-nine percent of these men are men of their word, whether majority or minority. I will state further. I believe the men on the minority side in these matters of dispute are just as desirous of properly caring for the institutions as we, of the majority, are.

"There is some difference of opinion in regard to the method, and the matter has reached a stage where it seems impossible to make further progress unless somebody gives way.

"I hope we will forget the personal situation in this matter, and think of the institutions of the state. And I hope, gentlemen of the House, and ladies of the House, that we will reach a satisfactory decision and take such action in the present session as will result in good for the state.
"In company with my good friend from Benton county, I am here for no other purpose than to serve the state, and I would like, when I go home to my people to give them my pedigree. I have lived there twenty-six years and they know me fairly well at home, but they have not seen me performing at Olympia very much, and it might result, if they knew how I act here, that they might want to keep me at home instead of here where there is so much suspicion of dirty politics.

"I came here with good intent and I shall leave with my clothes clean, and with the highest respect for the men and women with whom I have associated. I have had to associate with men since I was eighteen years old, in college, in jobbing houses, in athletic societies, universities, commercial clubs, in company with ministers of the gospel, and pretty generally, and I say today, these men who appear here have as high a respect in my mind as any body of men with whom I ever associated, and I say it with no exception.

"It seems to me that we have had a fearful instance of a false use of public prerogative. I know of no word to express my opinion of an editor who will abuse a man in his paper without giving him a chance to answer back to the same audience. Any man who will abuse a man and give him no chance to answer back—I have no word to describe him, except that he is a coward.

"I have no thought of a man who will stand in a pulpit and assail individuals in his congregation without giving a chance to answer back, other than that he is a coward.

"And, I have no other word to use in regard to any man who will use a high office that the people have conferred upon him, who will abuse it and prostitute it for the purpose of throwing out personal vilification, except that in my judgment such a course is cowardly."

Mr. Jacobs: "When I took the oath as a member of this House I proposed to serve according to my own conscience, to the best of my own ability, and to support the constitution and the laws of the state. When the Governor did the same thing, I take it that he took the oath under the same conditions. Now it seems to me it is a very serious thing when the Governor of this state will invade the presence of a coordinate department of the state, in the nature in which this House and Senate was invaded this morning. We have been taught from the beginning that one of the fundamental safeguards of our government is the fact that we are a government composed of three coordinate branches: The legislative branch entrusted with law-making; the judiciary branch entrusted with law interpreting; the executive branch entrusted with law enforcing. Under the laws of this state it is the duty of the Governor to advise by message the Senate and House in regard to the conditions of the state. Under the same constitution it is the duty of the legislature to legislate. And yet today we have witnessed the spectacle of a Governor of the State of Washington coming and asking this House and Senate for a joint session that we might receive at his hands a message; and when that message was received, what was it? Did it advise us in regard to the conditions of the state? Did it recommend certain specific pieces of legislation to be enacted? No. What did it do? It simply indulged in a self assertive intention to write the record of the House and Senate before the people
of the state of Washington, to intimidate and coerce by executive mandate from the executive office the independent judgment and honest will of the members of this House.

"I want to say to you, if that kind of tactics can prevail, if that kind of conduct can go unheeded and unrestrained, the functions of this branch of the Government are at an end. I submit if he is displeased with what we do, he has a perfect right to veto. And when that is over, his right is ended. He has no right to come down here and coerce this House to do other than exercise its own free and untrammelled will.

"Ladies, Gentlemen, we have not only heard the motives of the members of this House impugned for what we have done, but the chief executive of this state has sought to take advantage of his office to impugn what the members of this House and Senate will do in the future. If that kind of tactics are to prevail, where are we to get in the matter of legislation?

"We have come to the parting of the ways. Either we are one of the independent coordinated branches of the government of this state, or we are dominated, controlled, vilified and brow-beaten by the executive department of this state. And I leave it to you, Ladies and Gentlemen, whether we are to resent this conduct on the part of the chief executive by asserting a dignity and self respect in our own rights under the constitution, or whether we will meekly submit to defiance and vilification."

Mr. Davis: "Mr. Speaker, I am like the gentleman from Jefferson. I do not approve of this resolution. But I want to say to you now in explanation of what may follow in my vote, that I do not want to call any of the men here, any of the names mentioned, nor do I want to see anybody else do so. But I have a communication, a sort of a petition from my county, and the message in that petition is this. I will give it to you just the way they gave it to me: 'Get behind the Governor's program and stay till hell freezes over.'

"I am here to represent Columbia County. They did not mention that I do not call any majority members any of the names mentioned, and did not say what attitude I should take towards the majority, but if this resolution is so drawn that it forces me to choose between the majority group in this legislature and the Governor, if I am forced to either agree with the names the Governor has seen fit to express here today, or to continue in my attitude of backing up the Governor, I can do nothing but represent Columbia County."

Mr. Burlingame: "I have heard lawyers say that when a man was on trial, he wanted the floor. It seems that the court is not taking any interest in this, and that, it is one-sided."

Mr. Reed: "On the spur of the moment this morning I made a short statement following the delivery of the Governor's message, and not having the message before me and not having the full intent I overlooked one statement in his message which practically said that I had discussed with the Chief Executive in his office his recommendations concerning modifications and strengthening of the land laws of this state. The Governor is right, I did, and I discussed his recommendations quite fully and asked him to go further than I thought he had in his message to throw safeguards around the sale of public lands. At no time, not withstanding the intimation and insinuations contained in the Governor's message this morn-
ing have I been opposed to strengthening the state land laws of this state and since, during our adjournment, I had it brought to me on responsible authority that one of the Governor's appointees had said the reason that I made the motion yesterday that would kill these bills was that it meant at least two and a half million dollars profit for my corporation. This I say to you, and I say to the world, is a downright lie. I am at the head of a corporation in which I have a small interest, and also at the head of a logging railroad in which I have a very small interest and I want to say to you right here that that logging railroad is a common carrier with all the obligations upon it of a common carrier road to carry not only timber of state lands but timber on all land that may be owned by any operator along the road to market and today it is carrying timber for others to market who are in competition with me in buying timber both public and private that is tributary to that road. I have hopes that the life of this corporation which I represent will be from 35 to 40 years and I say to you that all of the state timber behind that road in three townships that I know of that are unlogged are two school sections in two separate townships which will not be reached for years and one quarter section of educational lands and I believe one quarter section of capital lands. To the best of my knowledge that is all of the state timber that is tributary to my road and in which I could possibly be interested. I say to you that I am honest in my belief that if the state law can be strengthened governing the sale of state lands that I am distinctly for it and have been all the time.

"The only reason that I felt that these bills should not be passed at this time was that it was hastily conceived legislation and did not cover the whole ground and I know they do not cover the whole ground and strengthen the law as it should be and we have appointed a committee to go into that subject and report back to the legislature within the next year and undoubtedly the next legislature will do much to carry out the Governor's recommendations and go even further.

"Now within the next year I want to say to you that there will not be one foot of timber bought by the corporation that I represent of which the state is now the owner. I am absolutely disinterested in this controversy but I do want to see the best law passed that is possible to protect this great heritage that the state has, and the insinuations and broad statements, if you please, that were made by the Governor this morning, I say to you, I say to him, I say to the people of this state, is a downright lie."

Mr. Allen: "Mr. Speaker, Members of the House: It is with mingled emotions that I rise in my seat to speak on this question. Had the Governor remained this morning, I would have spoken and probably I would have been sorry for the words I might then have uttered, for possibly I would have reduced myself to the same level that he did. But the few hours that have intervened have changed my emotions somewhat, and it is more with a feeling of sorrow than anything else that I rise to speak to you this afternoon.

"The people of the United States and State of Washington are wont to look upon their elected officials, particularly those occupying high executive positions; as men apart, as men occupying positions of trust, as men in
whom they have confidence; men to whom they can look up, and men who they feel will do exactly the right thing in the high offices which they hold.

"But today we have witnessed the spectacle of the chief executive of the state of Washington—a man elected by the people and charged with the responsibility of executing the laws passed by this legislature—appearing before this body and using language which, had he used on the street, would probably have been the occasion of an assault.

"I fail to find in his printed message the words which he used in his opening message. But almost everything else, known to the language of the follower of the logging camp is used in his present message, and I believe that we should be sorry; I believe that the people of the state of Washington will cry 'Shame,' 'Shame,' at the spectacle of the Governor of the state appearing before this legislature with no constructive message, but with a message of vituperation which could not be used in polite society.

"And with these feelings I simply wish to record my protest and say I believe he has prostituted his high office, and that he will not receive from the people of the state, or from the press of the state, any encomium, but that they will feel as we feel, that he has gone outside the position to which he was elected, and stooped to the position of the lowest lobbyist who ever appeared before a legislature."

Mr. Shields: "Mr. Speaker, it is somewhat with the same feeling that Mr. Allen has expressed that I speak, I am glad that I was not afforded an opportunity to say anything until a few hours had elapsed.

Now, it resolves itself into a question of paraphrasing a line of Napoleon, in which a comparison was drawn as to which is the strongest, an army of jackasses in command of a lion, or an army of lions in command of a jackass. That is the question that rises in my mind at the present time.

Or, shall we take it as the people of Minnesota took it when they heard the news, as related by a Scandinavian who had worked in the woods with our friend many years ago, back in Minnesota. He had earned enough money to retire and move about the country, so he came out to the state of Washington. He went to Everett and was there informed that his friend Roland had moved to Olympia. He came up to Olympia and went to the State House, gained admittance past the doors with ease and entered the sanctum sanctorum. There the greetings were very cordial. Old days were talked over for several minutes. Finally our chief executive, with that beatific expression of which he is characteristically gifted, said to Ole, 'Ole, do you know that I am governor of the state of Washington?' 'Yah,' said Ole, 'They heard that back in Minnesota.' 'Well,' said the Governor, 'What do the people of Minnesota say about it?' 'Well,' said Ole, 'dey yust laff.'

"To get back to the question before the House, I have been acquainted with many of the so-called minority of the House for a long time, and I do not believe there is a single member of the minority, who, if the constitution and laws of this state allowed him to, would go before the House and impugn the motives and call the gentlemen who compose the opposition liars and double-crossers, as was done by the chief executive from that platform this morning, when none of us had a chance to reply. I do not believe one of them would have done it. Many of them are friends of mine and they treat
me as a friend, and I treat them as friends. Not one of them would do it, and yet the gentleman from Columbia says that he can do nothing but represent Columbia county. I was never in Columbia county, but I do not believe there is one man in a thousand in Columbia county, I do not believe one per cent of the voters in Columbia County, if they had a chance, would come before the majority of this legislature, and tell them they are double-crossers and crooks.

"There might be worlds said upon this proposal, but in closing I have one more remark to make. Here is a man, sitting at my right, Mr. Reed, whom I have known for more than forty years. I have known his daily labors, and know what he has done throughout that time, and any man who tries to tell me there has been one thing, one matter of chicanery, or one matter of trickery, or one attempt at double-crossing in that time, I can tell him he is a dod-rotted liar, and I only wish I had the opportunity to do it."

Mr. Sims: "Mr. Speaker, to set Mr. Reed right on the question of this morning in regard to the two bills, 243 and 244, pertaining to timber, put on the calendar. The resolution for investigation had already taken place, and this House at that time had sufficient discussion on the matter, and we decided, as the time was getting short, that there was nothing further that this House wanted to learn about timber. The only thing we felt anxious about was a roll call, and it was perfectly agreeable to us for Mr. Reed to raise the question of consideration.

"I am not going to try to answer any of the statements made today. There are a few things we always carry with us; one is our memory and the other is our conscience. I am not going to try to say anything in support of the Governor's message here today. There is no question but that he has had great provocation. I am simply going to ask Mr. Allen to take the floor of the House and explain to the House just what took place in Room 312 on the first day of the session. I think that will be sufficient answer."

Mr. Allen: "Mr. Speaker, if I knew of any occurrence in 312 on the first day of the session that would be of interest to the public, or to the gallery, or to the members, I would be glad to relate it, but I have no knowledge of any."

Mr. Shipley: "Mr. Speaker, I want to explain my vote. I cannot vote in favor of this resolution without voting an insult to the Governor, which I am not ready to do."

Mr. Cohen: "Mr. Speaker, the questions raised by the resolution are as follows: That the action of the Governor in appearing before the legislature was an abuse of his constitutional privilege and an invasion of the constitutional rights of that body, that the legislature emphatically protests against this abuse of the privileges of the Governor and denounces it, as an abuse of the constitutional rights vested in them by the people of this state. Article Three, Section 6, is as follows: 'He shall communicate at every session to the legislature the condition of the affairs of the State, and recommend such measures as he shall deem expedient for their action.' The question before the House, in my opinion, is whether or not the conduct of the legislature are affairs of the state. If so, regardless of what the Governor said, and I am not condoning them, the question, regardless of the matters in which he put it, are affairs of the State. I cannot help but feel that regardless of the matters placed before you, his prerogatives
are broad enough to come before you with a message regarding your conduct, and I do not feel that the gentleman from Benton can feel that a vote against the resolution would be a vote against, and an insult to the majority."

Mr. Lindsay: "Mr. Speaker, I can agree with what my friend from King has stated. I want to be understood, as a member of this House, and I am including the majority, as I see this resolution, we must judge a great constitutional question. I am not ready at this time to vote and say that the Governor has not any right to come before this legislature, and say what he did in his message. It might be possible that you will move, as we lawyers do, to strike out portions of the message as irrelevant to the issue. That might be done. But when you ask us to vote on this resolution, you expect us to say that the entire part of that message has no right under the constitution. I want to read to you that part: 'Now, therefore, be it resolved by the Senate and House of Representatives of the State of Washington, that the action of the Governor in appearing before the legislature for the purpose set forth in his special message was an abuse of his constitutional privilege and an invasion of the rights of the legislative branch of the government.' I think that is a matter that ought to be left to the courts. Constitutional lawyers here may be able to judge that for themselves. I do not happen to be in that class.

"In our political lives we all have things come before us that we would have avoided if we could. Things are sometimes unpleasant, but when they do come up we have to meet them as they are. My vote, and I have no doubt that I am speaking the feelings of a number of others, is that when this resolution is voted on, it will not be with the intention of saying to the members of the majority that we call you these names. And I am going to vote 'No' on this resolution, because I am endeavoring by so doing to protect constitutional rights, that I believe we have no right to pass upon."

Mr. Burlingame: "Mr. Speaker, this is undoubtedly an unfortunate incident that has occurred. After listening to the eloquent talks, all from the majority, together with the story told by Mr. Shields of how the people of Minnesota felt over the election of the Governor, I venture to say that story might well be applied to the present condition here. Let the majority broadcast to the entire reading public of the state of Washington and ask what will be their verdict, and I venture to tell you, it will be the same, 'they just laugh'."

Mr. Hall: "The question has been raised on the floor by several gentlemen as to the exact issue that is presented to this House by the terms of this resolution. We are asked by our vote to determine whether or not we believe the language in the two paragraphs of this resolution, after the 'Whereas' clauses, is warranted.

"'Now, Therefore, Be It Resolved, By the Senate and the House of Representatives of the State of Washington, That the action of the Governor in appearing before the legislature for the purposes set forth in his special message was an abuse of his constitutional privilege and an invasion of the rights of the legislative branch of the government.'

"'And Be It Further Resolved, That the legislature does emphatically protest against this abuse of the prerogatives of the Governor, and denounces the same as being an abuse of the courtesies accorded by the legislature and an attempt to invade their constitutional rights and destroy the legislative
functions vested in them under the constitution by the people of this state.'

"The gentleman from Clallam takes the position that if any part of this message was proper—was proper material for a message to this legislature—the resolution should therefore be defeated. As to what the purpose, Mr. Speaker, of the chief executive was in appearing before this body, as to what the intent throughout the whole message, was, we need only to refer to the message itself, and to the statement made by the Governor himself as to the objects and purpose for which he appeared before us.

"The opening paragraph of the Governor's message, which I have here in print just as he delivered it, stated finally and conclusively what his purposes were in appearing before us. He said: 'I do not appear here today in the hope that what I say will in any way influence the action of your honorable bodies on pending legislation during the few remaining days of this session.' In other words, he was not here to speak to us with the idea of influencing legislation in any way. What was he here for?

"I am unwilling, however, that the recording of what has transpired be left to memory, hearsay or gossip, or to a partisan or biased press. My purpose is to write into the proceedings of this legislature a permanent record, or if the record is expunged, to place before the people a true and concise statement while yet the circumstances are fresh in mind and the issues are definitely before us.'

"Did the Governor appear here before the joint session of the Senate and House of Representatives with any intention or any purpose of communicating in a message the condition of the affairs of the state as a basis for legislative action? That is certainly what the constitution means. Did he appear here to make any recommendations of legislation which he deemed expedient? He explicitly says he did not.

"Mr. Speaker, the chief executive of this state has no right under the constitution to appear before a joint session of the House and Senate with any other purpose than that expressed by the Constitution. Yet he did it, and plainly stated it was for other—and exclusively other—purposes than those stated in the constitution; that his purpose was to make a record of what has already transpired; that his purpose here was to write a record which would be broadcasted to the people of the state in order to acquaint them with what he thought were the purposes of this legislature. Therefore I say, Mr. Speaker, he has invaded the constitutional rights and privileges of this legislature in appearing before us in the way that he did. And I say that he has exceeded the prerogatives of his office in coming here in that way; for no other excuse, no other reason, no other grounds, than those expressed in the constitution would warrant his appearance at all. I think, Mr. Speaker, that this resolution, if we have any idea of preserving the dignity and independence of this legislature, cannot fail to receive the vote of every member of this House.'

Mrs. Miller: "As a woman member of this assembly, and a member of the so-called Majority committee, I want to say, inasmuch as I have come to this legislature three sessions and have come with the spirit of trying to pass good legislation, I feel that it is right that the women members should have the opportunity to state their opinion of this so-called majority. Mrs. Reeves and I have been members of this committee. We have sat in on all
of its deliberations, and nothing has occurred there that we have not properly approved of.

"In fact, we have felt they have been overly agreeable to cooperation with the minority committee. We have felt that the majority has had the right to express itself, as they have expressed themselves in this session.

"I feel that never before has a governing official used such language, both vituperative and abusive, as we have heard here today. I have felt always that this membership came down here conscientiously to vote its wishes and its thought. We have differed, and differed honestly, and I see no reason why we should be the victims of the message given here today. And I want to state that I believe the majority has dealt honestly and fairly, not only with the minority, but with the people of this state."

Mr. Banker: "Mr. Speaker, and members of the House, what the Governor unfortunately said, was to put this legislature in bad with the people of this state. It is a plain attempt to line up the minority forces in hope of compromise. It was presented at this time to discredit the reports of two major committees appointed by this legislature in advance of such reports. He accused the majority of appointing those committees, with no reference whatever to the wishes of the minority. I had something to do Mr. Speaker and gentlemen, with the appointment of the Committee on Reclamation. We approached the minority and asked them to be represented on that committee, and informed them that it was the opinion of the majority committee that they should be represented on that committee. I went to Mr. Sims and to other members of the minority committee, and suggested that they put on Mr. Halsey, the gentleman from Asotin, in whom we have utmost confidence. That was agreeable to him and I suggested that we meet on this subject, that he get on this committee. They considered the matter for a day or two and reported back that for personal reasons it would be impossible for Mr. Halsey to act. We then approached Mr. Goldsworthy, and he took it under advisement for several days, but he also refused to act. We again went to the minority and told them we had been unable to get either Mr. Halsey or Mr. Goldsworthy to act on that committee, and asked them to select a man. Mr. Sims told me that the minority cared nothing about it. We came to the governing committee and reported that we were unable to secure anybody satisfactory to the minority committee. The matter was up time and time again, and we were unable to get them to cooperate with us. Finally we appointed that committee. The Speaker refused to take any responsibility for that committee, and stated, when the names were finally given out, that they were selected by the majority."

Mr. Sims: "Mr. Speaker, I did not intend to say anything about these committees, but since we have had the question raised, it might be well to say just a word or two. As you all know, there were five members of the majority and five members of the minority to get together and iron out the matter of reclamation. One of the questions discussed was a resolution and the naming of an investigating committee. We were drafting that resolution, and the names of the investigating committee were to be put into the resolution by the majority, but after a conference it was decided to leave the names out, and the members of the committee were to be named in the usual way, with no pressure. The names were to be given to the Speaker.
You notice Mr. Banker said at no time that the majority asked the minority to select the members of this committee, but the majority named a couple of members who happened to be on the minority. It was plain to us that every one on that committee was to be selected by the majority, and that being the case, I decided not to be quoted; and that is the way the naming has taken place. As a matter of fact, the members of the majority themselves will say that the minority had very little to say as to the selection of these committees. I am not talking about the personnel of the committee, but only as to how it occurred."

Mr. Overmeyer: "This meeting is becoming very interesting. It really is funny. I would like to ask a question of Representative Shields of King County."

The Speaker: "Will the gentleman yield to a question?"

Mr. Shields: "Yes."

Mr. Overmeyer: "I am a little hard of hearing, but I remember you were talking about two animals—one with long ears and the other with a long mane."

Mr. Shields: "Which one are you?"

Mr. Shields: "I would like to ask him a question."

Mr. Speaker: "Will the gentleman from Lewis County submit to a question?"

Dr. Overmeyer: "Yes."

Mr. Shields: "I am asking if you approve and endorse this language?"

Dr. Overmeyer: "I do. There is no question but that members have been endeavoring to usurp the authorities of the executive control of this state ever since the beginning of the session. I am heartily opposed to Mussolinis and Lenines and dictators."

Mr. Meacham: "Mr. Speaker, there is nothing funny about this at all. It is a serious matter, that there shall be attempts to spread over this state propaganda to cause disrespect in the minds of the constituency of this state respecting this legislature. If we are to continue the form of government we have, it will only be because the people are represented in legislative council, and such a government is most desirous. It is most reprehensible that disrespect, contumely, is to be spread throughout the voters of this state for this legislature. It is NOT funny."

Mr. Overmeyer (to Mr. Meacham): "If you had gotten your sixty-six majority all signed up on the first day of meeting, would it not have been kind of funny for you fellows?"

Mr. Meacham (thunderingly): "NO."

Mrs. Reeves: "I want to appeal to the Democrats in the gallery and in the House that it is a good time to organize and get busy."

Mr. Scales: "Mr. Speaker, this is a very serious matter, and I do not want to have anyone consider my vote as calling any one crooks or unfair, because most of these people are my friends. But on the first day of this session I was approached by a member of what is now the majority and asked to line up Lewis County, in an effort to get enough votes to over-ride the Governor on his vetoes for everything he did, or words along that line. I told him nothing could be done along that line, because I had promised..."
without reservation, that whoever he was, a Republican Governor, I was going to uphold him. I do not want you gentlemen to understand that I consider you crooks. You are entitled to your opinions, as I am entitled to mine, but I am going to stand back of the Governor."

Mr. Gray: "I was not asked to sign up, and whatever I have done, I have done of my own initiative."

Mr. Goldsworthy: "Mr. Speaker and members, I doubt very much if there is anyone in this House who has been placed in more difficult positions than I have been. Whatever I have done, I have been damned if I did it, and damned if I did not. I have just got to a point where I'll be damned if I don't do as I please. (Applause.)

The question comes this way. Here is a resolution introduced, and I must vote one way or another. I cannot cast my vote on this thing that is before me by what has gone ahead of this, or by what is to come after. I am presented with this question. In the next to-the-last paragraph the resolution says:

"Now therefore, be it resolved, etc. down to where it says the special message was an abuse of the constitutional privileges and an invasion of the rights of the legislative branch of the government. Do I believe it was, or not. In all honesty and fairness, I believe it was. Then again, it says the legislature does protest against an invasion of the prerogatives of the legislature. I believe, I cannot help believe, gentlemen, in all honesty and sincerity, that it was an invasion of the prerogatives of the legislature. I must vote on a thing as it is presented to me, regardless of the consequences, if I vote honestly and go home satisfied with my vote. If I must vote yes or no on this, with all due respect to the executive, I must vote 'Yes'."

Mr. Thompson (Geo. W.): "Mr. Speaker, with the exception of 1921, I have been a member here since 1917, and this morning was the first time that anybody has ever called me a crook, or anything of that sort here in this legislature, or said that I intended to trick anybody. And I want to say right now, this is the first time I have joined a majority body vote, and I want you to thoroughly understand, and I think if you will look back over the voting records that my vote has been cast against the majority. I vote my own judgment. I may be wrong at times, but the future will tell whether I was wrong or not. But I certainly feel that nobody should come into this organization and call us crooks, or anything of that kind because the men and women here are doing their honest, their very best, giving their best thought to everything that comes into this place for consideration. I certainly am going to vote for this resolution."

There being no further discussion, the roll was called, and House Joint Resolution No. 8 passed the House by the following vote: Yeas, 60; nays, 32; absent or not voting, 4.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Sisson, Shields, Soule, Stephens, Stewart
(M. M.), Stratton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Welk, Westover—60.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Templeton, Thompson (Richard), Weaver, Willhite, Mr. Speaker—32.

Those absent or not voting were: Representatives Cross, Siler, Totten, Zent—4.

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

Mr. Allen moved that all discussion of House Joint Resolution No. 8 be made a part of the journal.
The motion was carried.

On motion of Mr. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House was declared at recess until 7:55 p. m., this date.

EVENING SESSION.

The Speaker called the House to order at 7:55 p. m.

The clerk called the roll; all members being present except Representatives Baldwin, Cohen, Cross, Dale, Douglas, Halsey, Johnson (Levy), Long, McLean, Moran, Overmeyer, Siler, Shields, Sisson, Totten, True and Zent.

MOTION FOR RECONSIDERATION.

Mr. McCormick moved that the House do now reconsider the vote by which Senate Bill No. 146 was indefinitely postponed.

Mr. Capron moved that consideration of the motion to reconsider Senate Bill No. 146 be postponed until tomorrow, under the proper order of business.

The motion by Mr. Capron was carried.

JOINT SESSION.

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

The Speaker invited the Senators to seats within the bar of the House and invited the President to a seat beside the Speaker.

The President of the Senate called the Joint Session to order at 8:05 p. m.

The clerk of the House called the roll; all members being present except Representatives Baldwin, Cohen, Cross, Dale, Douglas, Halsey, Johnson (Levy), Knapp, Long, McLean, Moran, Overmeyer, Siler, Sisson, Shields, Totten, True and Zent.
The Secretary of the Senate called the roll; all Senators being present except Senators Barnes, Christensen, Conner, Grass, Groff, Houser, Hurn, Kirkman, Metcalf, Morgan, Post, Shaw, Somerville, Sutton and Wray.

Representative John Hanks, of Kittitas county, offered prayer.

The President announced that the joint session was called for the purpose of holding memorial services, as a mark of respect to the memories of former legislators who had departed this life.

Senator Myers delivered an eulogy on the lives of departed members, which is as follows:

MR. PRESIDENT AND MEMBERS OF THE JOINT ASSEMBLY:

Throughout the ages the living have paid their tribute of respect and reverence to the dead. In compliance with that time-honored custom, we have assembled in joint session to mention the names of all members who have passed away since 1923.

While we can offer only a vague definition of life, in man we know it to be the union of soul and body; the state of being that begins with birth and ends with death. We recognize death to be the cessation of all vital phenomena, without capability of resuscitation, in human beings, animals and plants; and no one has returned from that mysterious realm to tell us which is better—life or death—but we stubbornly cling to the former. The grim reaper has no favorites. With one blow from his deadly bludgeon he fells the stately king from his royal throne; he snatches the fretful babe from its mother’s arm, and strikes without warning as a bolt from the skies an assemblyman from this chamber. The next day his chair is vacant and he does not answer the roll call.

In the last decade and a half we have paid tribute to the memories of 42 members of the Washington Legislature, as we are doing at this hour. Some of them sleep in the splendidly kept cemeteries of the metropolis; some of them in the neglected graveyards of the Big Bend; others in the quiet little church yards of Puget Sound; some in the great wheat belts of Walla Walla and the Palouse; while still others on the banks where rolls the Oregon and hears no sound save his own clashings. Some have reared over their mounds Imposing shafts of granite; the last resting places of others may be marked by simple marble slabs, and still others have nameless graves, which might inspire us to repeat a verse from “Gray’s Eulogy.”

“Perhaps in this neglected spot is laid
A soul once pregnant with celestial fire.
Who the rod of empire might have swayed,
Or waked to ecstasy the living lyre.”

One of the outstanding members who we shall remember tonight, and whose life will be more specifically mentioned by others, asked in his last words to be buried on a promontory overlooking the beautiful valley of the Puyallup. As it were, he desired his soul to stand as sentinel, and witness the development of the great agriculture and horticulture industries that he had spent his life in promoting.

Specific reference to the members whose memories we are now honoring will be made by others.

Senator L. L. Westfall, of Spokane County, spoke as follows:

Life is eternal. The inanimate cannot destroy the animate. On the other hand, the animate can take on and throw off the inanimate, mold and re-mold the same at will. No man can conceive of himself being dead and he has no right to attribute to his brother man that which he cannot conceive of concerning himself.

I am inclined to believe that my imaginations tonight are somewhat unearthly, and at the risk of being fanciful. I am going to speak a few minutes from a quotation from Dr. Oliver Wendell Holmes taken from “The Chambered Nautilus.”

“Through the deep caves of thought, I hear a voice that sings. build thee more stately mansions, O my soul.”

Dr. Holmes depicts life entering an embryonic human form, building it to maturity and when it becomes unfit for occupancy by reason of defects in structure, weakness or accident, abandons the same and takes on a new form, repeating the building process, until at last a perfect human occupancy is formed.
We used to think that when we quoted Alfred Lord Tennyson's "Crossing the Bar," we had reached the extreme limit of imagination, but my imagination tonight goes far beyond that.

Some may think that our departed friends are passing through purgatory, but we know that the everlasting fires can destroy nothing that has been fitted for eternity. Some may believe that they rest in an astral wave above the earth, waiting for the time to come when they shall be called again to activities upon the earth. If such be the case, they have a standing invitation to return. Still others may believe that our friends are being conveyed hundreds of millions of miles away to a far off world. If such be the case, may it be with a trusty pilot and along a friendly zone, and there may they be able to build more stately and enduring mansions for the indwelling of their lives.

Mr. Goldsworthy delivered the following eulogy on the life of Representative T. W. Hemp:

Mr. Thomas Hemp was born in Missouri in 1883. He came to Rosalia at the age of six years and lived with his grandparents. After the death of his grandfather he was the sole support of his grandmother until her death.

He later married a Miss Brooks of Rosalia, who survives him.

Mr. Hemp became connected with the grain business and worked for various grain companies, as a traveling auditor for several years, working out of Spokane and later as a resident agent for the Milwaukee Grain Company at Malden. About three years ago he was transferred to Palouse where he resided with his family at the time of his death.

I was personally acquainted with Tom, as he was called by everyone, very intimately for a number of years. I have sold him thousands of bushels of wheat and I have been intimately associated with him in fraternal work. I have never known him when he was not ready with a cheery smile, a pleasant word and a friendly clasp of the hand to brighten the day for a fellow man.

It has been truly said that children can more accurately gauge the real heart of a person, than can anyone else and Tom was ever a favorite with the children. I have many times noticed, as I think others of you have, the little attentions that he always paid to our people and to other young folks who happened to be around the House Chamber. What better tribute can be paid to any man, than that he was scrupulously honest in his business dealings, sincerely friendly with all his associates and absolutely devoted to his family.

Besides the empty chair in our midst, he leaves his wife and a little girl and a host of friends, to mourn his loss.

"So live, that when thy summons comes to join
The innumerable caravan, which moves
To that mysterious realm, where each shall take
His chamber in the silent halls of death,
Thou go not, like the quarry-slave at night,
Scourged to his dungeon, but, sustained and soothed
By an unfaltering trust, approach thy grave
Like one who wraps the drapery of his couch
About him, and lies down to pleasant dreams."

Representative J. R. Schwartze delivered the following eulogy on the life of Speaker L. O. Meigs:

Leonard O. Meigs was born on Grand Manan Island, Canada, April 28, 1879, and died in Yakima, Washington, in July ——, 1924, at the age of forty-four years.

His death was caused by blood poisoning followed by pneumonia.

Mr. Meigs, in company with his parents, moved to the State of Washington in 1890. He was at that time, eleven years of age. The family settled in the Palouse country in Eastern Washington. He there attended the public schools and later entered Washington State College; following this with a law course at the University of Michigan at Ann Arbor. He completed his law course in 1902. Coming back to Washington he located his law office in Yakima, practising his profession there until being afflicted with the illness resulting in his death.

During the first years of his law practice he was a member of the law firm of McAulay & Meigs. Later, Judge E. B. Preble joined the firm and it was known
FIFTY-SEVENTH DAY, JANUARY 4, 1926

as Preble, McAulay and Meigs. Judge Preble died on November 20, 1920, and since then Mr. McAulay had been associated alone with Mr. Meigs. The two men were partners in Yakima for more than twenty-one years.

In city, county and state politics Mr. Meigs won wide recognition. He was a leader in the Republican party, and engaged very actively in its work. He served as Speaker of the House of Representatives of the State in the regular and special session of 1909. At that time he was thirty years of age. He also served as a member of the city council of Yakima, and as city attorney for several years.

He was a member of the Masonic and Elk Lodges, and of the Modern Woodmen of America. In each of these orders he held the highest office possible to attain.

In addition to his other numerous activities, he served on the Mexican border in 1915. He was Quartermaster General of all the Washington troops. He organized Company C of the State Militia and served as its first Captain. His army work made him well known among the army men of the state.

Hunting was one of the favorite sports of Mr. Meigs. He owned a hunting lodge on the Nachez River and was known as a true sportsman.

During his life, he made and kept many friends. In his home community where he was best known, he was held in the highest estimation. He was recognized as an able and conscientious lawyer, an active, dependable, and unselfish citizen in the performance of public duties; a loyal friend, and a true Christian character.

He had a wide acquaintance and a host of friends.

I knew Mr. Meigs well for many years, and take pleasure in testifying to his many fine qualities. The community in which he lived and came in closest contact is richer, and socially and morally better, for his life there; and in his death the State of Washington has lost one of its finest and most useful citizens.

Representative C. W. Baldwin delivered the following survey on the life of William James Kelley:

Few, if any, of the various men who have represented Garfield county in the lower house had more pronounced individuality than William James Kelly, its representative, who sat in the session of 1911. Energy, directness of action, unre­served frankness, convincing honesty of purpose, unperturbed cheerfulness, all seasoned with the never absent saving grace of humor, were the high lights in the personality of this man, who after having made a thorough success of his own calling and having served his community in more than one public capacity, passed away September 12, 1924, after a residence of more than forty years in the county which had repeatedly honored him with official trust. Deceased was a man for whom the great outdoors had always been his home and it was this close touch with nature that seemed to have imparted to him the buoyancy of spirit which he impressed on all his relations in life. Born in Pittsburgh, Pa., on November 28, 1858, he went to Kansas in the vicinity of Linwood when but twenty years old. The next year we find him at Leadville, Colorado, then the seething center of a mining excitement caused by the accidental discovery in 1877 of carbonate silver ore in the neighborhood of Iron Hill. Here a town grew from a population of 600 to literally thousands in almost a day with all the concommitants of crime and lawlessness that attend such occurrences. Here young Kelly served a year as deputy United States Marshal, in which position he was a witness to and a participant in some of the most stirring scenes and incidents in the history of our West chronicles has ever known. Returning to Kansas in 1880, he there married Miss Sarah Maude Jewett at Linwood, who was a daughter of John and Ellen Jewett, members of a well known family in American genealogical history. Mr. Kelly then engaged in the cattle business in southern Kansas still evincing his love for the great open places but in 1882 pushed still further west, settling in Garfield county, where he first took up cattle raising, then as the country developed going into grain farming. Soundness of judgment, keenness of perception with a safe ballast of conservatism, business characteristics of Mr. Kelly that made him an example of success in private life, were drafted for the benefit of the public and for six years, from 1904 to 1910 he served as one of Garfield county's commissioners, the last four years of which period he was chairman of the board. It was through the discharge of these duties, as he dealt with the problems and interests of every section and corner of his county in the varied relations existing in a grain farming, stock raising and fruit growing locality that he was enabled to bring to his labors as a legislator a thorough a knowledge of
the needs of his constituency as was ever possessed by any of the county's representatives. Following his service in the legislature he was several times pressed to accept local public positions but declined, preferring to devote his energies to his private business. He never lost interest, however, in public affairs, always contributing his part in the community as a private citizen and retained a vivid recollection of his legislative experiences, adding to his knowledge of men and affairs at Olympia by a close following of the proceedings of successive legislative sessions, being able to discuss illuminatingly measures, the motives of their proponents and the trend of law making as it progressed in the state. Despite all his vigor of spirit and hardiness of constitution which latter had been greatly supplemented by his outdoor life, he eventually succumbed to some little understood ailment or other and was buried at Pomeroy, his passing being the occasion of the expression of general regret, September 14, 1924. Besides his widow, Maude Jewett Kelly, and one son, Ben Kelly, who together manage and operate the extensive farm holdings which he left, Mr. Kelly is survived by three accomplished daughters, two of them, Miss Ethelyn Kelly of Pomeroy, and Mrs. Harry Liche, now of California, followed with conspicuous success for years, the school teaching professions, not alone in their native county, but in what used to be known as our southwestern territories, New Mexico and Arizona, Panama, and even in Hawaii, one of our island possessions, while a third, Mrs. Duwalt Elrod of Portland, Oregon, was for years a professional nurse of repute. As well as the farm home, the family still maintains a residence in Pomeroy.

Politically, Mr. Kelly was always a Republican, not of the partisan kind, but so on general principles and remained steadfast with the organization during even the stormiest period that the party experienced.

Representative C. W. Baldwin delivered the following eulogy on the life of Wilburn Lee Howell:

The life and career of Wilburn Lee Howell, representative from Garfield County, in the seventh and eighth State Legislative sessions, afford one more instance in the already cumulative proof that in a free government like ours, where popular suffrage prevails, neither humbleness of birth, poverty nor lack of educational advantage is an insurmountable barrier to the achievement of success, the acquisition of honor nor the opportunity to be of service to the people.

Mr. Howell was born in Fanning County, Ga., in 1852. Partly by reason of the limited facilities for schooling that his day and locality afforded and partly because of the necessity of having to toil hard for an existence his early scholastic preparation for life was very meager but ambition to rise above his surroundings, coupled with energy and strong determination, spurred him to improve himself by study and self-culture. When 24 years of age his aspiration to better his condition impelled him to make what was commonly regarded in his home region, as going to the farthest ends of the earth—he emigrated to the Willamette Valley in Oregon. After a short residence there, together with some travels in Washington Territory, he came to Garfield County in 1878, first stopping on the Pataha Flat, a productive section a few miles south of Pomeroy, then much in favor by the incoming tide of settlers. Here he taught for a time one of the pioneer public schools of that locality.

Thence he moved into the Deadman region in the same county, where he again taught an early day school while he gathered about him, under the privileges conferred on settlers by the public land laws, the nucleus of a fine farm which he carried on with profit and success, retiring from the active pursuit of this calling in 1895, to take up his home in Pomeroy. In 1900, he was elected to the lower house on the Democratic ticket and again in 1902; on both occasions in the face of the strongest oppositions that the Republicans, the dominant political party, numerically, in the County, could bring to bear against him at a time when prevailing issues were drawn the tensest.

Representative Howell was that type of a man whose life and character were immune from campaign attack and besides this, invulnerable armor of defense, he had a dynamic, aggressive strength, composed of tact, a fairness of private speech that disarmed all hostility, together with the rarer gift of radiating a conviction to others that here was a man, honest to the core and one right on the moral issue of that day, which had for the time submerged the usual opportunism of pure politics. Local political history of his day will always record the fact that no
antagonist was harder to cope with before the people than Representative Howell.

In 1909-10, he was further distinctly honored by being appointed out of the body politic, by the city council, to fill the unexpired term of Fred J. Elsensohn as mayor of the City of Pomeroy. Having moved his residence to Portland in 1920, though retaining his farm interests in Garfield County, he died suddenly on June 18, 1923, while visiting in Seattle and was buried at Pomeroy. Mr. Howell was married to Mrs. Emma Kindho, a Garfield County pioneer, in 1893, who is now a resident of Portland, Oregon. She survives him, as do three daughters and two stepdaughters.

Representative W. B. Weaver delivered the following eulogy on the life of Edward S. Appel.

MR. SPEAKER AND GENTLEMEN OF THE HOUSE AND SENATE ASSEMBLED:

It is with much feeling and deep regret that I rise tonight to pay tribute to our deceased member, Edward S. Apple of Metaline Falls, Pend Oreille County, whose untimely death occurred on August 11th, 1923.

Mr. Apple, or Ed, as we knew him, was a lumberman and cedar man. At the time of his death he was in charge of a crew transporting logs on Pend O'Reille River en route to his mill. In an attempt to remove stranded logs from a small island on a gravel bar about forty feet from the shore, and after putting some logs afloat, he started to wade back to the main land where the water was about waist deep. When about midway the swift current took him off his feet and he was taken down in the whirlpool and did not again come to the surface for several hours. His body was recovered about 7:30 p.m. News spread rapidly and cast gloom and sorrow over the county that has never before been equaled over the loss of any resident.

Mr. Apple would have been 52 years of age in October of the year of his death. He was born near Theileman, Minnesota, and spent his youth and early manhood on a farm in that state. He came west in 1902, located in the city of Spokane and in 1903 moved to Newport, Washington, where he engaged in cedar and lumber business. He continued in that business until the time of his death. During all of his residence in this section Mr. Apple took a prominent part in all public affairs. He was mayor of Newport two terms and for a number of years served as president of the local school board. He later moved to Metaline Falls and took a very active part in public affairs in that town and community and was mayor of Metaline Falls at the time of his death. He was elected a member of the legislature of 1923 and as with all his other public work he was successful in accomplishing for the good of his district and state. It has frequently been said of Mr. Apple, that he was the most popular and beloved man in his county. His personality appealed to all classes of citizens. He was well educated and a deep student of public affairs and an eloquent speaker. I was personally acquainted with Mr. Apple and knew him to be a very high type, straightforward and clean honest business man. No one in Pend Oreille County, outside of his immediate family felt his loss any more than I, with one exception, which possibly was Father Callinan of Newport, who was pastor of the church with which he was affiliated. Their relation was almost that of brothers.

Mr. Apple's devotion to his wife was so marked that it was noticed by everyone. He was a lover of his home and of all those near to him. He is survived by his widow and a brother, A. M. Apple, of Metaline Falls, who was his business associate; a brother in San Francisco, and a sister at Butte, Montana, and two brothers and sisters still residing in Minnesota.

Mr. Speaker, in closing I wish to say that our County and State have suffered a loss in their citizenship in the passing of Mr. Apple that will long be remembered.

Representative L. C. Weik delivered the following eulogy on the life of George M. Witt:

In responding to the duty that I have been assigned, there comes over me two separate sets of emotion. The first is one that I know that I share with every member of this assembly, that of profound sorrow, not only for the demise of the subject of my sketch, George M. Witt, but also for all the former members of this legislature that have passed away since its last memorial session.
It is quite probable that there are others here that knew George Witt better than I knew him, at least, from one different angle, for we were members of different political faith and we never lived closer than 25 miles to each other.

It was my privilege for a time to belong to a lodge of which he was a member, so our acquaintance which ripened into friendship began in a fraternal way. He was an officer of that lodge and greatly admired for his proficiency in the work, especially the ritualistic work, which he had almost letter perfect. He was known to the brethren of the craft as a man of sterling qualities, one who was always on the square, and when it came to a matter of principle he always hewed straight to the line and let the chips fall where they would.

He was a man who took pleasure in performing neighborly offices. One who was exemplary in the discharge, in the performance of his civic duties. Of the type that is too seldom seen, that always keep well up the evener that pulls the load that leads to civic and community progress. And his talents were not only given to his community, they went out to his county, to his state, yes, even unto the nation.

He was a member of this House when John R. Rodgers was Governor. He held several offices, one of which was historian of the Lincoln-Adams County Pioneer Association. He was one of the Democratic wheel horses of his section, a fluent speaker and as such his services were frequently in demand at public gatherings. And when his country went to war, he not only did his bit by buying his quota of Liberty Bonds, but he gave of his own flesh and blood, his son and namesake, George Witt, Jr., paid the supreme penalty while in Uncle Sam's service in France. His remains have since been brought to this country and now lie at rest in Arlington cemetery.

As a citizen he was a landmark of the Harrington country where he resided for nearly forty years. He came there when but twenty-one, from Georgetown, Tenn., where he was born January 20, 1863, and where he received his education at the public schools and academy. At that time the Big Bend was only a stock country. It had few people but large bands of cattle, horses and sheep dotted the range. Mr. Witt was one of that band of indomitable pioneers, who, starting with little else but their bare hands, transformed that vast area or sage brush and bunch grass into fertile farms that at harvest time waved with fields of golden wheat, and thereby increased the wealth of the country from twenty-five to fifty fold. A short time after he went to Harrington he married Alma Pauline Kais, and to their union five children were born.

For a time their pioneer life was a hard one, and they underwent privations, but after the year 1897 with its bumper crop and record price as the result of Joe Leter's attempted wheat corner, there came to that locality prosperity beyond the expectations of the most sanguine when they settled here. It was then that Mr. Witt, to give his children better educational advantages, moved to Harrington, where he built a home where he lived until his death. It was there that he met his first great sorrow. His wife died and left his children motherless at an early age. It was then that the true character of this pioneer again asserted itself, for he took up the duties of both father and mother, and alone reared his family of motherless children until they were able to go out into the world for themselves, a credit to both him and the community.

On June 30, 1915, he married Grace A. Brown, who proved a faithful helpmate until his death. They lived a happy married life for over five years when there came to Mr. Witt another of those tests that try men's characters. The aftermath of war that cut the price, and a succession of dry seasons that cut the yield to the minimum and worked havoc among the wheat farmers of Eastern Washington, did not pass him by, but cut deeply into his resources. He then proved that he could be as good a loser as he had been a winner, and according to the definition of Kipling, proved himself a "Man" by bearing his losses, as he had taken his gains, with a smile.

About two years later came the blow from which he never recovered. That was when his health failed him and refused to respond to treatment. Strong medicine held him up for a time, but these gradually lost their potency and his powers of resistance grew less. His death was sudden, but not unexpected. For over two years his heart had at times threatened to refuse to perform its functions. He faced the great adventure, however, without fear. Only a few days before his
death, R. E. Gay, in a talk with him asked him this question: "What is your reflection, George, at the thought of death?" He replied, "I am not only curious but anxious to investigate the unknown world." You will note that he did not say that he wished to die, but did imply that he would welcome that transition that would reveal to him all the mysteries that had been to him a lifelong puzzle.

On January 10, 1925, while he was out in his yard an attack of heart failure struck him and he fell to the ground. Willing friends carried him to the house and administered unto him. He regained consciousness, but it could be seen that he was a marked man and that the end was near. A few hours later, God put his finger on him and he slept. Was he ready to go? Yes. Long before he had completed arrangements for the distribution of his earthly goods among those who were near and dear to him, and supported and soothed by an unflagging trust, he met death more than half way; not as a grim destroyer, but as a kind messenger sent to bid him sleep while his spirit was being wafted through the valley and the shadow, across that dark river where the immortal George M. Witt would wake up to resume his field of action in the unknown world.

Representative Ed. Davis delivered the following eulogy on the life of Joseph A. Fontaine:

Joseph A. Fontaine was born in Maryland August 5, 1850. His parents were natives of that state and he was one of a family of nine children. He lived in Maryland until 1870 when he came to Washington.

Mr. Fontaine was a true pioneer. His life was full of interesting experiences and thrilling adventures. His first work in Washington was as check agent at Wallula for the Baker Railroad, of pioneer fame. He took part in many of the Indian wars of the west, being with General Cook as a packer at the time of the Custer Massacre and only a few miles from the battle. Later he operated pack trains from Walla Walla into the Idaho mining districts.

In 1878 Mr. Fontaine started farming in the Prescott district, later moving to Columbia County and purchasing land which he still held at the time of his death. Being a lover of good stock he was one of the men who helped improve the livestock of our district. This was no small task in those days because it was necessary to make his purchases in the east, ship to Montana, and drive the stock overland to his home.

We considered him as one of the builders of Columbia County. He devoted much of his time to public affairs and was one of the most popular and best liked men that we had. At his passing the county gathered as one big family to mourn the loss of an honored member.

Joseph A. Fontaine died November 29, 1923. His membership in the Masonic Lodge covered many years. He served in the Legislature of Washington in 1911 and 1913 and was a Democrat in politics. He is survived by one daughter, Mrs. Roy Martin, Dayton, Washington.

Representative Andrew Danielson delivered the following eulogy on the life of former Representative Nels Peter Sorensen.

Nels Peter Sorensen was a native of Denmark, coming to this country when a young man, settled and lived for a number of years in the State of Minnesota, later moving to the Pacific Coast, making his residence at Laurel, Whatcom County, Washington, where he died on December 24th, 1925, at the age of 67 years.

Nels Peter Sorensen lived to serve. The history of his activities in his own community tell the story. He took part in every local activity in his community. He was particularly interested in dairying, and served as president of the Whatcom County Dairymen's Association for a number of years. He was also president of the Farmers' Mutual Telephone Company for a number of years. Both of these organizations he served with credit to himself and profit to the community.

He served on the school board for years, and did a great deal of work along that line, giving much of his time. He was a member of the Grange, the Farm Bureau, and two or three fraternal organizations. He served for a number of years on the Township Board. In all of these activities he worked at the request and demand of those who knew him best. In fact his activities were sought in
every activity affecting the welfare of the community, and often to his great financial disadvantage.

He served in the Legislature in 1923, and it was at this time I gained his intimate acquaintance and learned something about the character and the principles upon which it was based, which were these: love of home and family, love of country, and respect for the laws of God and man.

He was a member of the Baptist church, and he was more than a member. He was a Christian. And it was in this atmosphere that he raised his six boys and two girls to manhood and womanhood and to good citizenship. And it is here that he has perhaps made the greatest contribution to this country: For what greater contribution can a man make than to be a good citizen and to raise good citizens? There can be no greater honor conferred on any man coming from a foreign country than that of citizenship in the United States of America. And when a man so guards that trust that it can be truthfully said “He is a good citizen,” that is the highest tribute that can be paid any man. We would have less trouble in this world if more parents would recognize that principle and rear their children in the fear of God and the respect of laws of the country in which they live.

I feel that Nels Peter Sorensen could well and justly have repeated the author of these words that they were his creed as exemplified by his life and service.

“I live for those who love me,  
For those who know I am true,  
For the Heaven that smiles above me,  
And awaits my spirit, too.  
For the cause that needs assistance,  
For the wrong that needs resistance,  
For the future in the distance  
For the good that I can do.”

He has departed, but his services are left for us to profit by.

Representative John A. Soule delivered the following eulogy on the life of Judge A. W. Frater:

I esteem it a great honor to speak of the memory of that rugged old citizen and lawyer, the late Judge A. W. Frater of Seattle. And it is very fitting that I should do this, for it was a long way back in the eighties that two young men came out to the far West to build their fortunes and settle in the city of Snohomish, one to practice medicine and the other to practice the profession of law. One was my father, the other was A. W. Frater.

Judge Frater was born three score and ten years ago in Marion County, Ohio, where he took his public school course, thereafter attending Hillsdale College, where he graduated. Later he studied law and was admitted to the bar.

During his young manhood he was a particular friend and associate of the late president, Warren G. Harding.

Judge Frater was married to Miss Emma Brooks, and then went to Brainard, Minnesota, later coming to Washington.

His worth and ability became at once recognized, and he was elected to represent his county in the lower House of the legislature in 1881. He was very successful in the practice of the law and moved to Seattle, where, in 1904, he was elected judge of the Superior Court of King County.

He was fearless in his work on the bench, and was known for his complete knowledge of the law, which he was ever ready and willing to uphold, but with it all did he ever temper justice with mercy. He always gave the most fatherly advice to the young who were found guilty under the law. His charity was widespread and many a poor family has been helped over a hard winter and an empty cupboard.

Judge Frater is well known for his efforts to maintain the efficiency of the Judiciary, for it was he who established the Juvenile Court of the State. He also instituted the presiding judge system, whereby court business was more readily carried out. As a judge he was an industrious and indefatigable worker, and his arduous duties carried him to an early end, when after periodic spells of illness he died on Christmas morning in the year 1925. Just before he died, he expressed a hope that he
would live until the morrow so as not to be the cause of grief to his family and friends on that day. But the grim reaper willed it otherwise.

I can not help but think of the lines of Kipling's Recessional at this time:

“The tumult and the shouting dies,
The Captains and the Kings depart,
Still stands thine ancient sacrifice,
An humble and a contrite heart.
Lest we forget,
Lest we forget.”

Representative O. F. McCall delivered the following eulogy on the life of Edmund Croft:

Mr. Speaker and Friends:

I deem it an honor to be privileged to speak of my departed friend, HON. EDMUND CROFT.

Member of the House, year 1907. Mr. Croft was born in Australia May 31st, 1838. Passed away at his home in Tacoma, December 22, 1925, at the ripe old age of 77 years, 6 months, 22 days.

Mr. Croft was a widower, his wife having preceded him in death eight years ago, just prior to Christmas, and is survived by four sons, H. W., of Tacoma, Sydney, of Oregon, E. J. of Harrah, Washington, and Jerry, of San Pedro.

Coming to America in 1888, Mr. Croft located first in Oregon, where he established several farms, later moving to Tacoma, Washington, establishing and operating, with his son, H. W. Croft, a hotel which bears his name.

Although born in a foreign land, his loyalty to the country of his ultimate choice was manifest in a true devotion to the American flag on every occasion and a busy life, replete with splendid activities, bespeaking the highest type of good citizenship.

It can well be said that Mr. Croft was a good clear thinker, a dependable, thorough friend, and a loving, considerate father and husband. A man of exceptional physical proportions, true lover of the great outdoors, ardent follower of the forest and stream, and leaves to the world the heritage of having blazed his way to a comfortable fortune without sacrificing his duty of public service to the country and state he loved.

Mr. Croft was very active as a member of this House in the interest of his one great hobby, that of the forest and stream, and ever until the last few years was anxious to perpetuate the great opportunities of enjoying the great out-of-doors in Washington.

His memory is cherished—his accomplishments not forgotten. May his remaining loved ones carry on and leave to posterity the indelible lesson that the humble pioneer life of Mr. Croft has written in the history of these Halls.

Senator Walter S. Davis delivered the following eulogy on the life of William Calvert Elliott:

These biennial memorial exercises remind us how slender is man’s hold on life. They call us to remember that each one of us in turn will be the topic of an address from some friend in these halls who saw in the life and efforts of each one of us something of good.

The large number to be remembered this evening reminds us that the struggles in these halls should not be of a personal nature, but over large public questions, that we should each concede to our opponents a desire to do what is best for the welfare of our state. Then we shall have fewer regrets when the time comes for it to be spoken of any one of our members "Then shall the dust return to the earth as it was, and the spirit return to God who gave it."

William C. Elliott, of Tacoma, was a member of the House of Representatives for the sessions of 1917 and 1919. His ancestry goes back to the Calverts of Maryland, the founders of the colony, and to the Hunts of Virginia.

Mr. Elliott was born in Ohio in January, 1863, and at the time of his death at his home in Tacoma on November 22, was nearly 63 years of age.

Following the course of westward migration, he removed from Ohio to Iowa where most of his life was passed. Here he attended Cornell College and later
studied law in Drake University and the Iowa State University. He began the
practice of law in Audubon County.

He married at the age of 31, in 1894, and in 1912 removed to Tacoma, Washington,
where he resided until his death. Here he continued the practice of law, interrupted
only by his attendance at the legislature. May we briefly test his life and character by
the six great human institutions, the family, education, the state, fraternal life, and
religion.

Mr. Elliott came of good stock and his own family life was beautiful. As
husband and father his life was all that becomes a man. He was a friend to education
and as a member of the legislature showed a deep interest in this great cause, as the
records show. He believed in work, and had few idle moments. In the practice of
his profession, his work dealt largely with civil cases. He was the defender
of the weak against the strong as I know from conversations with him. He carried
out the noble sentiments of ex-Governor Rogers chiseled on the monument in front
of this building. He believed that the law should secure justice between man
and man.

He was a lover of his country. His father had been a soldier of the Union
and much of his own thought was devoted to his country's welfare.

From his family I learn that he bought and read all the books that he could
find on President Lincoln. He took a pride in Tacoma, the city of his adoption.
Those of you who were members of the 1917 legislature will remember his earnest
and dramatic plea in behalf of calling our great mountain Mt. Tacoma.

As a member of the legislature he was chairman of the committee on memorials.
Both in Iowa and Washington he was a strong champion of prohibition, state and
national. Politically he was a member of the Republican party and a believer in
its national principals of government, for which Washington spoke in his farewell
address, for which Hamilton plead, which Marshall enunciated in his great decisions,
which Webster set forth in his great orations, which Lincoln and Grant preserved in
the great civil war.

A few months before his death, when informed by his physician that he could
not return to the practice of law, he often spoke of writing a book explaining to the
young people of America our American constitution. He believed with Gladstone
that the American constitution was the most wonderful work ever struck off at a
given time and place by the brain of man. He wanted the young people of America
to see the connection between the history of our country and its constitution. He
wanted them to grasp its underlying principles and understand the meaning of
American democracy. These were the chief thoughts occupying his mind in his
closing days. While the spirit of human brotherhood was well developed in him,
he was not a member of any of the great fraternal orders. Perhaps for this reason
he gave more than usual attention to the work of the church of his choice, the
Methodist.

It has been said of him that he had a passion for the betterment of social
conditions about him. Thus he was a member of the Board of Directors of the Good
Will Industries, which gives employment to needy men and women, enabling them to
live by their own efforts.

Also, he took great interest in the building of a community house in the mining
town of Wilkeson. In these and other enterprises to my knowledge, he gave much
free legal advice.

His favorite songs were indicative of his character: The beautiful hymn of
George Mathews "Oh, Love That Will Not Let Me Go," and "One Sweetly Solemn
Thought."

Such a life is among the sacred possessions of our state, and makes us believe in
immortality.

Representative Jacobs delivered the following eulogy on the life of
Frank Nash:

Frank D. Nash of Tacoma was one of the prominent members of the Pierce
County Bar. Born in the State of New York, a graduate of Cornell University, he
came to the great Pacific Northwest thirty-six years ago and has been a resident of
the city of Tacoma since that time. He was a member of the House of Representatives
during the session of 1893, a session memorable for the fact that it sat for the full
sixty days in deadlock over the election of a United States Senator and failed to
 elect.
Mr. Nash was distinguished as a scholar, a lawyer, and a student. For the past five years he has been a member of the staff of the Prosecuting Attorney's office, advisor to the board of county commissioners, and engaged in the trial of civil cases. He was able, industrious, and studious. His opinions upon legal matters were sound and judicial, and he had the absolute confidence of both the Bar and the Bench.

He served for six years as a member of the Board of Regents of the State University. Was a member of the Tacoma lodge of Elks, and a member of the University Club.

He leaves surviving him a wife, a daughter, and two sisters. In the passing of Frank D. Nash the family have lost a kind and considerate husband and father, the people of the state of Washington—one of its most distinguished and scholarly advocates, and the State—a citizen that has always pulled true, has measured up to the highest ideals of citizenship, and has contributed his full share to the advancement of orderly government under the law.

Frank D. Nash was in the broadest sense a lawyer among lawyers, a jurist who ranked with the most eminent, and a citizen of the highest and noblest character. May we not look upon his passing not as the end, but simply as a strain of sweet music that has ceased not because the player is dead but because the instrument is broken. And may we not indulge the hope that he is even now playing more perfect music on a more perfect instrument in that realm of eternal sunlight where the Supreme Grand Master of the universe eternally presides.

Representative B. F. Jacobs delivered the following eulogy on the life of Stephen Judson:

Honorable Stephen Judson, for more than seventy years a resident of the Territory and State of Washington, has gone to his reward.

Stephen Judson was born in the year 1837 in the kingdom of Prussia. Migrated in the year 1844 with his parents to America, and in 1853 crossed the plains with an ox-team and settled upon what was known as the Peter Judson donation claim, where the city of Tacoma now stands.

Stephen Judson was a rugged character, and throughout the years of his life and activity held many offices of trust and profit within the gifts of the people of the Territory and the State. From 1861 to 1869 he filled the office of sheriff of Pierce County, and in the years '71, '73, '81, '89, and '93 served in the Territorial and State Legislatures as a member of the lower House. He held the office of County Treasurer of Pierce County for three terms. Was a trustee of the Hospital for the Insane at Steilacoom.

Stephen Judson in politics was a Jacksonian Democrat. In fact his name is known all over the state as the war-horse of democracy. Not only was he a Democrat, but he was extremely proud of that fact. His style of oratory was plain and unaffected, but his audience was never in doubt as to his meaning. His tastes were simple, and his habits marked by extreme frugality. During his entire career no breath of scandal or hint of dishonesty or corruption ever attached to him or any of his acts. He belongs peculiarly to the brave and hardy tribe of early pioneers. Those men and women who carved the commonwealth out of the great Pacific Northwest. And in the carving few, if any, left their marks more indelibly engraved upon the history of this state than Stephen Judson.

His work was fully done. He died in the fullness of his years, and in the grateful remembrance not only of his own immediate friends and relatives but the commonwealth of Washington, to which he had given many years of his most earnest labor.

When the history of the State of Washington is finally written, few names will be written higher upon the monument of achievement than will the name of Judson.

Representative A. B. Clark delivered the following eulogy on the life of John Urquhart.

It is with a feeling of sadness that I rise to speak a few words in the memory of my good friend and neighbor, John Urquhart of Marlin, Grant County, a former member of this honorable body. The passing of this highly respected citizen of our little community to the great beyond, this serving of a long association, naturally established through a residence of some forty years, has come as a shock and a feeling of great loss to the citizens of our County.
John Urquhart was born in the year 1863, at Badentarbet, Sutherlandshire, Scotland, where his father was a large sheep farmer.

He received a common school education, after which he was employed in the office of an importing and exporting firm in Hull, England.

In 1885 he came to America and settled in Washington, near the site of the present town of Marlin, Grant County, where he engaged in stock raising and farming with his brothers, under the firm name of Urquhart Brothers, until 1913, when the partnership was dissolved.

For three consecutive sessions Mr. Urquhart was a member of the Legislature from Grant County, 1913-15-17. During his term of office several important measures of interest to Grant County went into effect, notably the establishing of the North Central Highway, in which he took a prominent part.

Mr. Urquhart was a strong supporter of the Presbyterian Church, a Mason and Past Grand Chancellor of the Knights of Pythias.

He passed away the 19th of January, 1925, leaving a widow and four children to mourn his loss.

Mr. Urquhart, with his brothers, was the original owner of the townsite of the town of Krupp (now known as Marlin), located on the main line of the Great Northern Railroad, near the east line of Grant County, and upon the incorporation of the town, he was selected as the mayor.

Mr. Urquhart took a great interest in state and federal affairs, with which he was very conversant, and in his position as Representative he devoted unsparring of his time to the constructive development of the community.

No tribute to the memory of John Urquhart would be complete, however, which omitted mention of his devotion to the establishment and maintenance of the Sunday School at Krupp (now Marlin). In the capacity of superintendent and with, I am sorry to say, little cooperation from other sources, he unfailingly and unceasingly gathered together every Sunday, year after year, rain or shine, the young people of our little community to study the teachings of the Bible.

I dare say that in this manner he has gained even more honor and distinction than in his official capacity, highly honored as he was, and that in the memory of these young people will long linger the noble work of this truly good man.

Representative A. B. Clark delivered the following eulogy on the life of E. I. Huffman:

It is my duty and privilege, as a Representative from Grant County to present to you this evening a few remarks to the memory of my late esteemed fellow citizen, Elmer I. Huffman, a past member of this honorable body.

Elmer I. Huffman was born in Atlas, Illinois, April 1, 1867, where he grew to manhood. He married Emma C. Yeldell September 6, 1893, at Summer Hill, Illinois. To this union were born eight children, two of whom died in infancy. In the year 1902, with his wife and six children, he came to Washington, locating on a homestead east of Quincy, where he passed away August 31, 1925, at the age of fifty-eight. Of the children who came west with their parents, five are still living, Eugene, Loraine and Frank Huffman, Mrs. O. F. Gibson and Mrs. Wilfred Darwood. Hubert preceded his father in death on January 10, 1922.

After arriving at Quincy, Mr. Huffman took great interest in the development of the country, and through his integrity and honesty won the admiration and respect of all who knew him.

In early life he taught school, and thus was fitted to take great interest in civic affairs. He served his county six years as county commissioner, and at the time of his death was serving as State Representative from the County of Grant, being the 59th district.

He had been a member of the I. O. O. F. for the past thirty years, and endeavored at all times to carry out the teachings of this great order.

At the time of his death he was manager of the Quincy Farmer's Elevator Co., a position he had held for the past fifteen years.

As a mark of the high esteem in which the speaker and the community held Mr. Huffman, I feel inclined to mention in this connection, an instance in the political campaign of 1924. At that time, Mr. Huffman having been nominated by his party, not one with which the speaker is affiliated, I was approached by some of the opposing party to take the field for the office of State Representative against Mr. Huffman, but declined the honor with the statement that Mr. Huffman
was unquestionably fully qualified for the position, and probably the best candidate the county afforded; that he truly was a representative citizen, and that I was perfectly willing to rest the future policies of the state and county in his hands.

The untimely passing of Mr. Huffman during his term of office, necessitated a special election to secure some person to fill his unexpired term, and Dame Fortune willed that the speaker should be that man.

I am here with you tonight speaking from Mr. Huffman's chair, occupying his former place among you, and I must say that I sincerely hope that I may perform the duties of this trust in a manner worthy of and creditable to the high esteem that all held for our absent member. The speaker feels his inadequateness in paying due reverence to the memory of this worthy pioneer and highly honored citizen of our county, and can only add to the above remarks the simple tribute that "he was a good man."

Senator Morthland delivered the following eulogy on the life of Senator D. H. Cox:

Senator David H. Cox was born December 28, 1865, in Johnston, Tenn. He was the son of Elbert S. and Mary Louise (Beyers) Cox, both of whom were natives of Tennessee, where they spent their entire lives. The mother was a granddaughter of John Sevier, who was the first governor of Tennessee. Elbert S. Cox was for many years one of the leading merchants of Jonesboro, Tenn. He was also prominent in public affairs of the community and served for one term as member of congress from his district. He took a most active and helpful part in public thought and action and all that he did was characterized by a spirit of progressiveness that made him one of the most valued residents of Jonesboro. He passed away July 3, 1881, the day on which President Garfield was shot in the Pennsylvania railroad station at Washington, D. C.

David H. Cox supplemented his public school education by study in Milliken college of Eastern Tennessee and when nineteen years of age he started out in the business world on his own account, going to Texas where he remained for a year. In 1885 he came to the northwest, with Walla Walla as his destination. Here he arrived on the 6th of October of that year, possessed of courage and determination but no funds. His financial condition rendered it imperative that he obtain immediate employment and he soon secured a position on a farm. He willingly accepted any employment that would yield him an honest living. He proved so capable in his farm work that his employer, recognizing his ability, offered to loan him the amount necessary to enable him to engage in business for himself.

He took the occupation of farming and for a considerable period rented land. Since that date he has never been without farm land of his own and for many years was a most prominent figure in agricultural circles in his section of the state.

In 1889, while still continuing in his farming operations, he became identified with the Pacific Coast Elevator Company and managed the business from 1889 to 1901.

In 1890 Mr. Cox was united in marriage to Miss Decima E. Yeend, of Walla Walla County, a daughter of William Yeend, one of the pioneer farmers of this section of the state, who came to Washington from England in 1869.

He then became associated with Walter S. Barnett and established the mercantile house of Cox-Barnett & Company, under which firm name they transacted an extensive grocery and hardware business, their sales amounting in later years to between $25,000 and $30,000 per month. They continued the business in a very successful manner until 1910, when Mr. Cox in company with Hugh A. Martin organized the Independent Grain Company, under which title they carried on business successfully for four years.

Mr. and Mrs. Cox were consistent and faithful members of the Methodist church and he had the honor of representing his church at the general conference for four successive terms. Recently he went to Springfield, Mass., where he was a delegate to the general conference of the Methodist church and for his services there as well as his services in the legislative halls of the state he received high commendation. At this meeting he was chosen as a member of the Book Committee of the Methodist church. In 1922 he was appointed by the Governor to represent his state at the World's Conference Against Alcoholism held in Toronto, Canada. He was chairman
of the Board of Trustees of the church and did everything in his power to advance its cause and extend its influence. While he won notable success he had never made the attainment of wealth the sole ambition of his life. He recognized his duties and obligations in other connections and stood at all times for that which is most worth while in citizenship and in moral development of the people at large. Coming to the west empty handed, he here intelligently directed his efforts with the result that has been most notable and gratifying, but winning prosperity has been but one feature of his activities, for his course was so directed that he gained not only material success but an honored name as well.

Mr. Cox was a stalwart Republican in his political views and did much to further the interests and promote the success of the party. He served for several years as member of Walla Walla City Council, in 1908 was elected to the state senate, serving as a member of the upper house of the general assembly for four years. In 1912 he was a candidate for state treasurer, and while he carried thirty-four of the thirty-eight counties he was defeated by the Pierce County vote. In 1916 he was again elected to the state senate, in which capacity he served until the time of his death.

He was an earnest working member of the upper house, carefully considering the vital questions which came up for settlement and his position and support or opposition of any measure was never an equivocal one. He stood loyally for what he believed to be the best interests of the commonwealth and in his political record he had ever been willing to subordinate personal interests to the general good.

Senator Cox has served in the senate of the State of Washington for sixteen years and was a candidate for re-election from the twelfth district in 1924. He had no opposition in the race for the office.

Senator David H. Cox died suddenly at 11:55 o'clock September 4 from neuralgia of the heart. Although he had not been well for some time his activities had not been restricted.

Besides his wife and two children, Senator Cox is survived by three brothers, E. B. Cox of Seattle, H. D. G. Cox, Roy, Idaho, and C. C. Cox of Johnson City, Tennessee, and one sister, Mrs. Calvin Pritchett of Berkeley, California.

Eulogy on Hon. W. H. Paulhamus delivered by Senator W. M. Karshner.

The Honorable William Hall Paulhamus was born in Pennsylvania on March 4th, 1865; attended public school until the age of eighteen; then came west to grow up with the country. He worked for eight years in a bank at Aberdeen, S. D.; then for six years in the banking business at Sumner, Washington. He was then made chief deputy sheriff of Pierce County, which post he held for a year and a half. He served in the State Senate in 1907, 1909 and 1911, being elected president pro tem during the latter session. During these stirring times he played a strong part and made himself felt in all important matters of legislation. For many years he served as president of the Western Washington Fair Association, in the organization of which he had a leading part. He was for many years president of the Puaylup and Sumner Fruit Growers' Association. A farmer, with unusual executive and creative ability, he has done more for agriculture, perhaps, than any other man in Western Washington. He was a man of crisp, vigorous personality, streaked with kindness. Naturally, he had his friends and enemies—so have we all. Through his demise, the whole state suffers an irreparable loss; time, only can serve to fix his true measure.

"Time rolls his ceaseless course." At each recurring session we pause with uncovered head to pay our respects to those who have gone before. Yesterday they fought upon the battlefield; today, we serve; tomorrow comes a new battalion. It has ever been so and will so continue until the crack of doom. We come into this world through mystery; we live and struggle and grow; we throw our influence for good or evil into the great meandering stream of life and make our exit—in mystery. Between these two great electrodes of time which begin and end with eternity, we bridge like a static spark the infinitesimal gap, and then are gone. The how, the why, the when, we do not know—only that it is so written in the very nature of things.

We live, we move, we think;
We run the cycle of our years;
And, like the Autumn leaf,
Fall, withered, to the ground.
So, on the fourteenth day of April, 1925, on the great battlefield of life, that vigorous, self-made, dynamic field general—the late William Hall Paulhamus, was mustered out.

Senator Palmer delivered the following eulogy on the life of Senator S. T. Smith:

We have met here today to pay a last tribute of respect to senators who have served in the senate and have been called to their eternal reward.

It was my good pleasure, as well as my good fortune, to know Senator S. T. Smith and sit with him through two sessions of the legislature. Silas Smith, as he was affectionately called by his neighbors and constituents, was of New England ancestry, his immediate ancestors having been members of the Revolutionary armies. It was on a farm in Northfield, Main., that he was born and grew to manhood. At the age of eighteen he determined to heed the call "Go West" and seek his fortune there, fighting life's battles alone and unaided. After three years in the sawmills of Minnesota he came to Puget Sound, remaining there for less than a year before going south to the gold fields of California and Nevada. But after nine years he again returned to Washington, and shortly thereafter settled at Marysville, where he successfully organized and founded the Marysville State Bank, the Mutual Shingle Mill Company and several other mutual and community enterprises.

During all these years he was an indefatigable worker, and success crowned his every effort. In his life were found all the attributes of sterling manhood. He was a man of broad vision, kindly impulses, unselfish disposition, and one who was ever mindful of others, giving them advice in their troubles, sympathy in their sorrows, and aid in their misfortune. Whatever positions he occupied, he was ever faithful to his trust. He was a good citizen, a genial friend, and a trusted public official. The close associations of members of the senate are such that we come very soon to appreciate a fellow at his actual worth. I knew Senator Smith as a man of honor and integrity, and in our associations here, where we trust a fellow member only so far as he proves himself worthy, I never heard his word or honesty of purpose questioned. To know him was but to esteem him. In the death of Senator S. T. Smith the State has lost a faithful public servant and his neighbors and townspeople a devoted friend.

The life and service of our departed associate inspire us in the hour of reflection with the inspiration of a new hope and earnest purpose.

"So live, that when thy summons come to join
The innumerable caravan that moves
To the pale realms of shade, where each shall take
His chamber in the silent halls of death,
Thou go not, like a quarry slave by night,
Scourged to his dungeon, but, sustained and soothed
By an unfaltering trust, approach thy grave
Like one who wraps the drapery of his couch
About him and lies down to pleasant dreams."

On behalf of Senator Dan Landon, Senator D. V. Morthland presented to the State of Washington, two original portraits, one of former Senator W. H. Paulhamus, and one of former Senator D. H. Cox.

Lieutenant Governor W. Lon Johnson, President of the Senate, accepted the portraits on behalf of the Senate and the State of Washington, with appropriate remarks of appreciation.

The President, on behalf of the joint session, thanked Mrs. Henry Skramsted, of Tacoma, Washington, and Mrs. A. C. Baker, of Olympia, accompanist, for the music rendered during the joint session.

Mr. Egbert moved that the unanimous vote of thanks of the joint session be extended Senator Dan Landon for the gift of the two oil portraits.

The motion was carried.
On motion of Senator Palmer, the joint session dissolved, at 10:15 p. m., and the Senate retired.

The House resumed its session.

On motion of Mr. Hubbell, the House adjourned until 10:00 a. m., Tuesday, January 5, 1926.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.

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FIFTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 5, 1926.

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

The clerk called the roll; all members being present except Representatives Baldwin, Banker, Burlingame, Clark, Cross, Custer, Danielson, Halsey, Reed, Sims, Templeton, Trunkey and Westover.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church of Olympia, Wash.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MOTION FOR RECONSIDERATION.

The Speaker announced that the question before the House was the motion, made yesterday, by Mr. McCormick, that the House reconsider the vote by which it indefinitely postponed Senate Bill No. 146.

Mr. Lindsay moved that consideration of the motion be postponed until immediately after the noon recess, this date.

The motion by Mr. Lindsay was carried.

REPORTS OF STANDING COMMITTEES.

Engrossed Senate Bill No. 189: Minority report: Do not pass.
Passed to second reading.
Engrossed Senate Bill No. 206: Do pass as amended.
Passed to second reading.

Mr. Speaker:

We, a majority of your Committee on Insurance, to whom was referred Senate Bill No. 149, entitled "An act relating to compensation for volunteer firemen; creating Volunteer Firemen's Compensation Boards and prescribing the powers thereof; and empowering cities and towns to limit the membership of volunteer fire departments and
to require physical examination of members," 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: Chas. H. Rychard, J. F. Falknor, Charles H. Voss,

Passed to second reading.

LOGAN L. LONG, CHAIRMAN.

WEE concur in this report: Chas. H. Rychard, S. H. Cutting, J. F. Falknor, Charles

Passed to second reading.

LOGAN L. LONG, CHAIRMAN.

We concur in this report: E. F. Banker, Elmer E. Halsey, L. C. Weik, J. C.

Passed to second reading.

LOGAN L. LONG, CHAIRMAN.

Passed to second reading.

MR. SPEAKER:

We concur in this report: E. E. Dale, W. B. Weaver.

Passed to second reading.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 4, 1926.

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 81, have had the same under consideration, and we recommend: that the Senate do concur in the following House amendments:

Amend Section No. 2, line 4, after the word "caribou" insert the following: "common black and brown."

Amend Section 4 of the bill as follows: In line 10 of the printed bill, the same being line — of the engrossed bill, strike the period (.) after the words "hook and line," and insert in lieu thereof a colon (:) and add the following: "Provided, That Salmo garidneri, commonly known as steelhead, shall not be classified as game fish if caught with hook and line at any point within or upon the boundary of any Indian Reservation from a river or stream flowing through or forming the boundary of such Indian Reservation."

In Section 4, line 14 of the original bill, after the word "Quinault" add the words "and Quilliute."

In Section 22, line 5 of the printed bill, same being line 9 of the original bill, after the words "and any," strike the words "dog, gun."

In Section 22, line 18 of the printed bill, same being line 23 of the original bill, after the word "actions" strike the period (.), insert a colon (:) and add the following: "Provided, That all dogs, guns, traps, nets, seines, decoys, baits, boats, lights, fishing tackle, or other device seized under the provisions of this act shall be returned, after the completion of the case and the fines, if any assessed, paid."

In Section 35, line 11 of the printed bill, same being line 13 of the original bill,
after the word "taxation," strike the period (.), insert a comma (,) and add the words "except property held under lease."

Amend Section No. 38. By, after the word "possession" in line 5 inserting the words "and on his person."

In Section 44, line 8 of the printed bill, same being line 10 of the original bill, strike the period (.), insert a colon (:) and add the following: "Provided, That an applicant for such license who is a resident of any of the states bordering on the state of Washington may secure such license for the same amount that a resident of the state of Washington may secure a similar license in the state of which the applicant is a resident."

Strike the entire Section 49. Re-number the following sections so that they will be in consecutive order with the preceding sections.

In Section 52, line 2 of the printed bill, same being line 2 of the original bill, after the word "as" insert the word "professional."

In Section 52, line 3 of the printed bill, same being line 4 of the original bill, after the word "as" insert the word "professional."

In Section 52, line 4 of the printed bill, same being line 4 of the original bill, after the words "as a" insert the word "professional."

In Section 53, line 4 of the printed bill, same being line 5 of the original bill, after the word "any" insert the word "professional."

In Section 53, line 4 of the printed bill, same being line 5 of the original bill, strike the words "predatory animal hunter, or trapper."

In Section 54, line 2 of the printed bill, same being line 2 of the original bill, strike the word "guiding" and insert in lieu thereof the words "or acting as professional guide."

In Section 63, line 11 of the printed bill, same being line 15 of the original bill, after the word "of" strike the words "one dollar ($1.00)," inserting in lieu thereof the words "ten cents (10c)."

In Section 67, line 2 of the printed bill, same being line 2 of the original bill, after the words "waters of" insert the words "or within."

In Section 68 of the printed bill, same being line 5 of the original bill, strike the period (.), insert a semi-colon (;) and add as follows: "or to shoot, kill, or take more than twenty (20) ducks, geese, brant, golden plover, jack or Wilson snipe, or greater or lesser yellow legs, in any one week, or have in possession or under control more than thirty (30) ducks, geese or brant at any time, it being the intention hereof to limit bags in any one week to twenty (20) of the above mentioned birds, no matter how many varieties of these birds are included in said bag. And for the purposes of this section, the week shall be deemed to begin at midnight on Saturday night."

In Section 74, line 3 of the printed bill, same being line 4 of the original bill, after the word "than," strike the word "twenty" and insert in lieu thereof the word "fifteen."

In Section 90, lines 1 and 2 of the printed bill, same being lines 2 and 3 of the original bill, after the word "than," and before the words "prairie chicken," "sharp tailed grouse," "ruffled grouse," and "blue grouse", strike the word "two" in each case and insert in lieu thereof the word "five."

Amend Section No. 98, in line 3 strike the period after the word "commission" and add "or any trespass or hunting notices posted on enclosed land by owner or lawful tenant."

In Section 106, line 4 of the printed bill, same being line 5 of the original bill, strike the words "predatory animals."

In Section 108, lines 3 and 4 of the printed bill, same being line 6 of the original bill, strike the words "predatory animals."

In Section 108, line 5 of the printed bill, same being line 6 of the original bill, strike the words "predatory animals."

Amend Section 116 by striking from line 22 of the original bill the same being line 13 of the printed bill, the following "to the" and insert in lieu thereof the following: "To an intersection with State Road No. 5, being the paved road commonly known as the east side valley road, thence northerly along the center of said state road No. 5 to its intersection with the paved county road from Earlington to Renton Junction, said intersection being approximately one hundred twenty feet (120) south of the center of section nineteen (19), Twp. twenty-three (23), north range five (5) east; thence westerly along the center line of said paved county road from Earlington to Renton Junction to its intersection with the paved county road, commonly known as the West Side Valley Road; thence continuing west to the",

Amend Section 116 in line 18 of the printed bill by striking the words "on the south line of section three (3)" and insert in lieu thereof the following "One quarter of a mile north of the line between townships twenty-two (22) and twenty-three (23) north, range four (4), east W. M., thence west along government subdivision lines to the northwest corner of the southeast quarter of southeast quarter (SE¼ SE¼) of section thirty-three (33) township twenty-three (23) north, range four (4) east W. M., thence south along government subdivision lines to the south line of section four (4).

That the House do recede from the following amendments:

Amend Section No. 35, line 2, after the comma after "purchase" strike all to and including word "counties" in line 3.

Amend Section No. 61, in line 5 after the word "fowl" strike the period (.) and add "or any dike or irrigation ditch used in protection or growing of crops"

In Section 62, line 4 of the printed bill, same being line 4 of the original bill, strike the word "above."

In Section 62, line 4 of the printed bill, same being line 5 of the original bill, after the word "below," strike the comma (,) and strike the word "and" of the sentence.

Amend Section No. 63. After the word "state" in line 2 of the printed bill, insert the words "except as otherwise provided in this act."

In Section 68, line 4 of the printed bill, same being line 5 of the original bill, after the word "Grant" insert a comma (,) and add the words "Okanogan, Chelan, Asotin."

Strike the entire Section 69, and re-number the following sections to correspond with the preceding sections.

Strike all of Section 85, and re-number the following sections to correspond with the preceding sections.

Amend Section No. 98. Insert after Section 98 a new section to be known as "Sec. 98½" as follows:

Hunting or fishing on enclosed premises without permission of owner or lawful tenant is a misdemeanor and punishable accordingly."

Amend Section No. 101, in line 2 after the word "stream" insert "excepting dams or creeks used seasonally for irrigation purposes"

In Section 110, line 2 of the printed bill, same being line 3 of the original bill, after the words "game Birds" strike the comma (,) and insert the word "and" and after the words "game fish" strike the words "or salmon."

We recommend that the Committee be given the power of free conference on the remaining House Amendments.

Mr. Sisson moved that the report of the Conference Committee on Engrossed Senate Bill No. 81 be adopted, and that the committee be granted the powers of free conference.

Mr. Hanks, as a substitute motion, moved that action on the report be postponed until 2:30 p. m., this date.

The substitute motion was carried.

On motion of Mr. Allen, Rule 20 was suspended.

MESSAGES FROM THE SENATE.

Senate Chamber, Olympia, Wash., January 4, 1926.

Mr. Speaker:

The Senate has passed

House Bill No. 54; also
House Bill No. 158; also
House Bill No. 169; also
Engrossed House Bill No. 73; also
Engrossed House Bill No. 74; also
Engrossed House Bill No. 180; also
Engrossed House Bill No. 277, and the same are herewith transmitted.

Victor Zednick, Secretary.
Mr. Speaker:
The President has signed
House Bill No. 8; also
House Bill No. 201; also
House Bill No. 242; also
House Concurrent Resolution No. 8; also
House Concurrent Resolution No. 9; also
House Bill No. 183; also
House Bill No. 151; also
House Bill No. 274; also
House Bill No. 174; also
House Bill No. 167; also
House Bill No. 157; also
House Bill No. 135; also
House Bill No. 68; also
House Bill No. 226; also
House Bill No. 130; also
House Bill No. 188; also
Senate Bill No. 19, and the same are herewith transmitted.

Victor Zednick, Secretary.

Mr. Speaker:
The President has signed
Senate Bill No. 24; also
House Bill No. 5, and the same are herewith transmitted.

Victor Zednick, Secretary.

SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 164, with the following amendment:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. That Section 4 of Chapter 111 of the Laws of 1921 be, and the same is hereby amended to read as follows:

Section 4. No auto transportation company, shall hereafter operate for the transporation of persons, and/or property for compensation between fixed termini or over a regular route in this state, without first having obtained from the Commission under the provisions of this act a certificate declaring that public convenience and necessity require such operation; but a certificate shall be granted when it appears to the satisfaction of the Commission that such person, firm or corporation was actually operating in good faith over the route for which such certificate shall be sought on January 15, 1921. Any right, privilege, certificate held, owned or obtained by an auto transportation company may be sold, assigned, leased, transferred, or inherited as other property, only upon authorization by the Commission. The Commission shall have the power, after hearing, when the applicant requests a certificate to operate in a territory already served by a certificate holder under this act, only when the existing auto transportation company or companies serving such territory will not provide the same to the satisfaction of the Commission, or when it shall appear that the applicant applies for a certificate to transport only the guests, and/or employees, including their baggage, of any hotel, lodging camp or resort now or hereafter owned, leased or operated by the applicant within the boundaries of any United States National Forest, by continuous passage only between such hotels, lodging camps or resorts and the applicant’s central hotel terminal point and agency within the County in which such hotels, lodging camps or resorts are located and over a highway which, with its extensions, terminates within such United States National Forests, and in all other cases with or without hearing, to issue said certificate as prayed for; or for good cause shown to refuse to issue same, or
to issue it for the partial exercise only of said privilege sought, and may attach to the exercise of the rights granted by said certificate to such terms and conditions as, in its judgment, the public convenience and necessity may require."

Mr. Nolte moved that the House do concur in the Senate Amendments to Engrossed House Bill No. 164.

The motion was carried. The roll was called, and the House passed Engrossed House Bill No. 164, as amended by the Senate, by the following vote: Yeas, 60; nays, 16; absent or not voting, 20.

Those voting yea were: Representatives Aspinwall, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Collin, Custer, Cutting, Dale, Danielson, Davis, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefksky, Knapp, Knutzen, Lent, Lindsay, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Peterson, Reed, Reeves, Ryan, Rychard, Sims, Sisson, Shields, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—60.

Those voting nay were: Representatives Barlow, Crosby, Dunn, Gray, Jacobs, Johnson (Lee H.), Long, McCall, Overmeyer, Scales, Schwartze, Shipley, Siler, Soule, Thompson (Geo. W.), Mr. Speaker—16.

Those absent or not voting were: Representatives Allen, Anderson, Baldwin, Banker, Capron, Clark, Cohen, Cross, Douglas, Hall, Halsey, Hanks, Loveberry, Olson, Saunders, Templeton, Totten, True, Westover, Zent—20.

Mr. Speaker:

The Senate has passed House Bill No. 241 with the following amendment:

[amendment details]

and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

Mr. Hubbard moved that the House do concur in the Senate amendment to House Bill No. 241.

The motion was carried. The roll was called, and the House passed House Bill No. 241, as amended by the Senate, by the following vote: Yeas, 79; nays, 0; absent or not voting, 17.

Those voting yea were: Representatives Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefksky, Knapp, Knutzen, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—79.

Those absent or not voting were: Representatives Allen, Baldwin, Cohen, Cross, Hall, Jones (John R.), Lent, Loveberry, Northup, Reed, Reeves, Ryan, Saunders, Sweetman, Templeton, Totten, Westover, Zent—17.
FIFTY-EIGHTH DAY, JANUARY 5, 1926

MR. SPEAKER:
The Senate has passed House Bill No. 124 with the following amendments:

Amend Section 1, line 5 of the engrossed bill, the same being lines 4 and 5 of the printed bill, after the word “three” strike the words “nor more than six.”

Amend Section 1, line 18 of the engrossed bill, the same being line 14, of the printed bill, after the word “select” insert the words “from said list and other sources”

Amend Section 1, line 23 of the engrossed bill, the same being line 18 of the printed bill, by striking the word “elector” and inserting the words “or more electors”

Amend Section 1, line 24 of the engrossed bill, the same being line 18 of the printed bill, after the word “selection” insert the words “each such elector shall receive for his services the sum of five dollars ($5) per day and the mileage allowed sheriffs, upon vouchers approved by the judge or presiding judge of the county”

Amend Section 1, line 34 of the engrossed bill, the same being line 26 of the printed bill, strike the word “female” and insert the word “woman”

Add a new section to be known as Section 3, as follows:

“Sec. 3. That Chapter VIII, Title I, of Remington’s Compiled Statutes be amended by adding a new section thereto to be known as Section 97-1, as follows:

“Sec. 97-1. It shall be the duty of a superior judge to excuse from further jury service any juror, who in the opinion of the judge, has manifested unfitness as a juror by reason of bias, prejudice, indifference, inattention or any physical or mental defect or by reason of conduct or practices incompatible with proper and efficient jury service.”

Amend the title by striking after the word “Statutes” the words “of Washington” and inserting in lieu thereof the words “and amending Chapter VIII, Title I of Remington’s Compiled Statutes by adding thereto a new Section to be known as Section 97-1.” and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Falknor moved that the House do concur in the Senate amendments to House Bill No. 124.

The motion was carried. The clerk called the roll, and the House passed House Bill No. 124, as amended by the Senate, by the following vote: Yeas, 66; nays, 11; absent or not voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brockman, Capron, Chamberlain, Cohen, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Moulton, Nolte, Olson, Overmeyer, Peterson, Reeves, Rychard, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Willhite, Mr. Speaker—66.

Those voting nay were: Representatives Anderson, Burlingame, Collin, Crosby, Hanks, Jones (John R.), McCormick, Morton, Murray, Shipley, Zent—11.

Those absent or not voting were: Representatives Baldwin, Brislawn, Clark, Cross, Cutting, Dale, Goldsworthy, Loveberry, Northup, Reed, Ryan, Saunders, Scales, Sims, Stewart (Grant A.), Templeton, Totten, Van Horn, Westover—19.

Mr. Speaker:
The Senate has passed House Bill No. 245 with the following amendment:

In Section 1, line 4 of the printed bill, before the word “shall” insert the following words: “and/or assignment thereof” and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Mr. Moulton moved that the House do concur in the Senate amendment to House Bill No. 245.

The motion was carried. The roll was called, and House Bill No. 245, as amended by the Senate, passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Scales, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—77.

Those absent or not voting were: Representatives Baldwin, Cohen, Cross, Cutting, Dale, Goldsworthy, Johnson (Lee H.), Loveberry, Meacham, Murray, Reed, Saunders, Sims, Shields, Stewart (Grant A.), Templeton, Totten, Van Horn, Westover—19.

SENATE CHAMBER,
OLYMPIA, WASH., January 4, 1926.

MR. SPEAKER:
The Senate has passed Substitute House Bill No. 170 with the following amendments:

Strike all after the enacting clause and insert in lieu thereof the following: “Section 1. An executory contract for the sale of real property to be valid at law must be in writing and signed by both vendor and vendee. The vendee shall thereby acquire an equitable interest in such property, subject to becoming forfeited or divested on default of payment as provided in the contract or default in the performance of any other covenant or promise on his part to be kept and performed in the manner provided in such contract or in such manner as may be in accord with the principles and practice of equity. Accidental destruction, in whole or in part, of the property described in such contract while the same is executory, or other accidental change in the condition of the property, shall not relieve the vendee of his obligation to pay the purchase price or perform any other covenant therein to be performed by him unless expressly so provided therein. The vendee, having paid the full purchase price and kept the covenants and conditions to be performed by him, shall be entitled to a deed of conveyance from the vendor in manner and form as provided in such contract. Such contract when acknowledged by the vendor in the manner and form provided for acknowledgment of conveyances of real property, shall be entitled to record in the office of the auditor of the county where such property is situated, and when so recorded and properly indexed, shall be constructive notice to all the world of the rights and interest therein of the vendor and vendee as set forth in such contract and in accordance with the terms thereof: Provided, The plaintiff in any action on such an executory contract wherein part or whole of the remedy sought is possession of the premises, the plaintiff may apply for and obtain possession and the defendant may retain possession by means of the summary proceeding provided in Sections 819, 820 and 821 of Remington’s Compiled Statutes.”

Strike the title and insert in lieu thereof the following: “An Act relating to executory contracts for the sale of real property and the recording thereof.”

This is herewith transmitted.

MR. SPEAKER:
The House do not concur in the Senate amendments to Substitute House Bill No. 170, and that the Senate be asked to recede therefrom.

The motion was carried.
SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

Mr. Speaker:
The Senate refuses to concur in the House amendment to Engrossed Senate Bill No. 44 and asks the House to recede therefrom, and said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Shields moved that the House do recede from its amendments to Senate Bill No. 44.

Mr. Falknor moved, as a substitute motion, that the House do not recede from its amendments to Senate Bill No. 44, and that the Senate be asked for a conference committee thereon.

After a short discussion, the substitute motion was carried by a rising vote.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

Mr. Speaker:
The Senate refuses to concur in the House amendment to Senate Bill No. 114 and asks the House to recede therefrom, and said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Ryan moved that the House do not recede from its amendments to Senate Bill No. 114 and that the Senate be asked for a conference committee thereon.

The motion was carried.

The Speaker called Mrs. Reeves to preside.

SECOND READING OF BILLS.

Engrossed Senate Bill No. 57, by Senator Morris: Relating to support of poor and infirm.

The bill was read the second time by sections.

Mr. Peterson moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.

Mr. Hanks demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors.

The Speaker resumed the chair.

The roll was called, and the following absentee were noted: Representatives Baldwin, Collin, Cross, Loveberry and Templeton.

Representatives Baldwin, Cross and Templeton were previously excused by the Speaker.

Mr. Long moved that the absentees be excused and that the House proceed with business under the call of the House.

The motion was lost, and the sergeant-at-arms was instructed to bring Representatives Collin and Loveberry to the bar of the House.

The sergeant-at-arms reported Mr. Collin as being present.

Mr. Douglas moved that Mr. Loveberry be excused.

The motion was carried.

On motion of Mr. Peterson, the House proceeded with business under the call of the House.

The motion by Mr. Peterson, that the rules be suspended, that the second reading of Senate Bill No. 57 be considered the third and that the bill be placed on final passage, was carried.
After extended debate, Mr. Saunders moved the previous question and it
was so ordered.

The roll was called and Engrossed Senate Bill No. 57 passed the House
by the following vote: Yeas, 67; nays, 26; absent or not voting, 3.

Those voting yea were: Representatives Allen, Aspinwall, Barlow,
Behrens, Beatty, Brockman, Chamberlain, Clark, Crosby, Dale, Danielson,
Douglas, Durrant, Egbert, Falknor, Hall, Hanks, Hubbell, Jacobs, Johnson
(Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen,
Lent, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham,
Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer,
Peterson, Reeves, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields,
Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman,
Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey,
Van Horn, Voss, Westover; Zent—67.

Those voting nay were: Representatives Anderson, Banker, Brislawn,
Burlingame, Capron, Cohen, Collin, Custer, Cutting, Davis, Dunn, Glasgow,
Goldsworthy, Gray, Halsey, Josefsky, Lindsay, Mess, Reed, Ryan, Schwartzze,
Sims, Weaver, Weik, Willhite, Mr. Speaker—26.

Those absent or not voting were: Representatives Baldwin, Cross,
Templeton—3.

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

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

The House resumed consideration of bills on second reading.

MR. SPEAKER:

We, your Committee on Elections and Privileges, to whom was re-referred Senate Bill
No. 79, entitled "An act amending Sections 8955, 8956 and 8957 of Remington's Compiled
Statutes of Washington relating to elections, choosing or declaring to choose fifteen
electors to revise the city charter of cities of the first class, and providing for the sub-
mmissions of such charter to the electors of such city, and relating to the publication
of new, altered, changed or revised charters of the cities of the first class, 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 as amended:

Amend Section 1, line 22 of the engrossed bill beginning with the word "Provided,"
strike the remainder of the section.

E. E. SHIELDS, Chairman.

We concur in this report: Charles W. Hall, P. B. Egbert, Geo. F. Murray,
S. H. Cutting, John Anderson.

The bill was read the second time by sections.

On motion of Mr. Shields, the committee amendment was adopted.

On motion of Mr. Reed, further proceedings under the call of the House
were dispensed with.

On motion of Mr. Shields, the following amendment was adopted:

Amend Section No. 3. Lines 4 and 5. Strike the words "once a week for three
(3) successive weeks" and insert in lieu thereof the words "for at least thirty days."

On motion of Mr. Trunkey, the rules were suspended, the second reading
considered the third, Engrossed Senate Bill No. 79 was placed on final
passage, and it passed the House by the following vote: Yeas, 79; nays, 0;
absent or not voting, 17.
Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislaw, Burlingame, Capron, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Ryan, Rychard, Scales, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—79.

Those absent or not voting were: Representatives Anderson, Baldwin, Brockman, Chamberlain, Cohen, Cross, Dunn, Durrant, Halsey, Hubbell, Jacobs, Moran, Reed, Saunders, Stewart (Grant A.), Stewart (M. M.), Templeton—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.

Engrossed Senate Bill No. 105, by Committee on Reclamation and Irrigation (by Departmental request): Relating to use of water in State of Washington.

The bill was read the second time by sections.

On motion of Mr. Banker, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 13.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Beatty, Brislaw, Capron, Chamberlain, Clark, Cohen, Collin, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Rychard, Saunders, Scales, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—79.

Those voting nay were: Representatives Cutting, Halsey, Stewart (M. M.), Westover—4.

Those absent or not voting were: Representatives Baldwin, Behrens, Brockman, Burlingame, Cross, Hanks, McLean, Moran, Reed, Ryan, Sims, Templeton, Zent—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. Allen, the House was declared at recess until 2:00 p.m., this date.
The Speaker called the House to order at 2:00 p.m.
The clerk called the roll; all members being present except Representatives Allen, Banker, Cross, Goldsworthy, Hall, Josefsky, Moran, Moulton, Northup, Reed, Sisson, Stewart (M. M.), True and Zent.

RECONSIDERATION.
The Speaker stated that the question before the House was the motion by Mr. McCormick, moved yesterday, that the House reconsider the vote by which it indefinitely postponcd Senate Bill No. 146.
After a short debate, the motion to reconsider was carried.
The Speaker stated the question before the House was the motion to indefinitely postpone Senate Bill No. 146.
Mr. Capron demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.
The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross, Johnson (Lee H.), Northup, Stratton and Templeton.
On motion of Mr. Falknor the absentees were excused.
On motion of Mr. Cohen, the House proceeded with business under the call of the House.
The motion to indefinitely postpone Senate Bill No. 146 was lost.
The second reading of the bill was completed.
Mr. Capron moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage.
The motion was carried by a rising vote.
Mrs. Sweetman moved that the bill, as amended, be read again.
The motion was lost.
After a short discussion, the roll was called, and Senate Bill No. 146 failed to pass the House by the following vote: Yeas, 46; nays, 45; absent or not voting, 5.
Those voting yea were: Representatives Aspinwall, Baldwin, Behrens, Capron, Chamberlain, Cohen, Custer, Danielson, Douglas, Dunn, Egbert, Falknor, Hall, Halsey, Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCormick, McDonough, Meacham, Moran, Moulton, Northup, Overmeyer, Reed, Reeves, Ryan, Saunders, Scales, Sims, Sisson, Shields, Soule, Stewart (Grant A.), Sweetman, Thompson (Richard), Totten, Tripple, True, Van Horn—46.
Those voting nay were: Representatives Allen, Anderson, Banker, Barlow, Beatty, Brislaw, Brockman, Burlingame, Clark, Collin, Crosby, Cutting, Dale, Davis, Durrant, Glasgow, Goldsworthy, Gray, Hanks, Hubbell, Jacobs, Jones (Roy), McCall, McLean, Mess, Miller, Morton, Murray, Nolte, Olson, Peterson, Rycharcl, Schwartze, Shipley, Siler, Stephens, Stewart (M. M.), Thompson (Geo. W.), Trunkey, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—45.
Those absent or not voting were: Representatives Cross, Johnson (Lee H.), Stratton, Templeton, Zent—5.
The bill, having failed to receive the constitutional majority, was declared lost.

SPECIAL ORDER.

The hour of 2:30 p.m., having arrived, the Speaker stated that the question before the House was the consideration of the Conference Committee report on Engrossed Senate Bill No. 81.

On motion of Mr. Meacham, Rule 20 was suspended.

The report of the Conference Committee was again read in full.

Mr. Sisson moved that the report of the conference committee be adopted, and that the conference committee be granted the powers of free conference.

The motion and the amendments were debated at length.

Mr. Hanks: "Mr. Speaker." "If we adopt the report of this conference committee and the powers of free conference be granted to the committee, will the House be limited to the amendments only reported upon by the free conference committee? It is my understanding that, if we adopt this report we will finally pass upon the amendments listed and that the free conference committee can act only upon the remaining amendments."

The Speaker: "It is the Speaker's understanding, that the free conference committee will be limited to the remaining amendments and that the adoption of this report is the adoption of the amendments listed and the rejection of the other amendments listed."

Mr. Barlow moved, as a substitute motion, that Senate Bill No. 81 be indefinitely postponed.

Mr. Reed: "Point of order, Mr. Speaker." "The bill is not before the House. We are acting upon the report of the conference committee and not upon the bill."

The Speaker ruled that the report of the conference committee brought the bill with it and that the bill was before the House.

Mr. Reed: "Mr. Speaker, I renew my point of order. This bill is not before the House. It is before both houses, it being in the hands of a conference committee with members from both the Senate and the House. We have precedent after precedent when similar motions have been made and ruled out."

Mr. Sims: "Mr. Speaker, I wish to reiterate the statements made by Mr. Reed. Time after time the very same motion has been made and turned down."

The Speaker: "It is the Speaker's recollection that bills have previously been indefinitely postponed while in a conference committee."

Mr. Sims: "Mr. Speaker, there is just one thing to be done if this bill is to be killed, and that is to refuse to accept the report of the conference committee."

Mr. Reed: "Mr. Speaker, I call the Speaker's attention, to a ruling made by the Gentleman from King, Mr. Allen, during the 1923 Session while presiding as Speaker, when I, myself, made a motion to indefinitely postpone a bill under similar circumstances, and the motion was declared out of order by the Gentleman from King."

The Speaker: "If there is such a precedent, the Speaker will rule that the motion to indefinitely postpone the bill is out of order. The question
before the House is the motion that the report of the conference committee
be adopted."

The report of the conference committee on Senate Bill No. 81 was then
adopted by a rising vote.

On motion of Mr. Reed, further proceedings under the call of the House
were dispensed with.

Mr. Reed: "Mr. Speaker, this morning John T. Condon, Dean of the
Law School at the University of Washington for many years, and a man who
had a statewide acquaintance, and who was probably as well known as any
man in the State, passed into the great beyond.

I move, as a mark of respect, that this House take a recess for ten minutes,
that the Speaker be instructed to send his family a telegram of condolence
from this body, and that the Speaker send a floral tribute in time for the
funeral services."

The motion was unanimously carried, and the House declared at recess
for ten minutes as a tribute to the memory of Dean John T. Condon.

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MID AFTERNOON SESSION.

The Speaker called the House to order at 3:10 p.m.

The roll was called and the following absentees noted: Representatives
Clark, Cohen, Custer, Falknor, Goldsworthy, Lent, Stratton, Templeton,
Totten and Westover.

MOTION FOR RECONSIDERATION.

Mr. Shipley moved that the House do now reconsider the vote by which
it failed to pass Senate Bill No. 146.

Mr. Lindsay moved, as a substitute motion, that the motion for a recon­
consideration be postponed until Wednesday morning, January 6, 1926, under
the proper order of business, propositions and motions.

The substitute motion was carried.

The House resumed consideration of bills on second reading.

Engrossed Senate Bill No. 106, by Committee on Reclamation and Irri­
gation (by Departmental request): Relating to use of water.

The bill was read the second time by sections.

On motion of Mr. Banker, the rules were suspended, the second reading
considered the third, the bill was placed on final passage, and it passed the
House by the following vote: Yeas, 80; nays, 1; absent or not voting, 15.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker,
Behrens, Beatty, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin,
Crosby, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert,
Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs,
Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky,
Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough,
Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup,
Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales,
Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton,
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Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—80.

Those voting nay were: Representative Shipley—1.

Those absent or not voting were: Representatives Allen, Anderson, Barlow, Brislaw, Capron, Cross, Dale, Knapp, McLean, Schwartz, Sims, Sisson, Sweetman, Templeton, Totten—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. 116, by Committee on Roads and Bridges (by Departmental request): Relating to acquirement of lands for rights of way.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Brockman, Capron, Chamberlain, Clark, Crosby, Custer, Cutting, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefisky, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Banker, Barlow, Beatty, Brislaw, Burlingame, Cohen, Collin, Cross, Dale, Douglas, Goldsworthy, Hanks, Knapp, Loveberry, Moran, Moulton, Saunders, Schwartz, Sims, Sisson, Templeton, Thompson (Geo. W.), Totten, True—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.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 138 entitled "An act relating to the legislature, prohibiting appointment of members thereof to certain public offices and employment and providing penalties for the violation thereof, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend Section 1. Lines 3 and 4 of the engrossed bill, being Line 3 of the printed bill, strike the following: "which carries any remuneration therefor."

Amend the bill by inserting therein after Section 1, a new section to read as follows:

"Sec. 2. No person holding any public office or public appointment under the state government shall be eligible to the legislature."—and re-number the remaining sections accordingly.

Amend the title, strike the word "prohibiting" and insert in lieu thereof the word "the," also after the word "employment" insert a comma and the following: "the eligibility of persons to membership therein." M. M. Moulton, Chairman.

The bill was read the second time by sections.
On motion of Mr. Moulton, the committee amendments were adopted.
Mr. Davis moved the adoption of the following amendment:

Amend Section No. ——. Add a new section as follows:

"Sec. 6. No member of the legislature or any member of his family shall be
interested, directly or indirectly, in any contract with the State, or with the officers
thereof, in their official capacity, or in doing any work or furnishing any materials
or supplies to or for the State and no such person shall buy from or sell to the
State any property of any character whatsoever."

After short debate, Mr. Sims demanded a roll call on the adoption of the
amendment and the demand was sustained.

The roll was called and the amendment was adopted by the following
vote: Yeas, 58; nays, 28; absent or not voting, 10.

Those voting yea were: Representatives Allen, Baldwin, Banker, Behrens,
Beatty, Brislawn, Brockman, Chamberlain, Cohen, Crosby, Custer, Cutting,
Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Gray, Hall,
Halsey, Jacobs, Johnson (Lee H.), Johnson (Levy), Josefsky, Knapp, Lindsay,
Long, McCall, McCormick, McDonough, Meacham, Mess, Miller, Moran,
Morton, Moulton, Murray, Northup, Overmeyer, Reeves, Ryan, Saunders,
Shipley, Sims, Soule, Stewart (Grant A.), Sweetman, Thompson (Richard),
Totten, Van Horn, Voss, Weaver, Welk, Zent, Mr. Speaker—58.

Those voting nay were: Representatives Aspinwall, Capron, Clark,
Glasgow, Goldsworthy, Hubbell, Jones (John R.), Jones (Roy), Knutzen,
Lent, McLean, Nolte, Olson, Peterson, Reed, Rychard, Scales, Siler, Shields,
Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Tripple, True,
Trunkey, Westover, Willhite—28.

Those absent or not voting were: Representatives Anderson, Barlow,
Burlingame, Collin, Cross, Hanks, Loveberry, Schwartz, Sissons, Templeton
—10.

Mr. Reed demanded a call of the House, and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was
called and the following absentees were noted: Representatives Cross,
Hanks, Schwartz, and Templeton.

Representatives Cross, Hanks, and Templeton were previously excused by
the Speaker.

The sergeant-at-arms brought Mr. Schwartz to the bar of the House.
On motion of Mr. Hall, the House proceeded with business under the call
of the House.

Mr. Moulton moved that the rules be suspended, that the second reading
of Engrossed Senate Bill No. 138 be considered the third, and that the bill
be placed on final passage.

The motion was carried.

After short discussion, Mr. Egbert moved the previous question.
The motion was lost.

After further debate, the roll was called and Engrossed Senate Bill No.
138 passed the House by the following vote: Yeas, 70; nays, 23; absent
or not voting, 3.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin,
Banker, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Collin,
Crosby, Custer, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, Meacham, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—70.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Capron, Cohen, Cutting, Dale, Halsey, Josefks, Knutzen, Lindsay, McCormick, McDonough, McLean, Mess, Miller, Sims, Sweetman, Thompson (Geo. W.), Thompson (Richard), Westover, Zent, Mr. Speaker—23.

Those absent or not voting were: Representatives Cross, Hanks, Templeton—3.

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

Those voting yeas were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefks, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCaU, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—91.

Those voting nay were: Representatives Moran, Zent—2.

Those absent or not voting were: Representatives Cross, Cutting, Templeton—3.

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

The Speaker called Mr. Long to preside.

Engrossed Senate Bill No. 141, by Senator Palmer: Relating to powers of municipal corporations.

The bill was read the second time by sections.

On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 91; nays, 2; absent or not voting, 3.

The bill absent or not voting were: Representatives Cross, Hanks, Templeton—3.

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

The Speaker called Mr. Long to preside.

Engrossed Senate Bill No. 145, by Senator Palmer: An act relating to the determination of title to lands deeded to the county in general tax foreclosure proceedings, and to redemption in such cases, 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 3, Line 54 of the engrossed bill being Line 37 of the printed bill, following the words “summons” insert the words “and notice.”

Amend Section 4, Line 12 of the engrossed bill, being Line 8 of the printed bill, following the comma after the words “per annum” insert the following: “and by paying for the benefit of the assessment district concerned the amount of principal, penalty and interest of all special assessments, if any, which shall have been levied against such property.”

Amend Section 4, Line 12 of the engrossed bill, being Line 9 of the printed bill, following the word “and” and before the word “such” insert the words “by paying.”

Amend Section 4, Line 18 of the engrossed bill, being Line 12 of the printed bill, following the comma after the word “taxes” insert the following: “special assessments, penalty.”

Amend Section 4, Line 19 of the engrossed bill, being Line 13 of the printed bill, following the comma after the word “taxes” insert the following: “special assessments, penalty.”

Amend Section 7, Line 4 of the engrossed bill, being Line 3 of the printed bill, following the word “taxes” insert a comma (,) and the word “interest.”

Amend Section 10, Line 2 of the engrossed bill, being Line 1 of the printed bill, after the word “town” insert a comma (,) and add the following: “local improvement or special assessment district.”

Amend Section 10, Line 4 of the engrossed bill, being Line 3 of the printed bill, after the word “involved” insert a period (.) and strike the remainder of the section.

M. M. MOUTON, Chairman.


The bill was read the second time by sections.

On motion of Mr. Moulton, the committee amendments were adopted.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 4.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartzte, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent, Mr. Speaker—92.

Those absent or not voting were: Representatives Cross, Knapp, Sims, Templeton—4.

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

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

Senate Bill No. 177, by Senator Metcalf: Relating to organization of cooperative savings and credit associations.
The bill was read the second time by sections.

Mr. Burlingame moved the adoption of the following amendments:

Amend Section 1 of the bill as follows: In Line 7 of the printed bill, the same being Line —— of the original bill, strike the words "duplicate a certificate of organization" and insert in lieu thereof the words "quadruplicate articles of incorporation and bylaws."

Sec. 1. In Line 8 of the printed bill, the same being Line —— of the original bill, strike the period (.) after the word "bound" and insert a comma (,) and add the following: "which shall be submitted for examination to the supervisor of banking."

Sec. 1. In Line 8 of the printed bill, the same being Line —— of the original bill, strike the word "certificate" and insert "articles." 

Sec. 1. In Line 10 of the printed bill, the same being Line —— of the original bill, strike the words "certificate of organization" and insert in lieu thereof the words "articles of incorporation." 

Sec. 1. In Line 12 of the printed bill, the same being Line —— of the original bill, strike the words and figures "exceed $10.00" and insert in lieu thereof the words and figures "be less than $5.00." 

Sec. 1. Strike Lines 13, 14, 15 and 16 of the printed bill, the same being Lines —— of the original bill. 

Sec. 1. In Line 18 of the printed bill, the same being Line —— of the original bill, strike the word "certificate" and insert in lieu thereof the words "articles of incorporation." 

Sec. 1. In Line 22 of the printed bill, the same being Line —— of the original bill, strike the words "the duplicate" and insert in lieu thereof the words "a copy." 

Sec. 1. In Line 23 of the printed bill, the same being Line —— of the original bill, strike the words "certificate of organization" and insert in lieu thereof the words "articles of incorporation." 

Sec. 1. In Line 25 of the printed bill, the same being Line —— of the original bill, strike the words "the said duplicate of the certificate of organization" and insert in lieu thereof the words "a copy of the articles of Incorporation and bylaws." 

Sec. 1. In Line 25 of the printed bill, the same being Line —— of the original bill, strike the words "clerk" and insert in lieu thereof the word "auditor." 

Sec. 1. In Line 27 of the printed bill, the same being Line —— of the original bill, strike the words "is to do" and insert in lieu thereof the words "has its principal place of." 

Sec. 1. In Line 27 of the printed bill, the same being Line —— of the original bill, strike the word "certificate" and insert in lieu thereof the words "articles and bylaws." 

Sec. 1. In Line 33 of the printed bill, the same being Line —— of the original bill, strike the word "shall" and insert in lieu thereof the word "may." 

Sec. 1. Amend Section 2 of the bill as follows: In Line 4 of the printed bill, the same being Line —— of the original bill, after the word "by-laws" insert the words "shall be prepared in quadruplicate and." 

Amend Section 4 of the bill as follows: In Line 9 of the printed bill, the same being Line —— of the original bill, strike all of paragraph "(d)" after the words "national banks" and insert in lieu thereof the words "approved by the supervisor of banking." 

Sec. 4. In Line 11 of the printed bill, the same being Line —— of the original bill, after the words "legal for" insert the word "mutual." 

Amend Section 6 of the bill as follows: In Line 2 of the printed bill, the same being Line —— of the original bill, after the word "shall" insert the words "file a;" also after the word "report" strike the
word "to" and insert in lieu thereof the word "with;" also after the word "least" insert the word "semi;" also strike the figures and letters "31st" and insert in lieu thereof the figures and letters "10th;" also after the word "January" insert the words "and the 10th of July."

Sec. 6. In Line 3 of the printed bill, the same being Line —— of the original bill, strike the period (.) after the word "purpose" and insert a comma (,) and the words "showing the condition of the credit union as of December 31st and June 30th."

Sec. 6. In Lines 5 and 6 of the printed bill, the same being Lines —— of the original bill, strike the words "if a credit union has assets of less than $25,000. he may accept the audit of a certified public accountant in place of such examination" and insert in lieu thereof the words "at the discretion of the supervisor of banking he shall accept sworn statements of the loan committee made upon forms prescribed by the supervisor of banking."

Amend Section 11 of the bill as follows:
In Line 13 of the printed bill, the same being Line —— of the original bill, strike the period (.) after the word "membership" and insert in lieu thereof a comma (,) and add the words "between the annual meetings of the members."

Amend Section 15 of the bill as follows:
In Line 1 of the printed bill, the same being Line —— of the original bill, after the words "borrow from" insert the words "other credit unions or from."

Amend Section 17 of the bill as follows:
In Line 2 of the printed bill, the same being Line —— of the original bill, after the words and characters "when due)," insert the words "shall be consolidated in the net earnings fund."

Amend Section 19 of the bill as follows:
In Line 3 of the printed bill, the same being Line —— of the original bill, after the word "withdrawn" strike the word "may" and insert in lieu thereof the word "shall."

Sec. 19. In Line 7 of the printed bill, the same being Line —— of the original bill, after the word "union" strike the word "may" and insert in lieu thereof the word "shall."

Amend Section 22 of the bill as follows:
In Lines 3 and 4 of the printed bill, the same being Lines —— of the original bill, strike the words "The shares of a credit union shall not be subject to a stock transfer tax when issued by the corporation or when transferred from one member to another."

All of the amendments proposed by Mr. Burlingame were lost.

Mr. Knapp moved the adoption of the following amendment:

Add Sec. 23. There is hereby appropriated from the general fund of the State Treasury the sum of five thousand ($5,000) dollars, or so much thereof as may be necessary, to be expended by the Supervisor of Banking, in carrying out the provisions of this act.

The amendment was lost.

On motion of Mr. Burlingame, the rules were suspended, the second reading considered the third, Senate Bill No. 177 was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 14; absent or not voting, 2.

Those voting yea were: Representatives Allén, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartzle, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.),
FIFTY-EIGHTH DAY, JANUARY 5, 1926

Stratton, Sweetman, Thompson (Geo. W.); Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent—50.

Those voting nay were: Representatives Beatty, Cohen, Cutting, Dale, Douglas, Glasgow, Halsey, Knapp, McCormick, Northup, Ryan, Shipley, Sims, Mr. Speaker—14.

Those absent or not voting were: Representatives Cross, Templeton—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, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House was declared at recess until 7:30 p. m., this date.

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EVENING SESSION.

The Speaker called the House to order at 7:30 p. m.

The clerk called the roll; all members being present except Representatives Cross, Miller, Stewart (Grant A.), Stewart (M. M.) and Weik.

On motion of Mrs. Sweetman, Rule 20 was suspended.

The House resumed consideration of bills on second reading.

Senate Bill No. 186, by Senator Conner: Relating to election of precinct committeemen.

The bill was read the second time by sections.

On motion of Mr. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 75; nays, 7; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, Mess, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Voss, Westover, Willhite, Zent, Mr. Speaker—75.

Those voting nay were: Representatives Brislawn, Dunn, Glasgow, Johnson (Levy), Lent, Tripple, Van Horn—7.

Those absent or not voting were: Representatives Banker, Barlow, Burlingame, Croșs, McLean, Meacham, Miller, Northup, Sims, Stewart (Grant A.), Stewart (M. M.), Templeton, Weaver, Weik—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.
MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 188 entitled "An act relating to the use and maintenance of public highways, and expenditures from the motor vehicle fund, and amending Section 18 of Chapter 96 of the Laws of 1921 (Section 6330 of Remington’s Compiled Statutes), and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend Section 18 (b), Line 6 by striking the word "five" and figure "5," and inserting in lieu thereof the word "four" and figure "4."

Amend Section 18 (c), Line 6 by striking the word "three" and figure "3," and inserting in lieu thereof the word "four" and figure "4."

C. W. RYAN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Ryan, the committee amendments were adopted.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, Engrossed Senate Bill No. 188 was placed on final passage, and it passed the House by the following vote: Yeas, 83; nays, 0;

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Schwartz, Shiplely, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—83.

Those absent or not voting were: Representatives Banker, Barlow, Cross, Hanks, Long, Miller, Moran, Northup, Saunders, Sims, Sisson, Stewart (M. M.), Templeton—13.

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

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

Senate Bill No. 220, by Senators Metcalf, Morgan, Hurn, Wilmer and Barclay: Relating to appropriation for National Encampment G. A. R.

The bill was read the second time by sections.

Mr. True moved the adoption of the following amendment:

Strike all of the bill after the enacting clause and insert in lieu thereof the following:

“Section 1. There is hereby appropriated from the general fund in the state treasury, for the relief of the Grand Army of the Republic the sum of fifteen thousand dollars ($15,000.00), or so much thereof as may be necessary.”
During the discussion that followed, Mr. Egbert obtained the floor and debated against the bill, concluding his remarks by moving to indefinitely postpone the bill.

The Speaker declared the motion out of order, holding that a member could not debate and follow his debate with a motion.

The amendment proposed by Mr. True was adopted.

On motion of Mr. True, the following amendment was adopted:

Amend the title in Lines 2 and 3 of the printed bill, the same being Lines —— of the original bill, strike the words "purpose of defraying the expense of entertaining the national encampment" and insert in lieu thereof the word "relief."

Mr. True moved that the rules be suspended, that the second reading be considered the third, and that Senate Bill No. 220 be placed on final passage.

The motion was carried.

During the debate that followed, Mr. Davis obtained the floor, debated for the bill, and concluded his remarks by moving for the previous question.

The Speaker: "The motion by Mr. Davis is out of order. The Speaker has previously ruled that a member cannot follow debate with a motion."

Mr. Aspinwall moved the previous question and it was so ordered.

The roll was called and Senate Bill No. 220 passed the House by the following vote: Yeas, 79; nays, 6; absent or not voting, 11.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Behrens, Beatty, Brislawrn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Lev>'), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Westover, Willhite, Zent, Mr. Speaker—79.

Those voting nay were: Representatives Barlow, Glasgow, Knutzen, Morton, Shipley, Sims—6.

Those absent or not voting were: Representatives Banker, Cohen, Cross, Hanks, Josefsky, Long, Moran, Sisson, Templeton, Weaver, Weik—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.

Engrossed Senate Bill No. 224, by Senator Morris: Relating to fire protection districts.

The bill was read the second time by sections.

On motion of Mr. Moulton, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawrn, Brockman, Burlingame, Capron, Cham-
berlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Scales, Schwartzze, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Westover, Willhite, Zent, Mr. Speaker—81.

Those absent or not voting were: Representatives Anderson, Banker, Cross, Dale, Glasgow, Hanks, Jacobs, Long, Northup, Olson, Ryan, Sisson, Templeton, Weaver, Weik—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. 233**, by Senator Norman: Relating to clams.

The bill was read the second time by sections.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 80; nays, 2; absent or not voting, 14.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Willhite, Mr. Speaker—80.

Those voting nay were: Representatives Danielson, Westover—2.

Those absent or not voting were: Representatives Anderson, Banker, Cross, Dale, Hanks, Jacobs, Knutzen, Lent, Schwartzze, Sisson, Templeton, Weaver, Weik, Zent—14.

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

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

The Speaker called Mr. Long to preside.

**Senate Bill No. 258**, by Committee on Fisheries (by Departmental request): Relating to fisheries.

The bill was read the second time by sections.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the following vote: Yeas, 78; nays, 0; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn,
Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Totten, True, Van Horn, Voss, Westover, Willhite, Zent, Mr. Speaker—78.

Those absent or not voting were: Representatives Anderson, Banker, Capron, Collin, Cross, Jacobs, Knapp, Lent, Peterson, Schwartze, Shipley, Sisson, Templeton, Thompson (Geo. W.), Tripple, Trunkey, Weaver, Weik—18.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Speaker resumed the chair.

House Joint Resolution No. 7, by Representatives Meacham, Banker, Cutting, Moulton, Falknor, Schwartze, Chamberlain, Reed, Lindsay, Goldsworthy, Hubbell, Hall, Allen, Jones (John R.), Jones (Roy), Jacobs, Reeves: Relating to the amendment of Sections 1 and 2 of Article VII of the State Constitution.

The clerk proceeded to read the resolution the second time when he was interrupted.

Mr. Sims: "Mr. Speaker, I raise a point of order on the consideration of this resolution at this time."

The Speaker: "State the point of order."

Mr. Sims: "Senate Concurrent Resolution No. 7, reads as follows: 'Resolved, by the Senate, the House concurring, that no Senate Bills shall be introduced in the Senate and no House Bills shall be introduced in the House after Wednesday, December 16th, 1925.' and Joint rule No. 16 reads 'Memorials addressed to Congress and other branches of the Federal Government and all joint resolutions, up to and including the signing thereof by the presiding officer of each house, shall be treated in all respects as bills.'

"House Joint Resolution No. 7 is an attempt to do what cannot be done. It is indirectly the making of a resolution out of a bill and under Senate Concurrent Resolution No. 7 and Joint Rule No. 16 cannot be considered at this time."

The Speaker: "The Speaker is inclined to believe that the point of order is well taken."

Mr. Moulton: "Mr. Speaker, this is a resolution and not a bill, proposing an amendment to the state constitution in accordance with Section 1 of Article XXIII of the State Constitution. Senate Concurrent Resolution No. 7 makes no reference to resolutions. As I understand the point of order, raised by the gentleman from Jefferson, to be, it is that House Joint Resolution No. 7 is intended to take the place of a bill in placing a constitutional amendment before the people. There is no doubt that the subject of this resolution might also be contained in a bill, but Senate Concurrent Resolution No. 7 and the Joint Rules in no way prevent us from acting on any joint resolution at this time. I believe that the Point of Order should not be well taken."
The Speaker: "The Speaker is inclined to think that the point of order is well taken."

Mr. Hall: "It does not seem to me that the point of order affects the case. Senate Concurrent Resolution No. 7 prohibits the introduction of bills. It is a special limitation on bills. It specifically leaves out joint resolutions and memorials. Joint resolutions are in no way barred by the concurrent resolution and it seems to me that we can act on this joint resolution at this time."

Mr. Moulton: "Mr. Speaker, I suggest that the proper way to propose amendments to the constitution is by joint resolution. If the proper way were by a bill, then, under the restrictions of the concurrent resolution adopted, we could not act on such a matter at this time, but if the proper way to amend the constitution is by joint resolution, we are not prohibited from acting upon it at this time."

Mr. Hall: "Mr. Speaker, the Article in the Constitution that refers to amendments is Section 1 of Article XXIII, which reads as follows: 'Any amendment or amendments to this constitution may be proposed by either branch of the Legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered upon their journals, with the yeas and nays thereon, and be submitted to the qualified electors of the state for their approval, at the next general election.' This provides that a constitutional amendment is not to be handled as a bill. This article makes no reference to the governor's approval or veto, but requires merely the two-thirds vote of both houses of the legislature. A constitutional amendment in bill form would be wrong."

Mr. Sims: "Mr. Speaker, it seems rather queer to me that all these learned lawyers here have just found out that the proper way to submit a constitutional amendment is by resolution. This joint resolution is practically the same as House Bill No. 190 which failed to receive a two-thirds majority a few days ago."

The Speaker: "There is no doubt that a constitutional amendment can be proposed by a joint resolution, and there is no question but that a constitutional amendment can be proposed in a bill, as this House has done it. That is not the point of order raised. The point of order is raised on the consideration of a joint resolution, which our joint rules provide should be treated as bills and there has been adopted by the Senate and House a concurrent resolution limiting the introduction of bills, in order that this legislature may wind up its business at a specified time. Taking these into consideration, the Speaker rules that the point of order is well taken."

Mr. Reed: "There is a section in the State Constitution with reference to the introduction of bills. Article II, Section 36 in the constitution reads: 'No bill shall be considered in either house unless the time for its introduction shall have been at least ten days before the final adjournment of the Legislature, unless the Legislature shall otherwise direct by a vote of two-thirds of all the members elected to each house, said vote to be taken by yeas and nays and entered upon the journal, or unless the same be at a special session.' It seems to me, Mr. Speaker, that even a bill can be introduced at this time."

The Speaker: "Is it the opinion of the gentleman from Mason that the
Rule limiting the introduction of bills is of no effect?"

Mr. Reed: "That is my opinion, Mr. Speaker."

The Speaker: "The chair is rather in doubt."

Mr. Allen: "Mr. Speaker, I, myself, am rather in doubt that the position taken by the gentleman from Mason is well taken. However, we have in previous legislatures suspended rules and passed needy legislation up to within two days from the end of the session, and it seems to me that this is needy legislation. Our tax laws are far behind the times, and it seems to me that this matter is of enough importance for us to forget the fact that we have passed a concurrent resolution limiting the introduction of bills."

The Speaker: "Do the gentlemen want to suspend the rules?"

Mr. Allen: "I would hold that a move to suspend the rules is in order."

Mr. Sims: "It may be alright to suspend rules, but there are two houses concerned if the rules are to be suspended. Now it may be possible to get by with it. This legislature has done many unusual things, but we have adopted resolutions governing our procedure and we have our rules and I am just trying to have orderly proceedings in this work."

Mr. Falknor: "It seems to me, Mr. Speaker, that we are getting off the subject. This is not a bill. It is a joint resolution. No one can deny the fact that there is a difference between them. I understand that a joint resolution is the proper way to propose a constitutional amendment to the people and there in nothing to prevent us from acting on a joint resolution at this time."

Mr. Reed: "Mr. Speaker, I agree with the gentleman from King that there is a distinct difference between a bill and a joint resolution. Our concurrent resolution limiting the introduction of bills does not apply to joint resolutions, and I do not believe that it is even necessary to suspend the rules."

The Speaker: "The rules are not exactly clear on the subject. It is not the desire of the Speaker to be technical, and although it does not seem to the Speaker that the rules permit action on this resolution at this time, the majority of the House appear to desire consideration. The Speaker is willing to let the House consider the resolution and will hold that the point of order raised by Mr. Sims is not well taken. The clerk will read."

The resolution was read the second time in full.

Mr. Meacham moved that the rules be suspended, that the second reading of House Joint Resolution No. 7, be considered the third and that the resolution be placed on final passage.

Mr. Sims demanded a roll call on the motion to suspend the rules, and, the required number arising, the roll was called, and the motion by Mr. Meacham was lost by the following vote: Yeas, 56; nays, 33; absent or not voting, 7.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Custer, Cutting, Danielson, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Loveberry, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Rychard, Saunders Schwartz, Siler, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, Trunkey, Van Horn, Voss, Weik—56.
Those voting nay were: Representatives Barlow, Collin, Crosby, Dale, Davis, Douglas, Dunn, Gray, Johnson (Lee H.), Josefsky, Knutzen, Long, McCall, McCormick, McDonough, McLean, Mess, Moran, Murray, Overmeyer, Ryan, Scales, Shipley, Sims, Shields, Stewart (Grant A.), Sweetman, Thompson (Richard), True, Westover, Willhite, Zent, Mr. Speaker—33.

Those absent or not voting were: Representatives Anderson, Banker, Cross, Northup, Sisson, Templeton, Weaver—7.

The resolution was passed to third reading.

The House resumed consideration of bills on second reading.

House Joint Resolution No. 6, by Representatives Reed, Moulton, Allen, Hall and Banker: Relating to the amendment of Rule 15 of the Joint Rules.

Mr. Reed demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The Sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Cross and Templeton, both of whom were previously excused by the Speaker.

On motion of Mr. Hall, the House proceeded with business under the call of the House.

The resolution was read the second time in full.

The Speaker called Mr. Long to preside.

Mr. Sims moved that the resolution be amended by inserting in lieu of the resolution the following:

An act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately.

Be It Enacted by the Legislature of the State of Washington:

Section 1. The following sums, or as much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the operation of certain state Institutions, and for the purchase of land and construction of buildings, and improvements for the various state institutions for the fiscal year beginning April 1, 1926, and ending March 31, 1927.

Sec. 2. The word “operation” as used herein includes salaries and wages of officers and employees, and all expenses necessary for supplies, material, services and maintenance of the various institutions.

FROM THE GENERAL FUND.

For the University of Washington:

Operations ........................................... $150,000 00
Electric generator ..................................... 85,000 00
Mines building and equipment thereof ................. 100,000 00

Total .............................................. $335,000 00

For the State College of Washington:

Operations ........................................... $100,000 00
Completion of Mechanical Art Building ................. 62,200 00
Completion of Agricultural Building .................. 41,700 00
Reconstruction and extension of water system .......... 28,900 00
For the Armory and Gymnasium ........................ 150,000 00

Total .............................................. $389,800 00
For the Cheney State Normal School:
Operations ................................... $10,000 00
Improvement of campus ............................... 3,000 00
Total ........................................... $13,000 00

For the Ellensburg Normal School:
Operations ...........................................
For purchase of land ....................................
For alterations, equipment, heating plant, maintenance and furniture ...................................
Total .............................................. $62,180 00

For the Bellingham Normal School:
Operations ................................... $15,000 00
For the main unit library building and equipment 180,000 00
Total ............................................. $195,000 00

Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing institutions, and shall take effect immediately.

Mr. Reed: "Point of order, Mr. Speaker." "The subject matter proposed by the gentleman from Jefferson is an appropriation bill; and has no bearing on the resolution before us. The joint resolution before us proposes an amendment to the joint rules and makes no reference to appropriations and it seems to me that the Speaker should rule the amendment proposed by the gentleman from Jefferson out of order."

Mr. Sims: "Mr. Speaker, I do not see that it makes any difference whether the substitution is germane or not under the rules and proceedings we seem to be following in this House. What I am trying to do is this. I want to bring before this House an appropriation measure that has already been before the appropriations committee, and approved by the committee on appropriations. It may be that I cannot do that. I have heard members of the House say that there has been nothing presented that would be favorable to all concerned. I don’t care what you do with it, but you have the bill before you, a measure that will give to the institutions what they need. It is yours. You can do with it as you please. Throw it on the floor if you want to."

The Speaker (Mr. Long presiding) ruled that the substitution proposed by Mr. Sims to be out of order.

Mr. Allen: "Mr. Speaker, I move that all reference to the substitution proposed by the gentleman from Jefferson be expunged from the record."

Mr. Sims: "Mr. Speaker, after listening to the motion by the gentleman from King, I do not care what you do except that I want my offer made a part of the record of this House. Now, if you gentlemen will quietly think this matter over, you will come to a different conclusion. I don’t care if you do expunge the record, but when you gentlemen, in the future look through the journal and come across this expunging business, you surely will be proud of yourselves. You’ve had your opportunity to care for the institutions. You can now go home and settle the matter with your own conscience."

Mr. Hall: "Mr. Speaker, I will have to take issue with the gentleman from Jefferson when he says that we have had a chance to get any bill
through at any time, or that we have had a chance to get any appropriation bill, taking care of the needs of the educational institutions, through at any time."

Mr. Reed: "Mr. Speaker, I take issue with the gentleman from King in reference to expunging the record. As far as I am concerned, I am perfectly willing to let the substitute bill proposed by the gentleman from Jefferson stay in the record. Expunging the record is not safe procedure. Let the substitute bill stay in the record. If it is the issue, we will meet it fairly and squarely. But I do not think we should follow the precedent set by the gentleman from Jefferson in 1913 by expunging the record."

Mr. Allen: "My reason for making the motion was to comply with the ruling of the chair, that the proposed bill was out of order. I think it has no place in the record. But I have no reason for insisting upon a matter that is not favorable to the members of the House, and I therefore withdraw my motion."

Mr. Reed moved that the rules be suspended, that the second reading be considered the third, and that House Joint Resolution No. 6 be placed on final passage.

Mr. Halsey demanded a roll call on the motion, and the required number arising, the roll was called and the motion was carried by the following vote: Yeas, 63; nays, 31; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Shields, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—63.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—31.

Those absent or not voting were: Representatives Cross, Templeton—2.

The Speaker (Mr. Long presiding) stated the question: the final passage of House Joint Resolution No. 6.

The roll was called, and House Joint Resolution No. 6 passed the House by the following vote: Yeas, 63; nays, 31; absent or not voting, 2.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—63.
Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Zent, Mr. Speaker—31.

Those absent or not voting were: Representatives Cross, Templeton—2.

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

**NOTICE OF PROPOSED AMENDMENT TO HOUSE RULE.**

Mr. Allen gave notice that, tomorrow, he would propose the following amendment to House Rule No. 28:

Amend Rule 28 by adding to the first paragraph the following:

"Provided further, That reconsideration of the vote on bills vetoed by the Governor may be had on any working day of the session without notice."

Mr. Shields moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

On motion of Mr. Sisson, the members of the free conference committee on Senate Bill No. 81 were excused from the call of the House.

**Senate Joint Resolution No. 5,** by Senators Westfall, Palmer, Grass, Houser, Conyard, Post, Sutton, Oman, McCauley, Lunn, Shaw, Myers, Christensen, Morris, Smith and Somerville: Relating to the repeal and revision of laws.

The bill was read the second time by sections.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 84; nays, 4; absent or not voting, 8.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Welk, Westover, Willhite, Zent, Mr. Speaker—84.

Those voting nay were: Representatives Burlingame, Murray, Overmeyer, Scales—4.

Those absent or not voting were: Representatives Anderson, Banker, Cross, Dunn, Schwartz, Sisson, Templeton, Weaver—8.

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

The Speaker resumed the chair.
MR. SPEAKER:

We, your Committee on State Charitable Institutions, to whom was referred Engrossed Senate Bill No. 33 entitled, "An act to establish an institution in the Western part of the State for the training, care and custody of feebleminded persons and making appropriations 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, strike the words "to establish" and insert in lieu thereof, the words "relating to the acquisition of options upon site or sites suitable for the establishment of."

Amend Section 1, Line 2 of the engrossed bill, after the word "directed" insert a comma (,) and the following: "together with a committee consisting of three members from the House, selected by the Speaker, and two members from the Senate selected by the President."

Amend Section 1, Line 2 of the engrossed bill, strike the word "his" and insert in lieu thereof the word "their."

Amend Section 1, Line 6 of the engrossed bill, strike the word "he" and insert in lieu thereof the word "they."

Amend Section 1, Line 7 of the engrossed bill, strike the word "his" and insert in lieu thereof the word "their."

CHAS. E. PETERSON, Chairman.

We concur in this report: L. L. Lent, O. F. McCall, C. C. Aspinwall, G. W. Loveberry, Charles W. Hall.

The bill was read the second time by sections.

On motion of Mr. Peterson, the committee amendments were adopted.

On motion of Mrs. Miller, the rules were suspended, the second reading considered the third, Engrossed Senate Bill No. 33 was placed on final passage, and it passed the House by the following vote: Yeas, 82; nays, 4; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Clark, Cohen, Collin, Crosby, Custer, Dale, Danielson, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Meas, Miller, Moran, Morton, Moultton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Willhite, Zent, Mr. Speaker—82.

Those voting nay were: Representatives Cutting, Davis, Goldsworthy, Shipley—4.

Those absent or not voting were: Representatives Anderson, Banker, Chamberlain, Cross, Hanks, Jacobs, Schwartz, Sisson, Templeton, Weaver—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 87, by Senator Sutton: Fixing the salary of Superintendent of Public Instruction.

The bill was read the second time by sections.
On motion of Mr. Allen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 16; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Custer, Cutting, Dale, Danielson, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Murray, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartze, Siler, Shields, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Zent, Mr. Speaker—71.

Those voting nay were: Representatives Davis, Douglas, Dunn, Jones (John R.), Knutzen, Lindsay, Moran, Moulton, Nolte, Shipley, Sims, Soule, Stewart (Grant A.), Sweetman, Thompson (Richard), Willhite—16.

Those absent or not voting were: Representatives Anderson, Banker, Cohen, Cross, Halsey, Mess, Sisson, Templeton, Weaver—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. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House adjourned until 10:30 a. m., Wednesday, January 6, 1926.

F. B. DANSKIN, Speaker.
FIFTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 6, 1926.

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

The clerk called the roll; all members being present except Representatives Johnson (Levy), Moran, Templeton and True.

Prayer was offered by Rev. Robert Lee Bussabarger, of the First Christian Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

MOTION.

Representative Durrant moved, in view of the serious illness of Representative Templeton, that the Speaker be instructed to send Mr. Templeton a message of sympathy from the House, and that the Speaker also send him flowers.

The motion was unanimously carried.

COMMUNICATIONS.

VICTORIA, January 4, 1926.

Mr. A. W. Calder, Chief Clerk, House of Representatives, Olympia, Wash.

Dear Sir: I beg to acknowledge receipt of your letter of December 28th, transmitting copy of a resolution passed by the House of Representatives and Senate of the State of Washington, extending thanks to myself and colleagues in the Government, also to Mr. Speaker and the Members of the British Columbia Legislature for courtesies received during their recent visit.

I can assure you that the visit referred to was a source of pleasure for all of us here, and we sincerely hope that we may be again honored by repeated visits at no very distant date.

I shall have pleasure in forwarding a copy of the resolution to each member of the Government and to the Legislature.

I am, Yours very truly,

JOHN OLIVER,
Premier.

TACOMA, WASHINGTON, January 5, 1926.

Honorable Members of House of Representatives, State of Washington, Olympia, Wash.

Gentlemen: I wish to offer for your acceptance my thanks and appreciation for the inauguration and passing of my relief bill.

The action taken by the legislature not only will assist me greatly in a financial way, but will monument itself still greater in my memory that righteous, unselfish ideals and principles put forth for the benefit of the State of Washington, and its people, live on forever.

Respectfully yours,

EDITH M. MEATH.

PROPOSITIONS, MOTIONS AND RESOLUTIONS.

House Resolution by Mr. Allen:

Resolved by the House, That the Senate be requested to return to the House Senate Bill Numbers 40 and 219, together with the messages of the Governor vetoing said bills.

On motion of Mr. Allen, the resolution was adopted.
Amendment to House Rule No. 28 by Mr. Allen:

Amend Rule 28 by adding to the first paragraph the following:

"Provided further, That reconsideration of the vote on bills vetoed by the Governor may be had on any working day of the session without notice."

On motion of Mr. Allen, the amendment to House Rule No. 28 was adopted.

RECONSIDERATION.

The Speaker announced that the question before the House was the motion, moved yesterday, by Mr. Capron, that the House reconsider the vote by which it failed to pass Senate Bill No. 146.

After short discussion, the motion was carried by a rising vote.

Mr. Capron moved that the rules be suspended, and that Senate Bill No. 146 be returned to second reading for the purpose of amendment.

The motion was carried by a rising vote.

On motion of Mr. Hanks, the following amendment was adopted:

Amend Section No. 8, strike Section 8 of the bill as mimeographed being Section 24 of the Senate engrossed bill.

On motion of Mr. Capron, the following amendment was adopted:

Renumber all sections, consecutively following Section 7.

On motion of Mr. Capron, the rules were suspended, the second reading considered the third, Senate Bill No. 146 was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 25; absent or not voting, 6.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Danielson, Douglas, Dunn, Durrant, Egbert, Falknor, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Josefsky, Knutzen, Lent, Lindsay, Long, Loveberry, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray, Northup, Overmeyer, Reed, Reeves, Saunders, Scales, Schwartze, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Weaver, Willhite—65.

Those voting nay were: Representatives Anderson, Barlow, Beatty, Burlingame, Collin, Cutting, Dale, Davis, Glasgow, Goldsworthy, Gray, Hubbell, Jones (Roy), Mess, Nolte, Olson, Peterson, Rychard, Shipley, Stewart (M. M.), Voss, Welk, Westover, Zent, Mr. Speaker—25.

Those absent or not voting were: Representatives Allen, Knapp, McCall, Moran, Ryan, Templeton—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.

REPORTS OF STANDING COMMITTEES,

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 5, 1926.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bills Nos. 254, 234, and 282, have compared same with the original bills and find them correctly enrolled.

I concur in this report: J. R. Schwartze.
MR. SPEAKER:

Your Committee on Enrollment to whom was referred House Bills Nos. 74, 158, 169, and 73, have compared same with the original bills and find them correctly enrolled.

I concur in this report: J. R. Schwartze.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

Your Committee on Enrollment to whom was referred House Bills Nos. 245, 241, 277, 124, 54, and House Concurrent Resolution No. 11, have compared same with the original bills and resolution and find them correctly enrolled.

I concur in this report: J. R. Schwartze.


MR. SPEAKER:

We, your Committee on Cities of the First Class, to whom was referred Engrossed Senate Bill No. 108, entitled "An act defining taxing districts and authorizing the investment of sinking funds of such taxing districts by the governing officials thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

Pursuant to the recommendation of this Committee, we report the following:

CHARLES H. Voss, Chairman.


Passed to second reading.

On motion of Mr. Tripple, Rule 20 was suspended.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 76, entitled "An act relating to and requiring the maintenance of life saving apparatus at public bathing resorts or beaches, wharves or slips, and providing exemptions from liability for any non-contractual act or omission of counties and incorporated cities or towns in certain instances, and providing a penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 209 entitled "An act relating to the public archives commission, its powers and duties, and amending Section 5 of Chapter 38 of the Laws of 1869," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

M. M. MOULTON, Chairman.


Passed to second reading.
We, your Committee on State Penal and Reformatory Institutions, to whom was referred Engrossed Senate Bill No. 175 entitled "An act creating a State Board of Pardons, defining their duties and limiting the power of the Governor in granting pardons, paroles and commuting sentences," 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: O. M. Beatty, Mabel I. Miller, Geo. W. Thompson, Marcus R. Morton, Pliny L. Allen.

Passed to second reading.

We, your Committee on Judiciary, to whom was referred Engrossed Senate Bill No. 262 entitled "An act relating to and regulating the transportation of explosives on public highways, 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.


Passed to second reading.

REPORT OF SPECIAL COMMITTEE.

OLYMPIA, WASH., January 5, 1926,

To the Speaker and Members of the House of Representatives:

GENTLEMEN: The following is the report of your Legislative Return Dance Committee:

LEGISLATIVE DANCE FUND.

Cash received: .................................................. $584 00

Paid out:

Music .......................................................... $167 00
Entertainers ................................................... 45 00
Cranberry juice, freight, wire ................................ 35 45
Fruit, juice, sugar, service .................................. 44 00
Hall rent, rent spotlight, service .......................... 134 25
Doorman, spotlight operator, and light switchman ........ 8 50
Invitations, favors, badges .................................. 127 50

$581 70

Balance January 5th, 1926 ...................................... $2 30

C. A. Moran, Chairman.
LOGAN L. LONG, Treasurer of Committee.

On motion of Mr. Moran, the report was accepted.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 5, 1926.

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

GENTLEMEN: I have the honor to advise you that the Governor has approved the following House Bills:

House Bill No. 87: "An act authorizing the exercise of the power of eminent domain and the condemnation of rights of way for public streets and highways through cemeteries and burial grounds."

House Bill No. 98: "An act providing for disincorporation in certain cases of towns of the fourth class."
House Bill No. 100: "An act relating to the formation of consolidated joint school districts."

House Bill No. 172: "An act relating to goe-ducks, and providing penalty."

House Bill No. 179: "An act relating to diking, drainage and sewerage, and amending Section 1 of Chapter 176 of the Laws of 1913, and declaring that this act shall take effect immediately."

Very respectfully,

A. R. GARONER,
Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
Tuesday, January 5, 1926.

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

LADIES AND GENTLEMEN: I am returning herewith, without my approval, House Bill No. 185, entitled:

"An act relating to oyster lands and repealing Chapters XXIV (24) and XXV (25) of the Laws of 1895."

It is believed that the effect of the repeal of these two chapters of the Laws of 1895 would forever bar the state from claiming any right of forfeiture or enforcement of reversionary rights in lands granted under these acts exclusively for purpose of oyster beds.

Many of the tracts held under these old acts were never developed as oyster fields and would be of great value for other purposes, and should a forfeiture be declared, the state would be able to realize a considerable revenue, which would be impossible should this act become a law.

House Bill No. 5 deals with the same subject matter, but differs from this measure in that it permits the state to realize and receive proper value from its reversionary interest in such oyster lands. After this has been accomplished, there could be no objection to the repeal of the old acts, as provided in this measure, but it does not seem advisable that this act be permitted to become operative at this time.

For the foregoing reasons, House Bill No. 185 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

On motion of Mr. Sims, consideration of House Bill No. 185, together with the veto message of the Governor thereon, was made a special order of business for 2:00 p. m., Thursday, January 7, 1926.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
Tuesday, January 5, 1926.

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

LADIES AND GENTLEMEN: I am returning herewith, without my approval, House Bill No. 252, entitled:

"An act authorizing the boards of regents of the University of Washington and of the State College of Washington and the boards of trustees of the Washington state normal schools at Ellensburg, Cheney and Bellingham, Washington, and their successors in office to provide dormitory, boarding, housing and student activity buildings and appurtenances for said institutions and to provide for the purchase of land needed in connection therewith; to provide for the purchase or erection of buildings or the lease of lands for said purposes; to provide for the payment of the principal and interest stipulated in such contracts, on the amortization plan, in a period not to exceed twenty years; to provide a maximum rate of interest that may be paid on the principal of any such contracts and to provide for the manner of securing payment of such principal and interest, and declaring an emergency."

While I am in sympathy with the primary purpose of this act, I consider that the powers herein conferred are too broad and comprehensive. Under its provisions, the boards of regents and trustees are permitted to lease campus lands without limitation as to area or time, and the buildings herein authorized may be used for student activities in general.

In my opinion, their use should be limited to dormitory housing and boarding purposes.

For the foregoing reasons, House Bill No. 252 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.
On motion of Mr. Sims, the consideration of House Bill No. 252, together with the veto message of the Governor was made a special order of business, immediately following consideration of vetoed House Bill No. 185, on Thursday afternoon, January 7, 1926.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

On motion of Mr. Sims, the consideration of House Bill No. 252, together with the veto message of the Governor was made a special order of business, immediately following consideration of vetoed House Bill No. 185, on Thursday afternoon, January 7, 1926.

MESSAGES FROM THE SENATE.

MR. SPEAKER:

The Senate has adopted the report of the conference committee to whom was referred Engrossed Senate Bill No. 81 and the House amendments thereto, and has granted the power of free conference to said committee.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

The Senate has adopted:
House Joint Resolution No. 8, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

The President has signed:
Substitute Senate Bill No. 43; also
Senate Bill No. 42; also
Senate Bill No. 62; also
Senate Bill No. 66; also
Senate Bill No. 101; also
Senate Bill No. 115; also
Senate Bill No. 119; also
Senate Bill No. 120; also
Senate Bill No. 121; also
Senate Bill No. 127, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

The Senate has adopted:
Senate Joint Resolution No. 6, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

The Senate has passed:
Engrossed Substitute House Bill No. 143; also
Engrossed House Bill No. 234; also
House Bill No. 193; also
House Bill No. 235; also
House Bill No. 259; also
House Bill No. 282; also
The Senate has failed to pass:
Engrossed House Bill No. 122, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

MR. SPEAKER:

The Senate has adopted:
House Joint Resolution No. 6, and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Mr. Speaker:

The Senate has granted the request of the House for a conference committee on Engrossed Senate Bill No. 44 and the House amendments thereto, and the President has appointed as members of said conference committee Senators Palmer, Hastings and Grass.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has granted the request of the House for a conference on Senate Bill No. 114 and the House amendments thereon, and the President has appointed as members of said conference committee Senators Hall, Myers and Carlyon.

VICTOR ZEDNICK, Secretary.

Mr. Moulton moved that the request of the Senate for a conference committee on the Senate amendments to Substitute House Bill No. 170 be granted, and that the conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the conference committee on the Senate amendments to Substitute House Bill No. 170, Representatives Moulton, Hall and Knapp.

The Speaker appointed, as members of the conference committee, on the House amendments to Senate Bill No. 44, Representatives Falknor, Totten and Allen.

The Speaker appointed, as members of the conference committee on House amendments to Senate Bill No. 114, Representatives Sims, Hubbell and Nolte.

Mr. Speaker:

The Senate refuses to recede from its amendments to Substitute House Bill No. 170, and asks that a conference be granted thereon.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:

The Senate has passed the vetoed item in Senate Bill No. 218 notwithstanding the veto of the Governor, and said bill, together with the veto message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

On motion of Mr. Sims, consideration of Senate Bill No. 218, together with the message of the Governor vetoing one item, were made a special order of business, immediately following consideration of vetoed House Bill No. 252, on Thursday afternoon, January 7, 1926.

Mr. Speaker:

In accordance with the request of the House, Senate Bill No. 40 and Senate Bill No. 219, together with the Governor's messages thereon, are herewith transmitted.

VICTOR ZEDNICK, Secretary.
SENATE AMENDMENTS TO HOUSE BILLS.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 34 with the following amendments:

Amend Section 11, line 28 of the Engrossed bill, after the word "the" strike the word "fulfilment" and insert the word "fulfillment".

Amend Section 14, line 27 of the Engrossed bill, the same being lines 2 and 3 of the printed bill by striking the word "correspondent" and inserting in lieu thereof the word "correspond".

Amend Section 15, line 3 of the Engrossed bill, same being line 2 of the printed bill, by inserting after the word "to" the word "the".

Amend Section 19, line 26 of page 9 of the Engrossed bill, same being line 26 of the printed bill, by striking the word "upon" and inserting in lieu thereof the word "with".

Amend Section 25, line 7 of the Engrossed bill, same being line 1 of the printed bill, by striking the word "When" and inserting in lieu thereof the word "Where".

Amend Section 26, line 20 of page 14 of the Engrossed bill, the same being line 7 of the printed bill, by striking the semi-colon (;) and the letter "(c)" after the word "bearer" and inserting a period (.) and making a paragraph of the rest of the section commencing with the word "where".

Amend Section 29, line 14 of the Engrossed bill, the same being line 3 of the printed bill, by inserting after the word "may" the word "be" and in the same line strike the word "be" after the word "again".

Amend Section 30, line 28 of the Engrossed bill, same being line 8 of the printed bill, by striking the word "of" before the word "placing" and inserting in lieu thereof the word "or".

Amend Section 38, line 14 of the Engrossed bill by inserting after the words "of the" the words "breach of duty, or"

Amend Section 38, line 15 of the Engrossed bill, by striking the words "breach of duty, or"

Amend Section 45, line 9 of the Engrossed bill, the same being line 4 of the printed bill, by striking the word "to" and inserting in lieu thereof the word "of".

Amend Section 46, line 6 of page 21 of the Engrossed bill, by inserting the words "be" after the word "deemed".

Amend Section 55, line 5 of the Engrossed bill, by striking the word "When" and inserting in lieu thereof the word "Where".

Amend Section 65, paragraph 2, line 11 of the Engrossed bill, by striking the word "by" after the word "surrounded" and inserting in lieu thereof the word "for".

Amend Section 61, line 11, by striking the letter "a" after the word "having" and inserting in lieu thereof the word "the".

Amend "Part V" by striking the word "actions" and inserting in lieu thereof the word "action".

Amend Section 63 of the Engrossed bill, line 17 by inserting the word "day" before the word "certain".

Amend Section 63 of the Engrossed bill, line 17 by striking the word "day" after the word "certain".

Amend Section 59, line 9 on page 31 of the Engrossed bill by striking the word "of" after the word "price" and inserting in lieu thereof the word "or".

and the same is herewith transmitted.

Mr. Hall moved that the House do concur in the Senate amendments to Engrossed House Bill No. 34.

The motion was carried. The roll was called, and the House passed Engrossed House Bill No. 34, as amended by the Senate, by the following vote: Yeas, 87; nays, 0; absent or not voting, 9.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawm, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson,
Mr. Speaker:

The Senate has passed House Bill No. 182 with the following amendment:

Amend Section 1 of the bill as follows: Strike all of the section after the words "school shall" in line — of the engrossed bill and insert in lieu thereof the following

"entitle the district to receive from the state's current school fund and the proceeds of the county school levy, in the proportion of two-thirds and one-third, respectively, in addition to the amounts received for attendance of such pupil, an amount up to but not to exceed the average cost-per day per pupil of educating pupils for the school year throughout the state in grade schools or high schools, as the case may be. The clerk of any such school district entitled to receive additional funds as hereinabove provided shall certify, under oath, as a part of his annual report to the county superintendent of schools, to be made on or before the 15th day of July, as required by law, the following facts as nearly as the same can be ascertained, which date shall in turn be included in the report of the county school superintendent to the state superintendent of public instruction: the name and age of each pupil residing in any such home or institution, with the number of days' attendance of each such pupil, and whether such pupil was enrolled in a grade school or a high school. For the purpose of ascertaining the average cost of educating pupils in the high schools and grade schools, respectively, throughout the state, the following items of school expenditure shall be used: Salaries of teachers, supervisors, principals, special instructors, superintendents and assistants, janitors, clerks and secretaries, stenographers and all other employees; fuel, light, water, power, telephones, text books, office expenses, janitors' supplies, freight, express, drayage, rents for school purposes, upkeep of grounds, upkeep of shops and laboratories, all materials used in instruction, insurance, current ordinary repairs of every nature, inspection, promotion of health and such other current expenditures as may be necessary to the efficient operation of the high schools or grade schools, respectively. Expenditures for real estate, construction of buildings, and for other permanent improvements and fixtures shall not be included in estimating school expenditures for the purposes of this act."

and the same is herewith transmitted.

VICTOR ZEONICK, Secretary.

Mr. Collin moved that the House do concur in the Senate amendment to House Bill No. 182.

The motion was carried. The clerk called the roll and the House passed House Bill No. 182, as amended by the Senate, by the following vote: Yeas, 84; nays, 0; absent or not voting, 12.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Falknor, Glasgow, Gray, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson,
Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Zent, Mr. Speaker—84.

Those absent or not voting were: Representatives Banker, Barlow, Behrens, Egbert, Goldsworthy, Hall, Johnson (Lee H.), Meacham, Murray, Saunders, Scales, Templeton—12.

Mr. Allen: "Mr. Speaker, I move that the House do now proceed to reconsider the vote by which it failed to pass, notwithstanding the veto of the Governor, Senate Bill No. 40 and Senate Bill No. 219."

The Speaker: "It occurs to the Speaker that the gentleman from King did not vote with the prevailing side. The motion is not in order from the gentleman from King."

Mr. Goldsworthy: "Mr. Speaker, I move that the House do now reconsider the vote by which it failed to pass Senate Bill No. 40, notwithstanding the veto of the Governor."

The Speaker: "The Speaker knows of no authority for such a motion. What authority have you for the motion?"

Mr. Reed: "Mr. Speaker, under the joint rules governing the consideration of bills by the Senate and by the House, a vetoed bill and veto message once acted upon, can be reconsidered by a two-thirds vote. Our House rules also provide for such procedure, and I do not see any question but that the motion is in order. It is simply a question whether two-thirds of the membership will vote to reconsider the bill."

Mr. Moulton: "Mr. Speaker, as I understand the question raised by the Speaker, it is in the same position it would be if a point of order had been raised by some member of the House. The constitution says that the legislative authority of the State of Washington shall be vested in the legislature, consisting of the Senate and House of Representatives, which shall be called the Legislature of the State of Washington. That is Section One, Article Two. In Article Two, Section Eight we find: ‘Each house may determine the rules of its own proceedings, punish for contempt and disorderly behaviour, and, with the concurrence of two-thirds of all the members elected, expel a member, but no member shall be expelled a second time for the same offense.’ ‘Under Section 12, Article 3 of the constitution, we have the power of the veto, which exists as created under the constitution. That section reads as follows:

“Every act which shall have passed the Legislature, shall be, before it becomes a law, presented to the Governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to the house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law; but in all such cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively. If any bill shall not be returned by the Governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the Governor, within ten days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of the Secretary of State, who shall lay the same before the Legis-
lature at its next session in like manner as if it had been returned by the Governor. If any bill presented to the Governor contains several sections or items, he may object to one or more sections or items while approving other portions of the bill. In such case he shall append to the bill, at the time of signing it, a statement of the section, or sections, item or items to which he objects and the reasons therefor, and the section or sections, item or items so objected to, shall not take effect unless passed over the Governor's objection, as hereinbefore provided."

"I know of no authority except that which is created and vested in the legislature by the constitution. The legislature is vested by law with power to determine the rules under which it shall proceed. The power of the legislature to consider measures is conferred by the constitution; there is no negative in that section of the constitution covering the manner of the thing; there is no provision in the constitution that the legislature shall not reconsider a vote by which it has once passed upon the Governor's veto. In the absence of such negative it becomes apparent at once that in passing upon a veto or upon reconsideration of a veto, the legislature is doing just exactly as it is doing with every other bill; that is, it is determining whether or not the bill shall pass notwithstanding the governor's veto."

"We are not voting upon power to pass a bill; shall it pass notwithstanding a veto. If it be true the legislature has power to make its own rules, and that no other power can alter or change these rules except the legislature; if it be true there are no provisions in the constitution preventing us from doing that when we see fit, what power is there in that legislature that shall deny the legislature the right to proceed in the manner it desires? The legislature in times past has recognized the right to reconsider a motion, by at one time declaring in its joint rules that a vote upon a veto shall not be reconsidered, by the very act of adopting that rule. We have given expression to the thought that we do have a right to reconsider a vote upon a veto of the Governor. It occurs to me that this House of the legislature, or the Houses of the legislature, are clothed with full authority, unquestioned and unlimited, to proceed in whatever manner it shall see fit under its rules as they now stand."

Representatives Overmeyer and Hall both try to get the floor.

The Speaker: "I desire to hear more in favor of the motion. The chair recognized the gentleman from Clark."

Mr. Hall: "Mr. Speaker, the way in which this question appeals to me is whether the vote taken upon receipt of the governor's veto is any different nature than a final vote upon any bill passed by the legislature. I can only determine that by reference to the sections of the constitution that refer to the passage of bills, ordinarily, and the section which refers to the passage of the bill over the veto. We find in Article Two, Section Twenty-One, and Section Twenty-Two, a reference to the passage of bills by the legislature in the first instance. Section 21 provides that the yeas and nays of either House shall be entered upon the journal upon demand of one sixth of the members present, and Section 22 provides that no bill shall become a law unless upon final passage the vote be taken by yeas and nays, the names of the members voting for and against the same being entered on the journal of each house, and a majority of the members elected to each house being recorded thereon as voting in its favor.

"That portion of Section 12, Article 3 which was read by the gentleman from Benton, referring to the passage of the bill, after it is returned with a
veto, reads in substantially the same manner, 'if passed by two-thirds of the members present.' The vote shall be determined by yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each House respectively."

"It seems to me the effect of the executive veto is to hold up the operation of the bill and prevent it from becoming an operating law until a new and final vote is taken upon it. The first vote is final provided the executive approves the bill. If he disapproves it with a veto, the bill is revived and a new final vote is required under the constitution, and that last vote is necessary for it to become a law and the legislature is the power. The legislative power is still vested exclusively in the legislature, and the only difference is in one case a vote requires a mere majority, and in the other case it requires two-thirds. In either case, it seems to me the action of the legislature on the passage of the bill is the same, acting under different conditions.

Now, when we refer to the constitution in reference to the passage of bills, we find no provision that a vote on any bill cannot be reconsidered. That is simply the result of parliamentary practice, and the result of the fact that each house controls its own procedure and its own action. If it has made and recorded one vote, it may reconsider that vote, because under the rules, one vote is not a full and final disposition of the matter, until the rules providing for reconsideration have been allowed to have play, in the same way. That a vote may be reconsidered; it seems to me, Mr. Speaker, that there is no difference whatever between one case and the other, except the mere difference between the majority and two-thirds; and there is no reason, under the constitution, or the statute law, or under the joint rules governing these bodies, or in the rules governing this house, why the vote may not be reconsidered."

Mr. Overmeyer: "Mr. Speaker, may I ask the gentleman from Clark a question?"

The Speaker: "If the gentleman is of the opinion that the motion is in order, he may speak; if he is not of that opinion and holds as the Speaker is inclined, there is no need of anything further on that side. Does the gentleman wish to advance any argument that the motion is in order?"

Mr. Overmeyer: "No."

The Speaker: "Anybody else?" (No response.)

The Speaker: "The Speaker will rule. Motion has been made for the reconsideration of vetoed Senate Bill No. 40. This bill was returned to the House by the Senate on December 28, 1925. The House made it a special order of business for Tuesday afternoon, December 29. On that afternoon the House proceeded to reconsider the vote, or to reconsider the bill, in accordance with the constitution. The bill failed to receive the constitutional two-thirds majority as required by the constitution, on December 29th.

"By the rules of the House and the joint rules then in effect, the House had exhausted all rights it had under either of these sets of rules.

"The argument has been advanced this morning that by changing these rules, both the joint rules and the House rules, one week later, that these rules may be given retroactive power and effect.

"The Speaker does not know, and has not been furnished with any authority to the effect that rules amended have a retroactive effect, or give
the House power to act upon a measure on which it has once rendered its decision. So much for the rules.

"It is of course, as has been recognized, a fundamental principle, elementary in fact, that reconsideration can be had but once.

"We come next to consider the constitutional provision. The state constitution, respecting vetoed measures provides in Section 12, Article 3,— and I will ask the indulgence of the House to read this again simply to emphasize it and to get the record straight: (Reads.)

"Every act which shall have passed the legislature shall before it becomes a law, be presented to the governor. If he approves, he shall sign it; but if not, he shall return it with his objections to the house in which it shall have originated. which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively.

"This language is practically identical with the language of the United States Constitution relating to the action to be taken by either House on bills vetoed by the President. Article One, Sub-Section Two, of Section Seven of the Constitution of the United States reads in part as follows: (Reads.)

"Every bill which shall have passed the House of Representatives and the Senate, shall, before it becomes a law, be presented to the President of the United States: If he approves, he shall sign it, but if not he shall return it with his objections to that House in which it shall have originated, who shall enter the objections at large upon their journal, and proceed to reconsider it. If after such reconsideration two-thirds of that House shall agree to pass the bill it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each House respectively.

"The Speaker has only been able to find in precedents this authority: The first time the question came up in the House of Representatives in Congress was on June 12, 1844, when a motion was made by Orville Hungerford of New York, to reconsider the vote by which the House on the previous day refused on reconsideration to pass Bill No. 203, an act making appropriations for certain improvements of certain harbors and rivers, that had been returned with objections by the President. The Speaker decided that inasmuch as the vote now proposed to be reconsidered was taken in the manner expressly provided for by the constitution of the United States, and having been thus taken, the decision must be considered final, and ruled that no motion to reconsider was in order. This will be found in Section 5644 of Hind's Precedent, Volume 5.

"The same question was raised sixty-six years later, before Speaker Clark, on February 19, 1913, in the 63rd Congress. Speaker Clark's opinion and the reasons therefor are found in Section 975, page 537 of the 1921 Congressional House Manual, and the pertinent portions are as follows: (Reads.)

"The chair thinks that the motion to reconsider does not apply. This question, as far as the chair has found, has never been raised but once, and that was on June 12, 1844, when the Honorable John W. Jones, of Virginia, was Speaker."
"He then quotes from the decision of the Speaker in 1844 when Mr. Jones said: (Reads.)

"Had it ever been heard of that a motion to reconsider, before once rejected, could be renewed. There was, however, a power higher than the rules which provided that whenever a bill was returned by the President of the United States with objections it was the duty of the House to proceed to reconsider it. Without that provision of the Constitution the House could never again have touched the bill; and the requirement of the Constitution having been complied with, there was no power in the House to touch the subject again."

(that is the statement made in 1844, concurred in by Speaker Clark when the question was again raised sixty-six years later.

Also, if we are to follow the ordinary fundamental rules of statutory construction, on consideration of vetoes, which was based upon the provision of the United States Constitution in 1844, and our constitution, (the wording of which is identical) it must be assumed that the gentlemen who framed the state constitution were aware of and knew of that clause, and the construction previously placed on it.

"For the reasons given, the Speaker rules that the motion is not in order."

Mr. Reed: "Mr. Speaker."
The Speaker: "The gentleman from Mason."
Mr. Reed: "I appeal from the decision of the chair."
The Speaker: "The gentleman from Mason appeals from the decision of the chair. The question before the House is: shall the decision of the Speaker stand as the judgment of the House? Those that believe it, will vote Aye. Those opposed, will vote No."
The Speaker: "Do you wish to talk on that appeal?"
Mr. Reed: "Just a moment."
The Speaker: "The gentleman from Mason."
Mr. Reed: "Mr. Speaker, in taking this appeal I say to you, and I say to the members of this House that I never took a legislative step with more reluctance; and yet the fundamental principle, as I see it, governing this legislative body is that a majority of its membership is always in control, subject to any specific restrictions that are covered by rule. We were well aware of the precedents quoted by the Speaker from Hind's books of Precedents, but it is our position, Mr. Speaker, that Reed's Rules of Order, and Hind's Precedents, are all subsidiary to the rules of this House.

"The rules of this House today provide that this bill may be reconsidered; the vote may be reconsidered, and acting on that, I feel it is my duty, although reluctantly, as I say, to appeal from the decision of the chair."

Mr. Sims: "Mr. Speaker."
The Speaker: "The gentleman from Jefferson."
Mr. Sims: "I quite agree with Mr. Reed in part of his statement—that up to a certain point this House can govern itself by rules, however, those rules shall only apply when not in conflict with the constitution. There is but little I can say in addition to what has been said in the Speaker's ruling. These decisions are not based on rules of Congress; they were based on mandates of the Constitution. Article One, Section 39, says that all parts of the constitution are mandatory. The Speaker has read the State constitution which says that a vetoed measure must be forwarded to the legislature, when objected to, and then reconsidered. That reconsideration has taken place, and I take the view that it is not rules that guide in this matter. We are
guided solely and purely by the mandates of the constitution. This question arose at another time in the history of this state, in 1913, when we had a question involved in vetoed amendments. At that time learned attorneys, or at least attorneys who had some reputation, briefed the case for members of the legislature, and at that time held similarly to the rulings in the brief just read by the Speaker; and I believe if you gentlemen will give this matter calm deliberation with a view to the future that you can see and do nothing else but sustain the chair in its ruling."

The Speaker again stated the question.

Mr. Reed demanded a call of the House and the demand was sustained.

**CALL OF THE HOUSE.**

The sergeant-at-arms was instructed to lock the doors. The roll was called and Representatives Anderson, Brislawn and Templeton were noted as being absent.

The sergeant-at-arms brought Representatives Anderson and Brislawn to the bar of the House.

Mr. Templeton had been previously excused by the Speaker.

On motion of Mr. Reed, the House proceeded with business under the call of the House.

The Speaker again stated the question.

Mr. Moulton: "Mr. Speaker."

The Speaker: "The gentleman from Benton."

Mr. Moulton: "Before this question is put, I ask the right to make this statement. I think every member of the House in a measure regrets the position we are now in; but inasmuch as the ruling of the chair was based upon the constitution of the United States and upon two precedents established by Congress operating under the constitution of the United States, it is worth our while to remember a fundamental difference between the federal constitution and the state constitution, which early in our history gave rise to the greatest judicial decision that has been rendered, and that is that Congress is possessed of such power as is specifically and expressly granted by the constitution, and that all power not expressly and specifically granted is reserved to the people and to the States. Whereas, under the state constitution all power is given to the legislature except that which is expressly reserved."

Mr. Reed: "Mr. Speaker."

The Speaker: "The gentleman from Mason."

Mr. Reed: "Just one more word as to this procedure and that is, before this procedure was decided upon, we consulted the attorney-general of this state on the two questions; expunging of the record, or reconsideration. The attorney-general of the state advised us that this procedure was entirely within the constitutional provisions, and in his judgment, should prevail over the other procedure."

Mr. Sims: "Mr. Speaker."

The Speaker: "The gentleman from Jefferson."

Mr. Sims: "Mr. Reed has exercised the privilege of speaking a second time, although the rules prohibit it, and I think I should have the same privilege of talking on this subject twice. I have not found anyone conversant with the constitution who thinks as the attorney-general does on
that. He has ruled that this legislature could continue over sixty days, and if he is not any closer to being right on this question today than I believe he is on the matter of the length of the session, I would not take any stock in his opinion on it."

Mr. Halsey: "Mr. Speaker."

The Speaker: "The gentleman from Asotin."

Mr. Halsey: "I have only a word. I have sat here, I have looked and I have heard. I have come to the conclusion that the legislature takes itself a little too serious. When I was up at Seattle the other day talking about the legislature to a gentleman—" (Interrupted by the Speaker.)

The Speaker: "The question is on the appeal Mr. Halsey."

Mr. Halsey resumed his seat.

The Speaker: "The Speaker will state for the benefit of those who may not have been in the room, that Mr. Goldsworthy made a motion to reconsider the vote taken on the veto of Senate Bill No. 40. The Speaker ruled that the motion was out of order. The gentleman from Mason has appealed from the decision of the chair. The question before the House is: shall the decision of the Speaker stand as the judgment of the House. In voting, those who vote aye, vote that the decision of the Speaker is the decision of the House, that is, sustaining the Speaker. Those who vote No, vote that it is not, and overrule the Speaker.

Mr. Sims demanded a roll call on the question, and, the required number arising, the roll was called and the decision of the Speaker was declared not to be the judgment of the House, by the following vote: Yeas, 31; nays, 64; absent or not voting, 1.

Those voting yea were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—31.

Those voting nay were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover, Zent—64.

Those absent or not voting were: Representative Templeton—1.

The Speaker: "The decision of the chair is not the judgment of the House. The Speaker has been overruled. The House is about to require the presiding officer to put to the House a question, which in the humble opinion of the present presiding officer, with all due deference to the opinion of the House, is contrary to the constitution. The Speaker feels very deeply on this question. He does not feel that it is compatible with his duty, with the oath that he has taken, to preside while the question is being put. He will therefore ask the gentleman from King, Mr. Allen, to take the chair."

Mr. Allen took the Speaker's chair.
The Speaker (Mr. Allen presiding): "The motion is, that the House do now proceed with the reconsideration of the vote whereby Senate Bill No. 40, failed to pass notwithstanding the veto of the Governor. Are there any remarks?"

Mr. Sims: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Jefferson."

Mr. Sims: "I do not know just how many rules have been wiped out, but the order of procedure is now to read the message and the bill."

The Speaker (Mr. Allen presiding): "The point is well taken."

Mr. Shields: "Mr. Speaker, the question is whether or not we will reconsider. The vetoed bill is not before us."

Mr. Sims: "The House has not now any veto before it, and if that is the ruling of the chair, I want to make a few remarks. The order of procedure is to read to the House the bill and the message."

The Speaker (Mr. Allen presiding): "The chair is of the opinion that the question is the motion for reconsideration of the vote. All in favor——."

Mr. Sims: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Jefferson."

Mr. Sims: "I just want to draw to the attention of the House the meaning of what is presumably going to take place. I did not take the floor originally, but I want to draw to the attention of the House a few facts pertaining to Senate Bill No. 40. This is the so-called millage bill. At one time it was a millage bill. The Senate put a rider on the bill. It will provide $1,702,000.00 plus the current year in which, using the University of Washington as an example, instead of taking them all, the current year provides for the University of Washington $1,395,000, practically 1,400 thousand dollars. As I have stated, this bill will produce 1702 thousand. It means that the succeeding years, as I understand it, this bill, although it does not say so itself, contains an understanding somewhere, between somebody, that this will be the law, if it becomes a law, for four years, and this amount will be the one under which the institution will operate until nineteen thirty. I draw to your attention that in 1930, under this bill, the University will have 1702 thousand dollars, and likewise in 1929, 1928, and 1927. Take 218 and 219 together, and you are giving to this particular institution 2,223 thousand dollars. I just want to read to you a few figures, showing how the University has been increasing in cost to the State of Washington.

"In 1915 and 1916, the provision was $555,000 for each year. In 1917 and 1918 it went to 631 thousand; in 1920 it went to 816 thousand; in 1921 they were 816 thousand; then they jumped up to 1251 thousand in that year. In addition to that the student fees were raised from ten to fifteen dollars per quarter, or fifty per cent, and in addition to that the non-resident students were raised four hundred per cent, or fifty dollars per quarter instead of ten, so they had 1253 thousand dollars in addition to those raises.

"Another word. In 1924, 1316 thousand; the current year 1395 thousand. I just want to draw the attention of the members of the house to what it has cost some of the counties for education at the University of Washington.

Adams County, $4,719 per student.
Columbia County, $4,840.
Douglas, $3,313.
Ferry County, $2,905.
Grant, $3,853.
Lincoln, $4,577.
Pend Oreille, $4,861.
Skamania, $5,229.
Whitman, $4,546.

While in King County, it costs $166 per student.

"I think you folks should at least hesitate and consider how you vote on these measures. It has been said on this floor there has been no opportunity; that this was the only outlet for relief for these institutions; allow me to say that there has been in the Senate for some time a resolution lying on the table in that chamber with some modified amendments, using the University of Washington as an illustration, reducing it from $557,000 to $385,000. There is lying on the desk at this moment a bill practically identical, that would give the institutions sufficient money to operate during the years 1926 and 1927. There are also resolutions lying on the desk awaiting action. I could talk of the other subject, but I will wait until we get to Bill No. 219, because I want to give you the figures on that."

Mr. Overmeyer: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Lewis."

Mr. Overmeyer: "This is a most important question, before this legislature. (Calls of louder, louder.) And this is the way it looks to the ordinary layman of this state. At the present time just one boy and girl out of five graduates of the High School can get through our schools of higher education. Are we going to continue to legislate and put all the money at one place in favor of the one-fifth of the boys and girls who are getting an education? My sympathy is with the boys and girls that stay at home. Today sixty per cent,—given by one of the "majority" yesterday as seventy-seven per cent of the students at University are from Seattle. Why? Because their parents live there and they can stay at home and go to school; they not only get 77% of the value of the institution there, but they get all the money that the other 23% from the rest of the State pay. Is that just? Is that fair? Nearly every city in the United States with a population the size of Seattle has a university all its own. Why? Because they saw that if the boys and girls of their homes were going to get a higher education they had to bring it to them. Are we trying to do it here? Are we trying to do it with this legislation? You know we are not. You know the boys and girls are not getting a square deal in this State. That is the fight we are making, to give the other twenty-three per cent an opportunity. The higher the cost, and the greater number of buildings you build up there, we increase the salaries of the professors, and hence we increase the cost to the boys and girls who want to go there.

"A few years ago at the National Educational Association at Washington, D. C., of representatives from all colleges of the United States, they went on record that the small colleges—there are hundreds of them scattered over the United States, are doing a greater service to this nation than the large universities, schools having from 250 to 600 boys and girls, many of them operating for years, some of them for 250 years; they are plain common school buildings, but turning out men and boys who are filling more places of honor and trust in this nation per capita of graduates, than any of the large universities of the whole United States. It has been said that if we
do not build these magnificent buildings at Seattle, the boys and girls who have money will go back east to the larger colleges. I will grant that may be true. What do I care if a few boys and girls whose parents have money send them back to go to school in the East? If we can place ten thousand boys and girls in school at home, that is the crowd I am talking about, that I want to see get the education. Some day, if we continue in this same plan of giving an education only to one out of five, there will be a legislature elected that will perhaps donate this school to Seattle. And I want to ask again, what is Seattle doing for the School? Has she put up any buildings there? Why can't she afford to when she gets 77% of the advantage? She has 77% of the students there and all the money the other 23% take there. Would not the people of this State feel better if Seattle would use some of her energy and effort and finances to put up some of those buildings there? Gentlemen, I ask in your vote that you think of the four-fifths who stay at home because the parents have not the resources and money to send their boys and girls to school. Let us legislate so we can carry it to every boy and girl in this state."

Mr. Hanks: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Kittitas."

Mr. Hanks: "If there is any logic to the remarks of the gentleman who has just spoken it is to the effect that the less education a man has the better qualified he is for success in later years, and if that be true and logically carried out we would wipe out all school systems and we would have men and women better qualified for all the functions of life. I think I may say that civilization is expensive, but it is worth every cent it cost; but I wish to say also that in this day and age of the world we are not waving the bloody shirt. I was born shortly after the Civil war closed and I had to hear a little of that in along about the early seventies; but that has long since disappeared. The University of Washington, the State College, the Normal Schools of the State of Washington do not belong to localities in which they happen to be located, but to the people of the whole State, and all fair-minded men and all fairminded women are interested in the welfare of those institutions regardless of where they may happen to be located, and the local situation has little to do with the general question.

"It happened in the Committee on Educational Institutions, when this bill was considered and when it was passed out to this House, it was submitted by a vote of nine to two, and if I am correctly informed today the bill is supported by ten to one. I have given the gentlemen in the minority credit for the same sincerity as other men.

"As to the figures, I wish to call attention to the fact that when we add the amounts in the millage bill and the other, the total increased amount to $851,852, but that does not begin until a year from next April. The appropriation we had in House Bill 219 provided for the deficiency between April 1, 1926, and 1927, before the new millage can be operating. The request was in one case about 300 and for the other some 200 for the smaller school. In the bill you will find these amounts have been given at seventy-five per cent of the request, so there is not so much variation in the millage as in the amounts the Appropriation Committee gave them for the purpose of meeting the deficiency for next year."
"In regard to this matter let me call attention to the fact, if you will, that the total of increase for all educational institutions of the State of Washington where there are at present today over twelve thousand pupils, is less than the amount of money this Legislature has voted for furnishing the Capitol building on the hill, used two months out of two years for this Legislature.

"It may be we are spending lots of money on schools and education, and yet I think, ladies and gentlemen of this House, there is no subject that is dearer to our hearts, and that no investment can be better made. There are some things in this life that you and I cannot estimate in dollars and cents. How much is the affection of your child worth to you today? Are you willing to take ten thousand dollars for it? A million dollars? How much is it worth? Write it down in dollars and cents. Can you estimate love in dollars and cents? How much does your patriotism mean to you? For what price do you hold it? Ten thousand? A hundred thousand? Those things are priceless to us all. The treasures a man has in his life from years of education, and the learning that his children get in the schools, are things that are valueless and generally can not be estimated in dollars and cents; they are not subject to measurement by the law of material things, because they are values that are dear. These schools are worth keeping up and building better and better if necessary as the needs of this country call for them. It seems to me foolish to quibble over these matters.

"It is true no bill is perfect. It is also true that succeeding legislatures can do as they please. It is simply a sort of agreement or understanding. There is nothing to hinder succeeding legislatures changing the millage or the appropriation. There is a chance to in some way get by with these things and in some way adequately take care of these institutions, and I hope that in some way this bill receives your favorable consideration and actions."

Mr. Hall: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Clark."

Mr. Hall: "I merely want to call attention of members to one or two things that seem to be controlling in regard to this bill. The gentleman from Lewis called attention several times in his address to what he calls the interest of the other four-fifths. How is this Legislature, how is this State, going to provide for the benefit, the education of these pupils who do not now attend the University except by providing property for its upkeep and enlargement?

"If the institution there at Seattle, taking that merely as an example of the other institutions that are involved in this institution-legislation, had been enlarged to meet the requirements of the State, two or three of those remaining four would now be there at that institution and getting education to their benefit, and the benefit of the State.

"I can not tell the reasoning of the gentleman from Lewis when he seems to think that by taking away educational facilities in our higher institutions the result will be of benefit to those students who are now unable to go there and pay whatever fees and other expenses are necessary to get their education because of the limits which this Legislature has placed upon the up-keep of the institution.

"How is it cheaper to send children back to larger institutions of the East than to provide them the same educational institutional facilities in this state. The expense is far greater for every pupil in the aggregate, to
send young men and young women away from this state to be educated than to educate them here. The money has to be paid; it comes out of the people's pockets one way or another. Doing it through public taxes rather than their private pocketbooks means simply equal opportunities are offered to poor and rich alike, and education does not become the privilege of the rich, as it has been in the past ages. Education, considering the returns that it gives to this state, not only, to the individuals who take part in it, but to the state itself, on account of the services those individuals' services,—those individuals who are able to return,—is the cheapest thing we have to buy.

"One other word. The nature of this bill ought to be borne firmly in mind. This is not an appropriation bill; we all know that but perhaps do not realize it. The money collected under this bill does not ipso facto go to the institution for which intended; they are tax levies; the bill is a tax revenue bill; all moneys when collected, under the terms of this bill, go into the treasury of the state of Washington, subject, and subject only to use in accordance with the directions of future legislatures of the state. Not one dollar collected under the terms of this bill, when it becomes a law, can be used for any of these institutions until properly appropriated by the Legislature.

"If we were inclined to be hostile to the cause of education; if I were out of sympathy with the raising of standards of our educational system, I would find it much easier to vote for this millage bill, Senate Bill No. Forty, than for the other bill which will come before us later, Senate Bill No. 219. The millage bill merely sets in motion machinery from which future legislatures can if they wish, provide these institutions with the necessary funds. Senate Bill No. 219 makes the appropriations now deemed necessary for these institutions and actually passes the money out for their use.

"I think, Mr. Speaker, that no one who properly thinks over this question and realizes that education must be supported, can quibble over the few points that have been brought up, to cut down the tax levy made for these purposes, when future appropriations must follow to make them effective. The Chief executive recommends the abolishment of this millage system, and under that system all appropriations for these institutions would have to be made out of the general fund. There is absolutely nothing, Mr. Speaker, that requires future legislatures to appropriate for these institutions all the money that will come from these bills. There is on the other hand nothing to prevent future legislatures from providing from the general fund more money than will be produced out of these tax levies, this tax revenue measure. It seems to me there can be no hesitation about voting for either this preliminary legislation if we have in mind the support of the traditions of the institutions of higher education in the state of Washington."

Mr. Overmeyer: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Lewis."

Mr. Overmeyer: "I am not opposed to education. I am in favor of it. I want more of it. The state of California is trying to solve this problem by bringing higher education to our people. She has today a law where they will have two years of University work at every high school in the state. If you will begin something of that kind you will find all of us favoring it. It is a good thing. As Representative Hanks, says, if you have
it, it is for all. That is all, that is what I am endeavoring to have, a square deal, more education."

Mr. Sims: "Mr. Speaker."

The Speaker (Mr. Allen presiding): "The gentleman from Jefferson."

Mr. Sims: "Just in answer to one statement by Mr. Hall, that this is not an appropriation. As a matter of fact every member of this House who has been on the Appropriations Committee knows that at every session the amount of the levy, has increased the last levy that was made as I remember, in 1921; previous to that in 1917, and previous to that in 1911, and if you will examine the records you will find that every cent of the millage that was raised, was appropriated when it was made, such as you are doing. This is what you will find in 1928 when this measure comes up, they will be down here asking $1,702,000 dollars, and all the Legislature will do will be to apportion it between the different institutions to which it applies."

The Speaker: (Mr. Allen presiding): "The question is now on the motion from the gentleman from Whitman, that we do now reconsider the vote. A vote aye is to reconsider the veto vote, and a vote 'No' means a vote against reconsidering it. All in favor of the motion will say—."

Mr. Sims demanded a roll call on the motion, and more than sixteen members arose.

The Speaker: (Mr. Allen presiding): "I don't think a roll call is necessary."

Mr. Sims: "Mr. Speaker, I asked for a roll call, and the demand was sustained. That rule has not been ruled out anywhere that I know of; the provision that a roll shall be called when demanded."

The Speaker (Mr. Allen presiding): "The clerk will call the roll."

The roll was called, and the motion to reconsider the vote by which the House failed to pass Senate Bill No. 40, notwithstanding the veto of the Governor, was carried by the following vote: Yeas, 64; nays, 31; absent or not voting, 1.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Welk, Westover, Zent—64.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—31.

Those absent or not voting were: Representative Templeton—1.

The Speaker (Mr. Allen presiding): "The motion to reconsider is carried. The question now is upon the consideration of Senate Bill No. 40, together with the Governor's veto. The Clerk will read."
To the Honorable, the Senate of the State of Washington:

I am returning herewith Senate Bill No. 40, entitled:

"An Act relating to the state Institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528."

This is the so-called millage bill for the institutions of higher education. In his messages to your honorable body, the Governor fully set forth his views on the question of fixed millages, consequently further discussion of the principle involved in this bill is unnecessary.

Although Section 1 of the bill requires the State Tax Commission each year to levy upon all property subject to taxation a tax of 1.47 mills for the State University fund, etc., it is assumed that it was the intention of the Legislature to limit the amounts to be raised to $1,702,299.00, etc., by the addition of the phrase, "upon one billion, one hundred fifty-eight million, twenty-six thousand, six hundred seventy-six dollars."

In other words, this is not a millage bill within the accepted meaning of that term, but a means to provide each of the institutions with a fixed and invariable sum, regardless of the increase in the assessed valuation of the state's taxable property.

The act is silent as to whether the amounts so provided are to be regarded as sufficient properly to finance these institutions. The only valid argument in favor of fixing millages over a period of years is to anticipate the needs of the institutions, and in advance to provide for caring for these needs, thereby taking the institutions out of politics, so-called, and relieving them of the necessity of taking their requests directly to the Legislature. Inasmuch as the amounts herein set up are fixed and definite, either they are in excess of the maximum requirements for the first years of the period over which the are to be operative, or they will be inadequate during the later years of the period.

The act says nothing as to how many years this plan is to continue and no provision is made for a revision of the millage schedule or for taking care of the normal growth of the institutions. In short, we are saying to the institutions, "this much you shall have, the rest you must fight for," and thereby we are accomplishing nothing toward evolving a more satisfactory method of financing our educational institutions.

Section 2 carries out one of my recommendations in that it repeals the existing millage law. However, to approve this section and veto the preceding one would, in my opinion, be a failure to meet the issue squarely; consequently, Senate Bill No. 40, as a whole, is hereby vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 40.

An Act relating to the state Institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and repealing Chapter 142 of the Laws of 1921, page 528.

Be it Enacted by the Legislature of the State of Washington:

Section 1. The state tax commission shall, beginning the fiscal year 1926, and annually thereafter, at the time of levying taxes for state purposes, levy upon all property subject to taxation, a tax of one and forty-seven one-hundredths of one mill (1.47) for the state university fund; eight thousand seven hundred forty-six ten-thousandths of one mill (.8746) for the state college fund; twenty-six one hundredths of one mill (.26) for the Bellingham Normal School fund; twenty-two one-hundredths of one mill (.22) for the Cheney Normal School fund; and sixteen one-hundredths of one mill (.16) for the Ellensburg Normal School fund, upon one billion, one hundred fifty-eight million, twenty-six thousand, six hundred seventy-six dollars, ($1,158,026,676.00).

Sec. 2. That Chapter 142 of the Laws of 1921, page 528, be and the same is hereby repealed.

Vetoed December 24, 1925.

ROLAND H. HARTLEY, Governor of Washington.

Passed the Senate December 7, 1925.

E. J. CLEARY, President of the Senate.

Passed the House December 13, 1925.

P. B. DANSKIN, Speaker of the House.
The Speaker (Mr. Allen presiding): "The question now is: shall Senate Bill No. 40 pass, notwithstanding the veto of the Governor. All members will please take their own seats, and we will preserve order in the House."

Mr. Sims: "Mr. Speaker, I want to ask for a ruling; whether you will rule that the objections of the Speaker to the consideration of this bill at this time, did only apply to the reconsideration of the vote."

The Speaker (Mr. Allen presiding): "No, they would apply to the whole matter."

Mr. Sims: "Otherwise, I wish to make objection based on the statement made by our Speaker, unless it is so understood by the House that the question raised by point of order, carries to the vote on this bill."

The Speaker (Mr. Allen presiding): "The chair rules that the objections of the Speaker apply not only to reconsideration of the bill, but also to the passage of the bill itself. Are there any remarks?"

Mr. Tripple moved the previous question, and it was so ordered.

The Speaker (Mr. Allen presiding): "To vote aye is to vote in favor of the passage of the bill over the veto of the Governor. To vote no, is to sustain the veto of the Governor. The clerk will call the roll."

Mr. Sims: "I would like to ask a question. Has this bill ever been voted on before?"

The Speaker (Mr. Allen presiding): "The question is out of order, as it is plainly facetious."

Mr. Sims: "You will not make a ruling?"

The Speaker: "No. The clerk will call the roll."

The roll was called and the House passed Senate Bill No. 40, notwithstanding the veto of the Governor, by the following vote: Yeas, 65; nays, 30; absent or not voting, 1.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartzte, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Welk, Westover, Zent—65.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—30.

Those absent or not voting were: Representative Templeton—1.

The bill, having received the constitutional two-thirds majority of the members present, was declared passed, notwithstanding the veto of the Governor.

Mr. Long: "Mr. Speaker, I move that the House do now reconsider the vote by which it failed to pass Senate Bill No. 219, notwithstanding the veto of the Governor."
Mr. Sims: "Mr. Speaker, I raise the same objections to the consideration of this bill as raised by the former Speaker, and wish the record to so show."

The Speaker (Mr. Allen presiding): "The record will so show your objection. "For the purpose of saving time, I wondered if you wanted to make a speech on it, or let the previous record stand."

Mr. Sims: "I wish to say it is about time to stop and hesitate before you pass this (Senate Bill) 219. In the first place it might be wise to know what (Senate Bill) 219 is. (Senate Bill) 219 is an appropriation bill which includes operation and capital outlay. We have the budget bill known as Senate Bill 218, which provides $1,420,000 and another bill of $256,000 for the University of Washington. This bill provides—219 provides an additional amount, which is $547,850, or a total, of the two bills, of $2,223,914. It may be possible that the proponents of these two bills can reconcile the fact that for the year 1925, ending 1926, that the University of Washington has been operating on a basis of $1,751,000.

"If these two bills become a law there will be an increase of $482,784, for the year from 1926 to 1927. The items for the University of Washington include $85,000 for a generator, $150,000 for a building, and $81,000 for a library. In 1915 this legislature, or the legislature of this state, passed the University of Washington Building fund, in which were to be placed certain sums of money for construction of buildings at the University of Washington. In Senate Bill 219 these items I have just mentioned $150,000 and $81,000, and $85,000 are taken from the general fund. This may be quite a novelty to the spectators and the public, to know that the legislature themselves do not follow their own acts. I do not believe this Act has been changed since 1915; at least if it has I do not know it. You are now asking this legislature to vote on an increase of $472,784 for the University of Washington for one year's operation, over the current amount. If you think you can reconcile this, just go ahead and vote it."

The Speaker (Mr. Allen presiding): "Any further remarks? All in favor of the motion to reconsider Senate Bill No. 219."

Mr. Sims interrupted with a demand for a roll call on the motion, and, the required number arising, the roll was called, and the motion to reconsider the vote by which the House failed to pass Senate Bill No. 219, notwithstanding the veto of the Governor, was carried by the following vote: Yeas, 65; nays, 30; absent or not voting, 1.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Welk, Westover, Zent—65.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer,
Those absent or not voting were: Representative Templeton—1.

The Speaker: "The motion for reconsideration has carried. Senate Bill No. 219, together with the veto message of the Governor is now before you. The clerk will read."

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, Thursday, December 24, 1925.

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

I am returning herewith Senate Bill No. 219, entitled:

"An Act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately."

Within five days after the extraordinary session of the Legislature convened, the Governor submitted to both houses a budget bill, as provided by Section 8, Article 9, of the Laws of 1925.

Undoubtedly, the intent of the statute cited is that the budget bill so submitted is to be used as the basis for the general or omnibus appropriation bill.

The appropriations provided in Senate Bill No. 219 manifestly are insufficient to meet the needs of the several institutions designated therein. It is noted, however, that some of the items carried in this bill were included in the budget bill. As to what further provisions are to be made, adequately to finance these institutions, no definite information is available.

In other words, it is evident that Senate Bill No. 219 is supplemental to the general or omnibus appropriation bill now pending. The object and purpose of a supplemental bill is to supply additions to, and correct errors and omissions in, the main appropriation bill. Inasmuch as the omnibus bill has not been passed, or definitely agreed upon, it is impossible intelligently to judge as to whether the measure now before me carries the proper additions and necessary appropriations to supply the omissions in the main or omnibus bill.

Because of the Christmas recess of your body, it is impossible for me to hold this bill for consideration until the omnibus bill is passed. Therefore, Senate Bill No. 219 is returned herewith vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

SENATE BILL NO. 219.

An Act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately.

Be it Enacted by the Legislature of the State of Washington:

Section 1. The following sums, or as much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the operation of certain state institutions, and for the purchase of land and construction of buildings, and improvements for the various state institutions, for the fiscal year beginning April 1, 1926, and ending March 31, 1927.

Sec. 2. The word "operation" as used herein includes salaries and wages of officers and employees, and all expenses necessary for supplies, material, services and maintenance of the various institutions.
FROM THE GENERAL FUND.

For the University of Washington:
Operations .................................. $231,750 00
Electric Generator .......................... 85,000 00
Mines Building and Equipment thereof. 150,000 00
Completion of Library ..................... 51,000 00

Total ........................................ $547,750 00

For the State College of Washington:
Operations .................................. $156,750 00
Completion of Mechanical Art Building. 69,200 00
Completion of Agriculture Building ..... 41,700 00
Reconstruction and extension of water system ................................. 28,900 00
For the Armory and Gymnasium ............ 150,000 00

Total ........................................ $446,550 00

For the Cheney State Normal School:
Operations .................................. $21,337 00
Improvement of Campus ..................... 3,000 00

Total ........................................ $24,337 00

For the Ellensburg Normal School:
Operations .................................. $21,627 00
For purchase of land ...................... 28,180 00
For alterations, equipment, heating plant, maintenance and furniture 19,000 00

Total ........................................ $68,807 00

For the Bellingham Normal School:
Operations .................................. $31,518 00
For the main unit library building and equipment ........................... 180,000 00

Total ........................................ $211,518 00

Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately.

Vetoed December 24, 1925.
ROLAND H. HARTLEY, Governor of Washington.

The Speaker stated the question: shall Senate Bill No. 219 pass the House, notwithstanding the veto of the Governor.

Mr. Jacobs moved that further proceedings under the call of the House be dispensed with.

The motion was lost.

Mr. Sims: "Will the ruling of the chair be the same as in the case of the preceding bill?"

The Speaker (Mr. Allen presiding): "It is the ruling of the chair that the protest of the Speaker made to Senate Bill No. 40, will also apply to Senate Bill No. 219."

Mr. Tripple moved the previous question and it was so ordered.

The roll was called, and Senate Bill No. 219 passed the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 66; nays, 29; absent or not voting, 1.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartzr, Siler, Sirss, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple; True, Trunkey, Van Horn, Voss, Weik, Westover, Zent—66.

Those voting nay were: Representatives Anderson, Barlow, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Josefksy, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—29.

Those absent or not voting were: Representatives Templeton—1.

The bill, having received the constitutional two-thirds majority of the members present, was declared passed, notwithstanding the veto of the Governor.

On motion of Mr. Reed, further proceedings under the call of the House were dispensed with.

On motion of Mr. Reed, the House was declared at recess until 2:30 p.m., this date.

AFTERNOON SESSION.

The Speaker called the House to order at 2:30 p.m.

The roll was called; all members being present except Representatives Banker, Cohen, Sims, Templeton, Tripple and Zent.

On motion of Mr. Hanks, Rule 20 was suspended.

MESSAGES FROM THE SENATE.
SENATE AMENDMENTS TO HOUSE BILLS.

Mr. Speaker:
The Senate has passed House Bill No. 295 with the following amendments:
Amend Section 1, line 1 of the Engrossed bill, by striking the parentheses and figures "(7789)" and the comma (,) after the parentheses.
Amend Section 1, line 4 of the Engrossed bill, by striking the parentheses and figures "(7789)"
Amend Section 1, line 15 of the Engrossed bill, by striking the parentheses and figures "($12.50)"
Amend Section 1, line 15 of the Engrossed bill, by striking the underscoring under the word "dollars."
Amend the title by striking the parentheses and the figures "(7789)" and the comma (,)
and the same is herewith transmitted. VICTOR ZEDNICK, Secretary.

Mr. Falknor moved that the House do concur in the Senate amendments to House Bill No. 295.

The motion was carried. The roll was called and the House passed House Bill No. 295, as amended by the Senate, by the following vote: Yeas, 73; nays, 6; absent or not voting, 17.
Those voting yea were: Representatives Aspinwall, Baldwin, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—73.

Those voting nay were: Representatives Barlow, Dunn, Glasgow, Halsey, Murray, Westover—6.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Brislawn, Cohen, Collin, Crosby, Egbert, Jones (John R.), Josefsky, Lent, Mess, Schwartz, Sims, Templeton, Tripple, True—17.

Mr. Speaker:

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

The Senate has passed House Bill No. 216, with the following amendment:

In Section 1, line 6 of the printed bill, after the comma (,) following the word "society" insert the following: "industrial loan company," and the same is herewith transmitted.

VICTOR ZEDNICK,
Secretary.

Mr. Knapp moved that the House do concur in the Senate amendment to House Bill No. 216.

The motion was carried. The roll was called, and the House passed House Bill No. 216, as amended by the Senate, by the following vote: Yea,

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Schwartz, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Zent, Mr. Speaker—86.

Those voting nay were: Representatives Barlow, Dunn—2.

Those absent or not voting were: Representatives Allen, Anderson, Brislawn, Crosby, Egbert, Jacobs, Templeton, Westover—8.

Mr. Speaker:

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

The Senate has passed Engrossed Substitute House Bill No. 209 with the following amendments:

In Section 1, lines 19 and 20 of the printed bill, strike the following: "Provided, That counties containing a population of 5,600 and less than 6,000 shall belong to and be known as counties of the sixth-A class:"

In Section 1, line 23 of the printed bill, after the figures 4,000 insert the words and figures "and more than 3,300"
At the end of Section 1 add the following: "Counties containing a population of less than 3,500 shall belong to and be known as counties of the ninth class."

In Section 2, line 2 of the printed bill, strike the word ‘and’ letter ‘sixth-A.’

In Section 2, line 3 of the printed bill, same being line 3 of the engrossed bill, after the word ‘seventh’ strike the word ‘and’ insert a comma (,) and after the word ‘eighth’ insert the words ‘and ninth.’

In Section 3, line 2 of the printed bill, same being line 3 of the engrossed bill, after the word ‘seventh’ strike the word ‘and’ insert a comma (,) and after the word ‘eighth’ insert the words ‘and ninth.’

In Section 5, line 2 of the printed bill, strike the word and letter ‘sixth-A’

In Section 6, line 4 of the printed bill, strike the word and letter ‘sixth-A’

In Section 6, line 5 of the printed bill, same being line 4 of the engrossed bill, after the word ‘seventh’ strike the word ‘and’ insert a comma (,) and after the word ‘eighth’ insert the words ‘and ninth.’

In Section 5, line 4 of the printed bill, strike the word and letter ‘sixth-A’

In Section 6, line 2 of the printed bill, same being line 3 of the engrossed bill, after the word ‘seventh’ strike the word ‘and’ insert a comma (,) and after the word ‘eighth’ insert the words ‘and ninth.’

In Section 6, line 18 of the printed bill, strike the word ‘sheriff’ and in line 19 after the semi-colon (:) following the figures ‘($2,000.00)’ Insert the following words and figures ‘sheriff, twenty-four hundred dollars ($2,400.00)’

In Section 6, strike lines 29 to 33, inclusive, of the printed bill.

In Section 6, lines 34 and 35 of the printed bill, strike all after the words, ‘Counties of the sixth-C class:’ and insert in lieu thereof the following: ‘Clerk, two thousand dollars ($2,000.00); treasurer, twenty-one hundred dollars ($2,100.00); sheriff, attorney, superintendent of schools, eighteen hundred dollars ($1,800.00); and members of the board of county commissioners, six dollars ($6.00) per day for time actually spent in the performance of their duties.’

In Section 6, line 36 of the printed bill, strike the word ‘sheriff’ and in line 37 after the semi-colon (:) following the figures ‘($1,500.00)’ Insert the following words and figures ‘sheriff, eighteen hundred dollars ($1,800.00)’

In Section 6, line 44 of the printed bill, same being line 7, page 5 of the engrossed bill, after the word ‘clerk’ strike ‘sheriff.’

In Section 6, line 45 of the printed bill, being line 8, page 5 of the engrossed bill, after ‘($1,800.00);’ insert ‘sheriff,’ and after the word ‘schools’ insert ‘twelve hundred dollars ($1,200.00);’ said superintendent to give full time to duties:

In Section 6, line 47 of the printed bill, same being line 11 of the engrossed bill, after the word ‘duties’ insert a new paragraph to read as follows:

"Counties of the ninth class: Treasurer, clerk, assessor and attorney, fifteen hundred dollars ($1,500.00); sheriff, eighteen hundred dollars ($1,800.00); superintendent of schools, twelve hundred dollars ($1,200.00); said superintendent to give full time to duties; members of the board of county commissioners, seven dollars ($7.00) per day for time actually spent in the performance of their duties.” and the same is herewith transmitted.

Mr. Shipley moved that the House do not concur in the Senate amendments to Engrossed Substitute House Bill No. 209, and that the Senate be asked to recede therefrom.

The motion was carried.

SENATE CHAMBER,
OLYMPIA, WASH., January 5, 1926.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 207 with the following amendments:

Amend Section 11, line 1 of the engrossed bill, by striking all after the words and figures “Sec. 11.” and insert in lieu thereof the words “This act is supplemental to and in no wise repeals, modifies, or amends Sections 11 and 14 of Chapter 75, Laws of 1923.”

Add a new section to be known as Sec. 12, as follows:

“This act is necessary for the immediate preservation of the public peace, health and safety and for the immediate support of the state government and its existing public institutions and shall take effect immediately.”
Amend the title by striking after the word "and" in the next to the last line of the title the words "providing when said act shall take effect" and insert in lieu thereof "declaring that this act shall take effect immediately," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Capron moved that the House do concur in the Senate amendments to Engrossed House Bill No. 207.

The motion was carried. The clerk called the roll, and the House passed Engrossed House Bill No. 207, as amended by the Senate, by the following vote: Yeas, 81; nays, 5; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker — 81.

Those voting nay were: Representatives Burlingame, Collin, Egbert, Stephens; Westover — 5.

Those absent or not voting were: Representatives Anderson, Baldwin, Dunn, Meacham, Moran, Morton, Murray, Schwartz, Templeton, Zent — 10.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 149, with the following amendments:

In Section 2, line 5 of the printed bill, strike the semi-colon (;) after the word "thereto" and insert the following: "and endorse thereon the name or names of the prosecuting witness or witnesses."

Amend Section 3, after the figure "3" insert the following:

"That Chapter XIII, Title XIII, of Remington's Compiled Statutes be amended by adding thereto a new section to be known as Section 2050-1, and to read as follows:

"Section 2050-1."

Strike Section 4 and renumber Sections 5, 6, 7, 8, 9 and 10, 4, 5, 6, 7, 8 and 9, respectively.

In Section 8, after the figure "8" insert the following:

"That Chapter XVIII, Title XIII, of Remington's Compiled Statutes be amended by adding thereto a new section to be known as Section 2183-1, and to read as follows:

"Section 2183-1."

In Section 9, after the figure "9" insert the following:

"That Chapter XVIII, Title XIII, of Remington's Compiled Statutes be amended by adding thereto a new section to be known as Section 2183-2, to read as follows:

"Section 2183-2."

In Section 10, lines 29 and 30 of the engrossed bill, the same being lines 1 and 2 of the printed bill, strike the comma (,) after the word "Washington" and the words "and all other acts and parts of acts in conflict with the provisions of this act are" and insert in lieu thereof the word "is."

Amend the title by striking all after the word "amending" in the first line thereof, and insert in lieu thereof the following: "Sections 2042 and 2050 of Remington's Compiled Statutes; and amending Chapter XIII, Title XIII of Remington's Compiled Statutes, by adding a new section to be known as Section 2050-1; and amending Sections 2186, 2181 and 2183 of Remington's Compiled Statutes; and amending Chapter XVIII, Title XIII of Remington's Compiled Statutes, by adding two new sections to
be known as Sections 2183-1 and 2183-2 of Remington's Compiled Statutes, and repealing Section 2043 of Remington's Compiled Statutes;" and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Falknor moved that the House do concur in all of the Senate amendments to Engrossed House Bill No. 149, with the exception of the Senate amendment to Section 2, and the Senate amendment striking Section 4; and that the Senate be asked to recede from the amendments to Sec. 2 and Sec. 4.

Mr. Shields moved, as a substitute motion, that the House do concur in all the Senate amendments to Engrossed House Bill No. 149.

The substitute motion was lost.

The motion by Mr. Falknor was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 145.

VICTOR ZEDNICK, Secretary.

Mr. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 79.

VICTOR ZEDNICK, Secretary.

Mr. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

The Senate has concurred in the House amendments to Engrossed Senate Bill No. 33.

VICTOR ZEDNICK, Secretary.

Mr. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

The Senate refuses to concur in the House amendments to Senate Bill No. 220, and asks the House to recede therefrom, and the said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Goldsworthy moved that the House do not recede from its amendments to Senate Bill No. 220, and that the Senate be asked for a conference committee thereon.

The motion was carried.

Mr. SPEAKER:

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

The Senate refuses to concur in the House amendments to Engrossed Senate Bill No. 188, and asks the House to recede therefrom, and the said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Ryan moved that the House do not recede from its amendments to Engrossed Senate Bill No. 188, and that the Senate be asked for a conference committee thereon.

The motion was carried.

There being no objection, the House returned to the sixth order of business, reports of special committees.

The clerk read the following:
MR. SPEAKER:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 81, have had the same under consideration, and we recommend same do pass with the following amendments:

Amend Section 2, line 4 of the printed bill, after the word "caribou" Insert the following: "common black or brown."

Amend Section 4 of the bill as follows: In line 10 of the printed bill, the same being line — of the engrossed bill, strike the period (.) after the words "hook and line," and insert in lieu thereof a colon (:) and add the following: "Provided, That salmo gairdneri, commonly known as steelhead, shall not be classified as game fish if caught with hook and line at any point within or upon the boundary of any Indian Reservation from a river or stream flowing through or forming the boundary of such Indian Reservation."

Amend Section 11, line 2 of the printed bill after the word "created" add the following: "The county commissioners may, where practical, recommend a game commissioner from each county commissioner's district."

In Section 11, line 8 of the printed bill, same being line 9 of the original bill, after the word "commissioners," add the following: "Upon the filing with the board of county commissioners of any county of charges of malfeasance, misfeasance or incompetency against any member of the county game commission of such county, signed by five per cent of the resident license holders living in said county, the board of county commissioners shall immediately serve upon the member of the county game commission against whom the charges have been filed, a copy of the charges and a notice that the same will be heard by the board of county commissioners at its first regular meeting after the expiration of ten days from the date of the filing of the charges. If a majority of the board of county commissioners, after hearing the testimony in support of said charges and hearing the accused member of the county game commission in his own defense, shall find that the charges, or any of them, are sustained by the evidence, it shall be the duty of the board of county commissioners to certify to the supervisor of game and game fish a copy of the charge as filed, proof of service of the notice of the hearing upon the charges, and the findings of the board thereon, together with a transcript of the evidence taken at the hearing, all the expenses thereof shall be advanced by the complainant before the hearing, and if the supervisor of game and game fish shall be satisfied that the charges have been sustained by the evidence it shall be his duty to remove the member of the game commission against whom charges were filed from his office, and to appoint his successor in the manner hereinabove provided for the appointment of members of county game commissions."

In Section 22, line 18 of the printed bill, same being line 23 of the original bill, after the word "actions" strike the period (.), insert a colon (:) , and add the following: "Provided, That all dogs, guns, traps, nets, seines, decoys, baits, boats, lights, fishing tackle, or other devices seized under the provisions of this act unless forfeited shall be returned, after the completion of the case and the fines, if any assessed, paid."

In Section 35, line 11 of the printed bill, same being line 13 of the original bill, after the word "taxation," strike the period (.) , insert a comma (,) and add the words "except property held under lease."

In Section 38, line 5 of the printed bill after the word "possession" insert the words "and on his person."

Amend Section 38, line 2 of the printed bill, same being lines 2 and 3 of the original bill, strike the words "predatory animals" and "predatory birds."

In Section 44, line 8 of the printed bill, same being line 10 of the original bill, strike the period (.), insert a colon (:) , and add the following: "Provided, That an applicant for such license who is a resident of any of the states bordering on the state of Washington shall secure such license for the same amount that a resident of the state of Washington may secure a similar license in the state of which the applicant is a resident."

Strike all of Section 49 of the printed bill and insert in lieu thereof the following section to be known as Section 49: "The game commissioners of each county shall fix an open season in the months of January and February of each year for the taking of
Salmo garlandi, commonly known as steelhead, in all streams except such as are deemed necessary for the taking of spawn or propagation purposes.

In Section 52, line 2 of the printed bill, same being line 2 of the original bill, after the word "as" insert the word "professional."

In Section 52, line 3 of the printed bill, same being line 4 of the original bill, after the words "as a" insert the word "professional."

In Section 52, line 4 of the printed bill, same being line 4 of the original bill, after the word "as" insert the word "professional."

In Section 53, line 4 of the printed bill, same being line 5 of the original bill, after the word "any" insert the word "professional."

In Section 54, line 2 of the printed bill, same being line 2 of the original bill, strike the word "guiding" and insert in lieu thereof the words "or acting as professional guide."

In Section 61, line 5 of the printed bill, after the word "fowl" add "or any dike, drain or irrigation ditch."

In Section 62, line 2 of the printed bill, after the word "state" add the words "except as otherwise provided in this act."

In Section 63, line 11 of the printed bill, same being line 15 of the original bill, after the word "of" strike the words "one dollar ($1.00)," inserting in lieu thereof the words "ten cents (10c)."

In Section 67, line 2 of the printed bill, same being line 2 of the original bill, after the words "waters of" insert the words "or within".

In Section 68, line 4 of the printed bill, same being line 5 of the original bill, strike the period (.), insert a semi-colon (;) and add the following: "Or to shoot, kill, or take more than twenty (20) ducks, geese, brant, golden plover, jack or Wilson snipe, or greater or lesser yellow legs, in any one week, or have in possession or under control more than thirty (30) ducks, geese or brant at any time, it being the intention hereof to limit bags in any one week to twenty (20) of the above mentioned birds, no matter how many varieties of these birds are included in said bag. And for the purposes of this section, the week shall be deemed to begin at midnight on Saturday night."

In Section 69, line 11 of the printed bill insert a period (.) after the word "preserves" and strike rest of section.

In Section 74, line 9 of the printed bill after the word "with" insert the word "fresh."

Strike all of Section 85 of the printed bill and insert in lieu thereof the following section to be known as Section 85: "It shall be unlawful for any person at any time to fish for game fish with live minnows as bait in any of the waters lying east of the summit of the Cascade mountains of the State of Washington."

In Sec. 90, Lines 1 and 2 of the printed bill, same being Lines 2 and 3 of the original bill, after the word "than," and before the words "prairie chicken," "sharp tailed grouse," "ruffed grouse," and "blue grouse" strike the word "two" in each case and insert in lieu thereof the word "five."

Amend Sec. 98, in Line 3 by striking the period (.) after the word "commission" and adding the following: "or any trespass or hunting notices posted on enclosed land by owner or lawful tenant."

In Sec. 106, Line 4 of the printed bill, same being Line 5 of the original bill, strike the words "predatory animals."

In Sec. 108, Lines 3 and 4 of the printed bill, same being Line 6 of the original bill, strike the words "predatory animals."

In Sec. 108, Line 5 of the printed bill, same being Line 6 of the original bill, strike the words "predatory animals."

Amend Sec. 116 by striking from Line 22 of the original bill the same being Line 13 of the printed bill, the following "to the" and insert in lieu thereof the following: "To an intersection with state road No. 5, being the paved road commonly known as the east side valley road, thence northerly along the center of said state road No. 5 to its intersection with the paved county road from Earlington to Renton Junction, said intersection being approximately one hundred twenty feet (120') south of the center of section nineteen (19), twp. twenty-three (23), north range five (5) east; thence westerly along the center line of said paved county road from Earlington to Renton Junction to its intersection with the paved county road, commonly known as the west side valley road; thence continuing west to the."
Amend Sec. 116 in Line 18 of the printed bill by striking the words "on the south line of section three (3)" and insert in lieu thereof the following: "One quarter of a mile north of the line between townships twenty-two (22) and twenty-three (23) north, range four (4), East W.M.; thence west along government subdivision lines to the northwest corner of the southeast quarter of southeast quarter (SE¼ SE¼) of section Thirty-three (33) township twenty-three (23) north, range four (4) east W.M., thence south along government subdivision lines to the south line of section four (4)."

Amend bill by adding new section to be known as Sec. 120 as follows:

"This act is necessary for the support of the state government and its existing public institutions and shall take effect immediately."

Mr. Sisson moved that the report of the free conference committee on Engrossed Senate Bill No. 81 be adopted.

The motion was carried.

The roll was called, and the House passed Engrossed Senate Bill No. 81, as amended, by the following vote: Yeas, 74; nays, 7; absent or not voting, 15.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy); Jones (John R.), Josefsky, Knapp, Knutzen, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—74.

Those voting nay were: Representatives Barlow, Glasgow, Lent, Northup, Saunders, Shields, Westover—7.

Those absent or not voting were: Representatives Anderson, Behrens, Cohen, Dunn, Gray, Halsey, Jacobs, Jones (Roy), Loveberry, Ryan, Scales, Schwartz, Templeton, Totten, Zent—15.

INTRODUCTION AND FIRST READING OF RESOLUTION.

House Concurrent Resolution No. 12, by Representative Sims and others:
Relating to the introduction of a bill.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended and the resolution was advanced to second reading.

The resolution was read the second time in full, and upon motion of Mr. Sims, was ordered spread upon the journal.

HOUSE CONCURRENT RESOLUTION No. 12.

Resolved by the House, the Senate concurring, that Messrs. Sims, Josefsky, Cohen, Anderson, Cutting, Halsey, Barlow, Crosby, Stewart (Grant A.), Collin, Zent, Weaver, Burlingame, Overmeyer, Dale, Brislawn, Dunn, Scales, Willhite, Knutzen, McCormick, Murray, Northup, Davis, Thompson (Richard), Mess, McDonough, Shipley, Lindsay, Moran, Templeton and Mrs. Sweetman be, and are hereby allowed to introduce a bill as follows:
HOUSE BILL No. 325.
State of Washington, Extraordinary Session, 1925.

An act making appropriations for the operation, maintenance and other expenses of certain state institutions, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned for the fiscal year beginning April 1, 1926, and ending March 31, 1927, and declaring that this act shall take effect immediately.

Be It Enacted by the Legislature of the State of Washington:

Section 1. The following sums, or as much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the operation of certain state Institutions, and for the purchase of land and construction of buildings, and improvements for the various state institutions, for the fiscal year beginning April 1, 1926, and ending March 31, 1927.

Sec. 2. The word "operation" as used herein includes salaries and wages of officers and employees, and all expenses necessary for supplies, material, services and maintenance of the various institutions.

FROM THE GENERAL FUND.

For the University of Washington:
Operations .................................. $150,000 00
Electric generator............................. 85,000 00
Mines, building and equipment thereof........ 150,000 00

Total ........................................ $385,000 00

For the State College of Washington:
Operations .................................. $100,000 00
Completion of Mechanical Art Building......... 69,200 00
Completion of Agricultural Building .......... 41,700 00
Reconstruction and extension of water system... 28,900 00
For the Armory and Gymnasium.................. 150,000 00

Total ........................................ $389,000 00

For the Cheney State Normal School:
Operations .................................. .
Improvement of campus....................... 3,000 00

Total ........................................ $13,000 00

For the Ellensburg Normal School:
Operations .................................. .
For purchase of land........................... 15,000 00
For alterations, equipment, heating plant, mainten ance and furniture...................... 28,180 00

Total ........................................ $62,180 00

For the Bellingham Normal School:
Operations .................................. .
For the main unit library building and equipment 180,000 00

Total ........................................ $195,000 00

Sec. 3. This act is necessary for the immediate preservation of public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately.

Mr. Allen moved that the resolution be laid upon the table.

Mr. Sims demanded a roll call on the motion, and, the required number arising, the roll was called, and the resolution was laid upon the table by the following vote: Yeas, 56; nays, 28; absent of not voting, 12.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Baldwin, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cross,
Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Loveberry, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—56.

Those voting nay were: Representatives Barlow, Brislawn, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Halsey, Josefsky, Knutzen, Lindsay, McCormick, McDonough, Mess, Moran, Murray, Overmeyer, Scales, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—28.

Those absent or not voting were: Representatives Anderson, Dunn, Glasgow, Gray, Jacobs, Knapp, Long, Northup, Schwartze, Templeton, Totten, Zent—12.

FIRST READING OF SENATE RESOLUTION.

Senate Joint Resolution No. 6, by Rules Committee: Relating to the death of Dean John T. Condon.

The resolution was read the first time by title.

On motion of Mr. Allen, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and on motion of Mr. Allen, the rules were suspended, the second reading considered the third, the resolution was placed on final passage, and it passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—86.

Those absent or not voting were: Representatives Anderson, Capron, Dunn, Goldsworthy, Gray, Jacobs, Long, Schwartze, Templeton, Zent—10.

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

The Speaker announced that he was about to sign, Senate Bill No. 19, Substitute Senate Bill No. 43, Senate Bills Nos. 42, 62, 66, 101, 115, 119, 120, 121, 127; House Bills Nos. 254, 234, 282, 245, 241, 277, 124, 54, 158, 74, 169, 73, and House Concurrent Resolution No. 11.

SECOND READING OF BILLS.

Senate Bill No. 95, by Senator Morris: Relating to certain port districts.

The bill was read the second time by sections.

On motion of Mr. Stewart (M. M.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it
passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knutzen, Lindsay, Long, Loveberry, McCall, McDonough, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Reeves, Ryan, Rychard, Saunders, Scales, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Weik, Westover, Willhite, Mr. Speaker—70.

Those absent or not voting were: Representatives Anderson, Behrens, Dale, Dunn, Goldsworthy, Jacobs, Josefsky, Knapp, Lent, McCormick, McLean, Meacham, Mess, Moulton, Peterson, Reed, Schwartze, Sims, Sisson, Templeton, Totten, Tripple, Voss, Weaver, Zent—26.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 100, by Senator Hastings: Authorizing cities of the first class to construct tunnels.

The bill was read the second time by sections.

On motion of Mr. Shields, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 24.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Knapp, Lent, Long, Loveberry, McCall, McDonough, McLean, Mess, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Siler, Shields, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—71.

Those voting nay were: Representative Soule—1.

Those absent or not voting were: Representatives Anderson, Barlow, Collin, Dale, Dunn, Goldsworthy, Halsey, Jacobs, Jones (Roy), Josefsky, Knutzen, Lindsay, McCormick, Meacham, Moulton, Scales, Schwartze, Shipley, Sims, Sisson, Stewart (Grant A.), Sweetman, Templeton, Zent—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.

Engrossed Senate Bill No. 109, by Senator Murphy: Relating to certain county officers.

Mr. Capron moved that the bill be indefinitely postponed.
After a short debate, the motion was lost.

The bill was read the second time in full, by sections.
Mr. Durrant moved that the rules be suspended, that the second reading of the bill be considered the third, and that the bill be placed on final passage.

The motion was carried. The clerk called the roll, and Engrossed Senate Bill No. 109, passed the House by the following vote: Yeas, 61; nays, 17; absent or not voting, 18.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Davis, Douglas, Durrant, Egbert, Falknor, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Loveberry, McCall, McDonough, Mess, Miller, Moran, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Voss, Weaver, Welk, Willhite, Mr. Speaker—61.

Those voting nay were: Representatives Barlow, Cohen, Dale, Danielson, Glasgow, Johnson (Lee H.), Lent, Lindsay, McLean, Morton, Nolte, Northup, Scales, Totten, Trunkey, Van Horn, Westover—17.

Those absent or not voting were: Representatives Anderson, Brislawn, Collin, Dunn, Jacobs; Josefsky, Long, McCormick, Meacham, Moulton, Murray, Saunders, Schwartzte, Sims, Shields, Sweetman, Templeton, Zent—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.

Engrossed Senate Bill No. 118, by Committee on Roads and Bridges (Departmental request): Relating to railroad, highway and state road crossings.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 118 entitled "An act relating to railroad, highway and state road crossings; providing for exercise of power of eminent domain to carry the purposes of this act into effect; amending sections 10511, 10512, 10513, 10514, 10516, 10517, 10519, 10525, 10529, and 10530, Remington's Compiled Statutes; repealing all acts and parts of acts in conflict with this act, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments as submitted by the Committee, December 9, 1925.

C. W. RYAN, Chairman.


MR. SPEAKER:

We, your Committee on Roads and Bridges to whom was referred Senate Bill No. 118 entitled "An act relating to railroad, highway and state road crossings; providing for exercise of power of eminent domain to carry the purposes of this act into effect; amending Sections 10511, 10512, 10513, 10514, 10516, 10517, 10519, 10525, 10529, and 10530, Remington's Compiled Statutes; repealing all acts and parts of acts in conflict with this act, and declaring an emergency," have had the same
under consideration, and we respectfully report the same back to the House with the recommendation that it do pass, with the following amendments:

Amend the bill as follows: Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. That Section 10519 of Remington's Compiled Statutes be amended to read as follows:

"Section 10519: The • • • • department of public works, in its discretion, good cause appearing therefor, and upon such conditions as it may prescribe, shall have power, without notice or hearing, to grant a permit to construct and maintain a temporary grade crossing for a period not exceeding six months, and may revoke such permit at any time: Provided, That nothing contained in this section shall be construed to prohibit the • • • • department of public works, after notice and investigation, from permitting the maintenance of a temporary grade crossing for a longer period than six months: And provided further, That this section shall not apply to any state road unless advance written concurrence in any such permit with respect thereto be secured from the state highway committee and bond in such amount and on such conditions as such state highway committee shall require be filed with the department of public works. Any order granting, refusing to grant, or revoking a permit for a temporary grade crossing shall not be reviewable.

"Sec. 2. That Section 10529 of Remington's Compiled Statutes be amended to read as follows:

"Section 10529. Whenever, to carry out any work ordered under this act, it is necessary to erect and maintain posts, piers or abutments in a highway, the right and authority to erect and maintain the same is hereby granted: Provided, That, in case of a state road the same shall be placed only at such points on such state road as may be approved by the state highway engineer and fixed after such approval by order of the department of public works.

"Sec. 3. That Section 10531 of Remington's Compiled Statutes be amended to read as follows:

"Section 10531. This act shall not be operative within the limits of cities authorized to frame their own charters, and it shall not be construed to apply to street railway lines operating in, on, through, along, over, or across any street, alley or other public place within the limits of any incorporated city or town, except that no street car line outside of cities authorized to frame their own charters shall cross a railroad at grade without express authority from the • • • • department of public works: Provided, That the department of public works shall not have authority to change the location of a state highway without the approval of the highway committee, nor the location of any crossing thereon adopted or approved by the highway committee. The department of public works shall not grant a railroad authority to cross a state highway at grade unless the highway committee consents thereto.

Amend the title as follows: "Strike the title and insert in lieu thereof the following "An act relating to railroad and highway crossings, and amending Sections 10519, 10529, and 10531 of Remington's Compiled Statutes.'"

C. W. RYAN, Chairman.


The bill was read the second time by sections.

On motion of Mr. Ryan, the committee amendments were adopted.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 26.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Cutting, Dale, Danielson, Davis, Douglas,
Egbert, Falknor, Goldsworthy, Gray, Halsey, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lindsay, Long, Loveberry, McCall, McCormick, McLean, Mess, Miller, Morton, Moulton, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Totten, Tripple, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—70.

Those absent or not voting were: Representatives Anderson, Barlow, Beatty, Brislawn, Dunn, Durrant, Glasgow, Hall, Hanks, Hubbell, Jacobs, Josefsky, Lent, McDonough, Meacham, Moran, Murray, Nolte, Saunders, Schwartze, Sims, Stewart (Grant A.), Templeton, Thompson (Geo. W.), True, Zent—26.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 247, by Committee on Roads and Bridges: Providing for the definite determination of county roads.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Gray, Hall, Halsey, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Scales, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Zent—69.

Those absent or not voting were: Representatives Anderson, Beatty, Brislawn, Crosby, Dunn, Falknor, Goldsworthy, Hanks, Hubbell, Jacobs, Josefsky, Meacham, Moran, Moulton, Murray, Nolte, Overmeyer, Saunders, Schwartze, Sims, Sisson, Stewart (M. M.), Templeton, Thompson (Geo. W.), Totten, Zent, 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.

The Speaker called Mr. Knapp to preside.

Senate Bill No. 248, by Committee on Roads and Bridges: Relating to establishing county roads.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 30.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Cohen, Collin, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant,
Egbert, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy),
Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, McCall, McCormick,
McDonough, McLean, Morton, Nolte, Northup, Olson, Peterson, Reed, Ryan,
Rychard, Schwartze, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart
(Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Richard),
True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—66.

Those absent or not voting were: Representatives Anderson, Burlingame,
Capron, Crosby, Dale, Dunn, Falknor, Glasgow, Goldsworthy, Gray, Halsey,
Josefsky, Knutzen, Lent, Loveberry, Meacham, Mess, Miller, Moran, Moulton,
Murray, Overmeyer, Reeves, Saunders, Scales, Shipley, Templeton, Thompson
(Geo. W.), Totten, Tripple, Zent, Mr. Speaker—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.

Senate Bill No. 249, by Committee on Roads and Bridges: Relating to
county roads.

We, your Committee on Roads and Bridges, to whom was referred Senate Bill
No. 249 entitled "An act relating to county roads, providing for the control and
management thereof and for the levy, collection and disbursement of taxes therefor
and repealing certain acts and parts of acts," have had the same under consideration,
and we respectfully report the same back to the House with the recommendation
that it do pass, with the following amendments:

Amend Section 7 of the bill as follows: In Line 4 of the printed bill, the same
being Line 5 of the original bill, strike the period (.) after the word "therefor,"
and insert a comma (,) and add the words "and for the cost and expense of establishing
and acquiring rights of way for county roads as provided by law."

Amend Section 8 of the bill as follows: In Line 4 of the printed bill, the same
being Line 2 of the original bill, strike the word "secondary."

Amend Section 80 of the bill as follows: In Line 4 of the printed bill, the same
being Line 5 of the original bill, strike the period (.) after the word "therefor,"
and insert in lieu thereof a comma (,) and add the words "and for the cost and expense
of establishing and acquiring rights of way for county roads as provided by law."

C. W. Ryan, Chairman.

We concur in this report: Grant C. Sisson, L. C. Weik, M. M. Moulton, J. T.
Stratton, Chas. E. Peterson, J. C. Hubbell, C. F. Nolte, Adolph Behrens, Alvin H.
Collin, Chas. M. Baldwin, H. F. Josefsky, Phil. McDonough, J. R. Schwartz, E. E.
Dale, Dean C. McLean, Logan L. Long, E. A. Sims, Mark E. Reed, Elmer E. Halsey,
Grant A. Stewart, E. J. Templeton, E. C. Burlingame, A. E. Olson, W. E. Weaver,
Wm. Scales, Lloyd R. Crosby, E. F. Banker, Fred J. Mess, Chas. H. Rychard.

The bill was read the second time by sections.
On motion of Mr. Ryan, the committee amendments were adopted.
On motion of Mr. Ryan, the rules were suspended, the second reading
considered the third, the bill was placed on final passage, and it passed the
House by the following vote: Yeas, 64; nays, 0; absent or not voting, 32.

Those voting yea were: Representatives Aspinwall, Barlow, Behrens,
Beatty, Brislawn, Brockman, Chamberlain, Clark, Cohen, Collin, Crosby,
Cross, Custer, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Hall,
Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones
(John R.), Jones (Roy), Knapp, Lindsay, Long, McCall, McCormick,
McDonough, McLean, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson,
Overmeyer, Peterson, Reed, Ryan, Rychard, Schwartze, Shipley, Siler, Sisson,
Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weik, Willhite—64.

Those absent or not voting were: Representatives Allen, Anderson, Baldwin, Banker, Burlingame, Capron, Cutting, Dale, Dunn, Glasgow, Goldsworthy, Gray, Josefsky, Knutzen, Lent, Loveberry, Meacham, Mess, Murray, Reeves, Saunders, Scales, Sims, Stewart (M. M.), Sweetman, Templeton, Totten, Tripple, Weaver, Westover, Zent, 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.

**Engrossed Senate Bill No. 205**, by Senators Cleary and Morthland: Relating to assessments for local improvements.

The bill was read the second time by sections.

On motion of Mr. Cohen, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Allen, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Hall, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Miller, Moran, Morton, Moulton, Noile, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Schwartz, Shipley, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Aspinwall, Baldwin, Burlingame, Dale, Dunn, Goldsworthy, Gray, Jacobs, Josefsky, Knutzen, Lent, Loveberry, McLean, Mess, Murray, Overmeyer, Saunders, Scales, Siler, Sims, Sweetman, Templeton, Tripple, Zent—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.

**Engrossed Senate Bill No. 206**, by Senators Cleary and Morthland: Relating to local improvements and bonds.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 206 entitled "An act relating to local improvements and bonds issued therefor, amending Sections 1, 2, 3, 4 and 5 of Chapter 141 of the 1923 Session Laws of Washington, and repealing Section 6 thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:

Amend Section 4, Page 5, Line 3 of the engrossed bill, by striking the figure "1926" and inserting in lieu thereof the figure "1927."

George F. Meacham, Chairman.

We concur in this report: J. W. Lindsay, Arthur B. Clark, Richard Thompson, S. H. Cutting, J. C. Hubbell, Roy Jones, Geo. W., Thompson, John R. Jones.

The bill was read the second time by sections.

On motion of Mr. Hall, the committee amendment was adopted.
On motion of Mr. Hall, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Helsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McCormick, Meacham, Miller, Moran, Morton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—71.

Those absent or not voting were: Representatives Anderson, Baldwin, Burlingame, Capron, Dunn, Gray, Hanks, Jacobs, Josefsky, Knutzen, Loveberry, McDonough, McLean, Mess, Moulton, Murray, Overmeyer, Scales, Sims, Sweetman, Templeton, Thompson (Richard), Westover, Zent, 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.

Engrossed Senate Bill No. 251, by Committee on Roads and Bridges: Relating to state road No. 9.

The bill was read the second time by sections.

On motion of Mr. Ryan, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 64; nays, 4; absent or not voting, 28.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Weaver, Weik—64.

Those voting nay were: Representatives Barlow, Dunn, Northup, Shipley—4.

Those absent or not voting were: Representatives Anderson, Baldwin, Burlingame, Cohen, Dale, Gray, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Josefsky, Knutzen, Loveberry, Mess, Moran, Murray, Overmeyer, Scales, Sims, Sweetman, Templeton, Thompson (Richard), Van Horn, Voss, Westover, Willhite, Zent, Mr. Speaker—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.

Senate Bill No. 126, by Senators Morris, Houser, Myers, Conyard, Wray and Wilmer: Relating to certain officers.

The bill was read the second time by sections.
On motion of Mr. Reed, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 31.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Halsey, Hanks, Johnson (Lee H.), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stratton; Thompson (Geo. W.), Totten, True, Trunkey, Voss—65.

Those absent or not voting were: Representatives Anderson, Baldwin, Cohen, Dale, Danielson, Gray, Hubbell, Jacobs, Johnson (Levy), Josefsky, Knutzen, Loveberry, Mess, Moran, Murray, Overmeyer, Scales, Sims, Stewart (Grant A.), Stewart (M. M.), Sweetman, Templeton, Thompson (Richard), Tripple, Van Horn, Weaver, Weik, Westover, Willhite, Zent, 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.

**Senate Bill No. 128**, by Senators Condon, Sutton and Smith: To provide for exhibits of the resources, products and advantages of the State of Washington.

The bill was read the second time by sections.

Mr. Goldsworthy moved that the bill be indefinitely postponed.

Mr. Falknor demanded a call of the House and the demand was sustained.

After lengthy debate, Mr. Moran moved the previous question and it was so ordered.

Mr. Hubbell demanded a roll call on the motion to indefinitely postpone the bill, and, the required number arising, the roll was called, and the motion to indefinitely postpone Senate Bill No. 128 was lost by the following vote: Yeas, 37; nays, 48; absent or not voting, 11.

Those voting yea were: Representatives Aspinwall, Burlingame, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Dunn, Egbert, Goldsworthy, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, McCall, McCormick, McDonough, Morton, Murray, Northup, Olson, Peterson, Ryan, Shipley, Soule, Stephens, Stratton, Thompson (Richard), Westover, Willhite, Mr. Speaker—37.

Those voting nay were: Representatives Allen, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Dale,
Douglas, Falknor, Glasgow, Hall, Jacobs, Johnson (Lee H.), Knapp, Lent, Lindsay, Long, McLean, Meacham, Mess, Miller, Moran, Moulton, Nolte, Reed, Reeves, Rychard, Saunders, Schwartze, Siler, Sims, Sisson, Shields, Stewart (Grant A.), Stewart (M. M.), Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik—48.

Those absent or not voting were: Representatives Anderson, Baldwin, Cohen, Durrant, Gray, Loveberry, Overmeyer, Scales, Sweetman, Templeton, Zent—11.

On motion of Mr. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Falknor, the rules were suspended, the second reading considered the third, Senate Bill No. 128 was placed on final passage, and it passed the House by the following vote: Yeas, 51; nays, 36; absent or not voting, 9.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Capron, Clark, Dale, Douglas, Durrant, Falknor, Glasgow, Hall, Jacobs, Johnson (Lee H.), Knapp, Lent, Lindsay, Long, McLean, Meacham, Mess, Miller, Moran, Moulton, Nolte, Reed, Reeves, Rychard, Saunders, Schwartze, Siler, Sims, Sisson, Shields, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik—51.

Those voting nay were: Representatives Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Dunn, Egbert, Goldsworthy, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, McCall, McCormick, McDonough, Morton, Murray, Northup, Olson, Peterson, Ryan, Shipley, Soule, Stephens, Thompson (Richard), Westover, Willhite, Mr. Speaker—36.

Those absent or not voting were: Representatives Anderson, Baldwin, Cohen, Gray, Loveberry, Overmeyer, Scales, Sweetman, Templeton, Zent—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. Allen, the House was declared at recess until 8:00 p. m., this date.

**EVENING SESSION.**

The Speaker called the House to order at 8:00 p. m.

The clerk called the roll; all members being present except Representatives Banker, Capron, Cohen, Cross, Davis, Dunn, Halsey, Moran, Moulton, Overmeyer, Scales, Sims, Templeton, Westover and Zent.

On motion of Mr. Tripple, Rule 20 was suspended.

**MESSAGES FROM THE SENATE.**

*Senate Chamber,*

*Olympia, Wash., January 6, 1926.*

Mr. Speaker:
The Senate has failed to pass:

House Bill No. 221, and the same is herewith transmitted.

Victor Zednick, Secretary.
Mr. Speaker:
The Senate has adopted:
House Joint Resolution No. 1; also
Substitute House Joint Resolution No. 2; also
The Senate has passed:
House Bill No. 47; also
House Bill No. 213; also
House Bill No. 214; also
House Bill No. 215; also
House Bill No. 225; also
House Bill No. 230; also
House Bill No. 257; also
Engrossed House Bill No. 131; also
Engrossed House Bill No. 233, and the same is herewith transmitted.

Mr. Speaker:
The President has signed:
Senate Bill No. 37; also
Senate Bill No. 57; also
Senate Bill No. 105; also
Senate Bill No. 106; also
Senate Bill No. 116; also
Senate Bill No. 141; also
Senate Bill No. 177; also
Senate Bill No. 186; also
Senate Bill No. 224; also
Senate Bill No. 233; also
Senate Bill No. 258; also
Senate Joint Resolution No. 5, and the same are herewith transmitted.

Mr. Speaker:
The Senate has adopted:
Senate Bill No. 131; also
Senate Bill No. 233, and the same is herewith transmitted.

Mr. Speaker:
The Senate has passed Engrossed House Bill No. 90 with the following amendments:
In Line 7 of the engrossed bill, same being Line 6 of the printed bill, amend by striking the word "tenants" and inserting in lieu thereof the words "occupants of furnished apartments."
In Section 1, Line 8 of the engrossed bill, same being Line 6 of the printed bill, after the word "or" before the word "apartment" insert the word "furnished."
Amend Section 1, Line 9 of the engrossed bill, same being Line 8 of the printed bill, by striking the word "tenants" and inserting in lieu thereof the word "occupants."
Amend Section 1, Line 11 of the engrossed bill, same being Line 8 of the printed bill, by striking the word "rent" and inserting in lieu thereof the word "occupancy."
and the same is herewith transmitted.

Mr. Tripple moved that the House do concur in the Senate amendments to Engrossed House Bill No. 90.
The motion was carried. The roll was called and the House passed Engrossed House Bill No. 90, as amended by the Senate, by the following vote: Yeas, 69; nays, 8; absent or not voting, 19.
Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (Roy),
Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite—69.

Those voting nay were: Representatives Barlow, Burlingame, Collin, Crosby, Cutting, Morton, Shipley, Mr. Speaker—8.

Those absent or not voting were: Representatives Anderson, Brislawn, Cohen, Davis, Dunn, Gray, Halsey, Johnson (Lee H.), Jones (John R.), Josefsky, Moran, Overmeyer, Scales, Sims, Sweetman, Templeton, Thompson (Richard), Westover, Zent—19.

SENATE CHAMBER.
OLYMPIA, WASH., January 6, 1926.

MR. SPEAKER:

The Senate has passed Engrossed House Bill No. 123 with the following amendment:

In Section 6 of the printed bill, being Section 5 of the engrossed bill, at the end of the first sentence ending with the word "loan" insert the following: "A complete abstract of title for such real estate signed by the person or corporation furnishing such abstract (which abstract shall be examined by a competent attorney at law and his opinion furnished approving the title and showing that the mortgage is a first lien), or a policy of title insurance of a reliable title insurance company authorized to insure titles within this state, or a duplicate certificate of ownership issued by a registrar of titles, shall be furnished," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.

Mr. Long moved that the House do concur in the Senate amendment to Engrossed House Bill No. 123.

The motion was carried. The roll was called, and the House passed Engrossed House Bill No. 123, as amended by the Senate, by the following vote: Yeas, 76; nays, 0; absent or not voting, 20.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Danielson, Davis, Douglas, Durant, Egbert, Glasgow, Goldsworthy, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—76.

Those absent or not voting were: Representatives Allen, Anderson, Brislawn, Cross, Dale, Dunn, Falknor, Gray, Halsey, Knutzen, Mess, Moran, Overmeyer, Reed, Scales, Shields, Templeton, Thompson (Richard), Westover, Zent—20.

MESSAGES FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., January 5, 1926.

MR. SPEAKER:

The Senate has granted the request of the House for the appointment of a Conference Committee upon Senate Bill 220 and the House amendments thereto and the President has appointed as members of said Conference Committee: Senators Karshner, Groff and Barclay.

VICTOR ZEDNICK, Secretary.
The Senate has granted the request of the House for the appointment of a Conference Committee upon Senate Bill No. 188 and the House amendments thereto and the President has appointed as members of said Conference Committee: Senators Cleary, Norman and Murphy.

Mr. Shipley moved that the request of the Senate be granted, and that a conference committee be appointed on the Senate amendments to Engrossed House Bill No. 209.

The motion was carried.

The Speaker appointed, as members of the conference committee on Senate Bill No. 220, Representatives True, Knapp and Jacobs.

The Speaker appointed, as members of the conference committee on House Bill No. 209, Representatives Shipley, Capron and Moulton.

The Speaker appointed, as members of the conference committee on Senate Bill No. 188, Representatives Reed, Weaver and McLean.

The Speaker appointed, as members of the conference committee on House Bill No. 149, Representatives Lindsay, Soule and Falknor.

The Speaker called Mr. Knapp to preside.

The House resumed consideration of bills on second reading.

Senate Bill No. 142, by Public Utilities Committee (By Departmental Request): Relating to the powers and duties of the Director of Public Works.

The bill was read the second time by sections.

On motion of Mr. Halsey, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Behrens, Beatty, Brlslawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Hall, Halsey, Hanks, Jacobs, Johnson (Levy), Jones (John R.),Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Ryan, Rychard,
Saunders, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weaver, Weik, Westover, Willhite—74.

Those absent or not voting were: Representatives Anderson, Banker, Barlow, Dale, Dunn, Falknor, Goldsworthy, Gray, Hubbell, Johnson (Lee H.), Jones (Roy), Long, Moran, Overmeyer, Reed, Reeves, Scales, Sims, Templeton, Trunkey, Zent, 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.

Engrossed Senate Bill No. 113, by Committee on Education: Providing for the acceptance of the benefits of an Act of Congress. The bill was read the second time by sections.

Mr. Goldsworthy moved that the rules be suspended, that the second reading be considered the third, and that the bill be placed on final passage. The motion was carried.

After a spirited and humorous debate, Mr. Lent moved the previous question. The motion was lost.

After further debate, the roll was called, and Engrossed Senate Bill No. 113, passed the House by the following vote: Yeas, 69; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durranr, Egbert, Falknor, Goldsworthy, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Schwartze, Siler, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Van Horn, Voss, Weik, Westover—69.

Those voting nay were: Representatives Cohen, Knutzen, Shipley, Willhite—4.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Barlow, Collin, Dunn, Glasgow, Gray, Halsey, Hubbell, Long, Moran, Overmeyer, Reed, Saunders, Scales, Sims, Stewart (Grant A.), Templeton, Trunkey, Weaver, Zent, 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.

Senate Bill No. 155, by Committee on State, Granted, School and Tide Lands: Relating to local improvement assessments on lands. The bill was read the second time by sections.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Aspinwall, Baldwin, Behrens, Beatty, Brislaw, Brockman, Capron, Chamberlain, Clark, Cohen, Collin,
Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Hanks, Jacobs, Johnson (Lee H.), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Van Horn, Voss, Weaver, Welk, Westover, Willhite—72.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Barlow, Burlingame, Dunn, Gray, Halsey, Hubbell, Johnson (Levy), Long, Moran, Moulton, Murray, Overmeyer, Reed, Saunders, Scales, Sims, Templeton, Tripple, Trunkey, Zent, 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.

Engrossed Senate Bill No. 208, by Senator Palmer: Authorizing the relinquishment of certain lands.

The bill was read the second time by sections.

On motion of Mr. Jacobs, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hall, Hanks, Hubbell, Jacobs, Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Morton, Nolte, Northup, Olson, Peterson, Reeves, Rychard, Schwartze, Shipley, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker —71.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Capron, Cohen, Crosby, Dunn, Gray, Halsey, Johnson (Lee H.), Johnson (Levy), Long, Moran, Moulton, Murray, Overmeyer, Reed, Ryan, Saunders, Scales, Sims, Templeton, Totten, Tripple, Zent —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.

The Speaker resumed the chair.

THIRD READING OF BILLS.

Senate Bill No. 48, by Senator Landon: Enabling Cities of the First Class to provide for pensioning their disabled civil service employees.

On motion of Mr. Thompson (Geo. W.), the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 62; nays, 10; absent or not voting, 24.
Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Chamberlain, Clark, Cohen, Crosby, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Hall, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Northup, Olson, Peterson, Reed, Reeves, Rychard, Schwartz, Siler, Sims, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—62.

Those voting nay were: Representatives Burlingame, Cutting, Davis, Dunn, Glasgow, Goldsworthy, Josefsky, Nolte, Ryan, Shipley, Willhite, Mr. Speaker—10.

Those absent or not voting were: Representatives Allen, Anderson, Barlow, Brislawn, Capron, Collin, Dale, Falknor, Gray, Halsey, Jacobs, Johnson (Lee H.), Long, Moulton, Murray, Overmeyer, Saunders, Scales, Sisson, Stewart (Grant A.), Templeton, Totten, Weaver, Zent—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.

SECOND READING OF BILLS.

House of Representatives, Olympia, Wash., January 2, 1926.

Mr. Speaker:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 27, entitled "An act relating to the collection of special assessments, and amending Section 9377 of Remington's Compiled Statutes," 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, lines 5 and 6 of the printed bill, being Section 1, line 8 of the engrossed bill, by striking the words "this act becomes effective, or prior thereto," and inserting in lieu thereof the words "January 1, 1926"

George F. Meacham, Chairman.


Mr. Speaker:

We, a minority of your Committee on Revenue and Taxation, to whom was referred Engrossed Senate Bill No. 27, entitled "An act relating to the collection of special assessments, and amending Section 9377 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

We concur in this report: J. C. Hubbell, John R. Jones, Geo. W. Thompson, W. S. Westover.

The bill was read the second time by sections.

Mr. Lent moved the adoption of the following amendment:

Amend Section No. 1, line 3. Strike out word "shall" and insert in lieu thereof the word "may"

In line 6, strike out the words "or prior thereto"

The amendment was lost.

Mr. Cohen moved the adoption of the committee amendment.

The committee amendment was lost.
On motion of Mr. Cohen, the rules were suspended, the second reading considered the third, Senate Bill No. 27 was placed on final passage, and it failed to pass the House by the following vote: Yeas, 36; nays, 45; absent or not voting, 16.

Those voting yea were: Representatives Aspinwall, Barlow, Beatty, Burlingame, Clark, Cohen, Cutting, Dale, Douglas, Glasgow, Johnson (Lee H.), Josefsky, Knutzen, Lindsay, Long, McDonough, Meacham, Nolte, Northup, Olson, Reed, Reeves, Rychard, Schwartze, Siler, Sims, Sisson, Stewart (M. M.), Stratton, Sweetman, Thompson (Richard), Totten, Van Horn, Westover—36.

Those voting nay were: Representatives Baldwin, Behrens, Brislawn, Brockman, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Danielson, Davis, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Hall, Hanks, Hubbell, Johnson (Levy), Jones (Roy), Knapp, Lent, Loveberry, McCall, McLean, Mess, Miller, Morton, Murray, Peterson, Shipley, Shields, Soule, Stephens, Stewart (Grant A.), Thompson (Geo. W.), Tripple, True, Trunkey, Voss, Weaver, Weik, Willhite, Mr. Speaker—45.

Those absent or not voting were: Representatives Allen, Anderson, Banker, Gray, Halsey, Jacobs, Jones (John R.), McCormick, Moran, Moulton, Overmeyer, Ryan, Saunders, Scales, Templeton, Zent—16.

The bill, having failed to receive the constitutional majority, was declared lost.

MR. SPEAKER:

We, your Committee on Horticulture, to whom was referred Senate Bill No. 91, entitled "An act relating to horticulture and horticultural products, prescribing rules to cover the marketing thereof, and amending Section 2854, Remington's Compiled Statutes," 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, as follows: In line 5 of the printed bill, same being line 5 of the original bill, after the word "state," insert a comma and add the following: "or offered or exposed for sale in the State of Washington."

ALVIN H. COLLIN, Chairman.

We concur in this report: S. R. Gray, Belle Reeves, John R. Jones, J. R. Schwartze.

The bill was read the second time by sections.

On motion of Mr. Collin, the committee amendment was adopted.

On motion of Mr. Collin, the rules were suspended, the second reading considered the third, Senate Bill No. 91 was placed on final passage, and it passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 14.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Goldsworthy, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McCormick, McDonough, McLean, Meacham, Miller, Moran, Morton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule,
FIFTY-NINTH DAY, JANUARY 6, 1926

Stephens, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—81.

Those voting nay were: Representative Mess—1.

Those absent or not voting were: Representatives Capron, Gray, Hall, Halsey, Jacobs, Moulton, Overmeyer, Reed, Scales, Stewart (M. M.), Templeton, Totten, Triple, Zent—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.

Substitute Senate Bill No. 92, by Committee on Horticulture: An Act relating to horticulture and horticultural products, providing for markings of grades, condemnation, unlawful sales, and evidence, and amending Section 2855, Remington's Compiled Statutes.

The bill was read the second time by sections.

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 24.

Those voting yea were: Representatives Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Burlingame, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Halsey, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Murray, Nolte, Northup, Olson, Reeves, Ryan, Rychard, Saunders, Schwartze, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—72.

Those absent or not voting were: Representatives Allen, Brockman, Capron, Cohen, Douglas, Durrant, Gray, Hall, Jacobs, Knapp, Loveberry, Morton, Moulton, Overmeyer, Peterson, Reed, Scales, Stewart (M. M.), Stratton, Sweetman, Templeton, Totten, Triple, Zent—24.

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

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

Senate Bill No. 149, by Senator Murphy: An Act relating to compensation for volunteer firemen; creating Volunteer Firemen's Compensation Board and prescribing the powers thereof; and empowering cities and towns to limit the membership of volunteer fire departments and to require physical examination of members.

The bill was read the second time by sections.

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 63; nays, 14; absent or not voting, 19.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Clark, Crosby, Cross, Dale, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow,
Goldsworthy, Halsey, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Nolte, Northup, Olson, Peterson, Reed, Reeves, Rychard, Saunders, Siler, Sisson, Shields, Soule, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Willhite, Mr. Speaker—63.

Those voting nay were: Representatives Brislawn, Chamberlain, Custer, Cutting, Davis, Dunn, Hanks, Meacham, Morton, Schwartzte, Shipley, Stephens, Weik, Westover—14.

Those absent or not voting were: Representatives Capron, Cohen, Collin, Gray, Hall, Jacobs, Knapp, Loveberry, Moulton, Murray, Overmeyer, Ryan, Scales, Sims, Stewart (M. M.), Templeton, Totten, Tripple, Zent—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.

Mr. Johnson (Levy), moved that the House do now reconsider the vote by which it passed Senate Bill No. 149.

Mr. Sims moved that the motion be laid on the table.

The motion by Mr. Sims was carried.

Senate Bill No. 169, by Senator Conyard: An Act relating to proceedings in justice courts and the service of complaint and notice and amending section 1761 of Remington's Compiled Statutes.

The bill was read the second time by sections.

On motion of Mr. Crosby, the rules were suspended, the second reading considered the third, the bill was placed on final passage and it passed the House by the following vote: Yeas, 59; nays, 8; absent or not voting, 29.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brockman, Burlingame, Chamberlain, Collin, Crosby, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Hanks, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Lindsay, Long, McCormick, McDonough, McLean, Miller, Moran, Morton, Nolte, Olson, Peterson, Reed, Rychard, Saunders, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—59.

Those voting nay were: Representatives Barlow, Brislawn, Davis, Dunn, Lent, Meacham, Northup, Westover—8.

Those absent or not voting were: Representatives Anderson, Capron, Clark, Cohen, Cutting, Dale, Gray, Hall, Halsey, Jacobs, Jones (John R.), Knapp, Knutzen, Loveberry, McCall, Mess, Moulton, Murray, Overmeyer, Reeves, Ryan, Scales, Schwartzte, Sisson, Stewart (M. M.), Sweetman, Templeton, Tripple, Zent—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.

Senate Bill No. 172, by Senator Metcalf: An Act giving legislative assent to the provisions of the act of Congress approved February 24, 1925,
entitled: "An Act to authorize the more complete endowment of agricultural experiment stations and for other purposes."

The bill was read the second time by sections.

On motion of Mr. Goldsworthy, the rules were suspended, the second reading considered the third, the bill was placed on final passage, and it passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 21.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Egbert, Falknor, Glasgow, Goldsworthy, Halsey, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Josefsky, Knapp, Knutzen, Lent, Lindsay, Long, Loveberry, McCall, McDonough, McLean, Meacham, Mess, Miller, Morton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Siler, Sims, Shields, Soule, Stephens, Stewart (Grant A.), Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Willhite, Mr. Speaker—72.

Those voting nay were: Representatives Shipley, Sisson, Westover—3.

Those absent or not voting were: Representatives Anderson, Capron, Durrant, Gray, Hall, Jacobs, Johnson (Lee H.), Jones (Roy), McCormick, Moran, Moulton, Murray, Overmeyer, Scales, Schwartz, Stewart (M. M.), Stratton, Sweetman, Templeton, Tripple, Zent—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.

The Speaker announced that he was about to sign House Bills Nos. 235, 180, 143, 259, 193, 216, 131, 213, 47, 230 and House Joint Resolution No. 8; and Senate Bills Nos. 37, 57, 105, 106, 116, 141, 177, 186, 224, 233, 258, and Senate Joint Resolution No. 5.

On motion of Mr. Allen, the House adjourned until 11:00 a. m., Thursday, January 7, 1926.

F. B. Danskin, Speaker.

A. W. Calder, Chief Clerk.
SIXTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH.; Thursday, January 7, 1926.

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

The clerk called the roll; all members being present except Representatives Allen, Dale, Gray, Knutzen, Scales, Shields, Stewart (Grant A.), Templeton, True, Westover and Zenl.

Prayer was offered by Rev. Robert Lee Bussabarger of the First Christian Church of Olympia, Washington.

The reading clerk proceeded to read the journal of the proceedings of the previous day, when, on motion of Mr. Voss, further reading was dispensed with and the journal was approved.

PROPOSITIONS AND MOTIONS.

MOTION.

Mr. Meacham moved that the Rules Committee be directed to sit immediately, with instructions to bring out for consideration House Joint Resolution No. 7.

Mr. Cohen: "Point of order, Mr. Speaker." "House Concurrent Resolution No. 9, adopted by both the House and the Senate, provides that no bill or resolution shall receive consideration after 10:00 p.m., January 6, 1926."

Mr. Meacham: "Mr. Speaker, House Concurrent Resolution No. 9 refers to bills and not to resolutions." (Reads):

Resolved, by the House of Representatives of the State of Washington; the Senate concurring, That after Saturday, the 2nd day of January, 1926, the House will not consider any House Bills, and the Senate will not consider any Senate Bills, and that after 10 o'clock p.m., on Wednesday, the 6th day of January, 1926, neither the House nor the Senate will consider any bills or matter except conference reports and free conference reports and matters incident to the closing of the business of this session of the Legislature.

"This motion of mine refers to a resolution; not a bill. It is matter not yet acted upon by the House. I submit that the resolution can be considered at this time:"

The Speaker: "House Concurrent Resolution No. 9 states that after 10:00, a.m., Wednesday, January 6, 1926, neither the House nor Senate will consider any 'bills' or 'matter,' except conference committee and free conference committee reports, or matters incident to the closing of the Legislature.

"The prohibition after 10:00 p.m. on Wednesday is much broader, much wider and more inclusive that the prohibition in effect on Saturday, January 2, 1926, and prohibits the House or the Senate, as the Speaker understands it, from considering this resolution.

"It is obvious that this joint resolution is not a conference committee report. It is obvious that it is not a free conference report, and it is obvious that it is not matter incident to the closing of the legislature.

"The Speaker must therefore rule that the motion is out of order."
COMMUNICATION.

Olympia, Wash., January 6, 1926.

To the Speaker and Members of the House:

In behalf of the Woman's Legislative Council of Washington, I wish to express our deep appreciation and sincere thanks for the many privileges extended to us, and for the unfailing courtesy shown us throughout the session, by the Speaker and Members of the House, and the officials and employees thereof.

Respectfully submitted,

VICTORIA L. TRUMBULL,
Ex. Head of Legislative Bureau.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 6, 1926.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 214, 192, 233, and House Joint Resolutions Nos. 1 and 6, have compared same with the original bills and resolutions and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 257, 285, 215, 225, 90, have compared same with the original bills and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 216, 131, 213, 47 and 230, have compared same with the original bills and find them correctly enrolled.

I concur in this report: Grant C. Sisson.

JOHN ANDERSON, Chairman.

MR. SPEAKER:

Your Committee on Enrollment, to whom was referred House Bills Nos. 235, 180, 143, and House Joint Resolution No. 8, and House Bills Nos. 259 and 193, have compared same with the original bills and resolution and find them correctly enrolled.

I concur in this report: J. R. Schwartz.

JOHN ANDERSON, Chairman.

On motion of Mr. Egbert, Rule 20 was suspended.

MR. SPEAKER:

We, a majority of your Committee on Printing, to whom was referred that portion of the first message of Governor Roland H. Hartley to the legislature relating to state printing, have made a careful investigation of the matter referred to and beg leave to report as follows:

We find that there are two agreements covering the transactions in connection with the sale of the printing plant from the former state printer, Frank M. Lamborn, and the appointment of Mr. Jay Thomas by the Governor as public printer. The first agreement, which is of record in the office of the County Auditor of Thurston County, is a bill of sale from Frank M. Lamborn and Maude C. Lamborn, his wife, to the trustees referred to in the Governor's message and which reads as follows:
Know All Men By These Presents:

That Frank M. Lamborn, and Maude C. Lamborn, his wife, parties of the first part, of Olympia, Washington, for and in consideration of the sum of Twenty Seven Thousand five hundred Dollars lawful money of the United States of America to them in hand paid, at or before the execution and delivery of these presents to Rollin V. Ankeny, D. H. Moss and O. M. Green as trustees of the second part, the receipt whereof, is hereby acknowledged, have bargained and sold, and by these presents do grant, convey and warrant unto the said parties of the second part, their successors or assigns the printing and binding plant located at 317, 319, and 321 East Fourth Street, in the City of Olympia, Washington, together with all fixtures, furnishings, machinery, equipment, goods, wares and merchandise, all pending work, supplies, books, manuscripts, files, furniture, and all contracts, rights, privileges, emoluments and benefits, including the Bancroft-Whitney transaction held, owned or controlled by said parties of the first part in connection or appertaining to said business or establishment, together the property listed, inventoried and described by the General Appraisal Company of Seattle, which appraisal is in book form and held in the office at 317 East Fourth Street in the City of Olympia, Washington.

To have and to hold the same unto the parties of the second part, their successors or assigns forever.

And we, the said parties of the first part for ourselves and our heirs, executors, administrators or assigns covenant and agree to and with the said parties of the second part, their successors or assigns that we are the lawful owners of the property and rights herein conveyed and will warrant and defend the title and sale of the same free from all claims, liens or other incumbrances and against all and every person and persons whomsoever claiming or to claim the same.

In Witness whereof, we have hereunto set our hands and seals this 7th day of March, A. D. 1925, at Olympia, Washington.

Signed, Sealed and Delivered in presence of

E. J. LEAVELLE
G. W. H. DAVIS

State of Washington, County of Thurston

I, Frank B. Martin, a Notary Public in and for the said State do hereby certify that on this 7th day of March, A. D. 1925, personally appeared before me Frank M. Lamborn and Maude C. Lamborn, his wife, to me known to be the individuals described in and who executed the within instrument, and acknowledged to me that they signed and sealed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

In Witness whereof, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Seal of Frank B. Martin, Com. Exp. June

7, 1928, No. 150313 Filed for record March 13, 1925, at 10:03 A. M. by Olympia National Bank. By Teresa

D. Goodpasture, Deputy.

I hereby certify that the foregoing is a full, true and correct copy of Bill of Sale as the same appears of record in my office in Volume 16, Miscellaneous Records at page 46.

Witness my hand and seal this 4th day of December, 1925.

E. L. VAN EFFS,
Auditor Thurston County, Wash.

By BERTHA CHAMBERS, Deputy.

This is merely a bill of sale for the personal property included in the plant and vests the title and ownership in Rollin V. Ankeny, D. H. Moss and O. M. Green, as trustees.

The second agreement which is not of record recites the conditions under which the appointment as public printer was accepted by Mr. Jay Thomas. The text of this agreement be as follows:

This Memorandum of Trust Agreement, Made on the 8th day of March, 1925, signed this 20th day of March, 1925.
SIXTIETH DAY, JANUARY 7, 1926

WITNESSETH:

That WHEREAS, Roland H. Hartley, Governor of the State of Washington, hereinafter referred to as the Governor, has appointed Jay Thomas as State Printer of the State of Washington, hereinafter referred to as the State Printer, upon definite agreement that said State Printer will take no more than a salary of five hundred dollars ($500.00) per month and cost of maintenance and upkeep out of the profits of the office of State Printer during the time he shall hold said office, it being the intention and desire of the Governor that the net profits of the office over and above the salary of the State Printer, the cost of the plant, overhead and upkeep, shall accumulate as a fund to be tendered to the State of Washington at the end of his term as Governor; and

WHEREAS, it has been necessary to provide a printing plant to carry on the work and duties of the office of State Printer and to provide an immediate working capital for the use of said office; and

WHEREAS, O. M. Green, R. V. Ankeny and D. H. Moss have been requested by the Governor to act as Trustee in the carrying out of his said plan; and

WHEREAS, it has been necessary to raise the sum of thirty thousand dollars ($30,000) to purchase the plant of the former state printer, located at 317, 319 and 321 East Fourth Street, in the City of Olympia, Washington, in accordance with the bill of sale thereof, at a cost of twenty-five thousand five hundred dollars ($25,500) and a working capital of four thousand five hundred ($4,500), which sums have been provided by the execution of promissory notes by the State Printer; $15,000 to the Olympia National Bank of Olympia, Washington; $7,500 to the Seattle National Bank and $7,500 to the First National Bank, both of Seattle, Washington; and

WHEREAS, the Trustees have accepted the trust imposed upon them and have taken the title to the plant of the State Printer in their own names and have provided a working capital of four thousand five hundred dollars ($4,500) to be carried in the name of Jay Thomas, State Printer;

Now, Therefore, in consideration of the premises and the promise and agreement of the State Printer to draw no more than the sum of five hundred dollars ($500.00) per month as salary, and to account for all the gross income and expenditures of said business, the undersigned Trustees have and by these presents do grant unto the State Printer the use of said plant during the time he shall hold said office, but under terms and conditions following:

1. That the first charge upon the profits of said plant shall be the cost of operation and upkeep, including $500.00 per month to the State Printer, and in addition thereto the interest upon the said sum of $30,000.00 or any portion or balance thereof remaining due, to be paid monthly; all costs for fidelity bonds and other insurance premiums, and all costs for accounting and upkeep.

2. That the said $4,500.00 provided as a working capital, or such other sum as the Trustees may determine to be necessary from time to time, shall be maintained as a revolving fund and kept at the sum of $4,500.00 or such amount as may be determined by the Trustees, charging any deficiency therein against the net profits on the first day of each month during the incumbency of said State Printer.

3. That the gross income in money accruing in the operation of said plant shall be deposited in the Olympia National Bank, unless otherwise directed by the Trustees.

4. That the net profits shall be deposited as directed by the Trustees and disbursed by them from time to time as follows: First, to the payment of the notes held by the Seattle National Bank and the First National Bank of Seattle, or renewals thereof, or to the endorsee or assignee of either of said banks; by application of net profits equally and ratably until said notes are fully paid, with interest, if any; and thereafter to the payment of the note held by the Olympia National Bank or its endorsee or assignee, with interest, if any.

5. That the State Printer will furnish to the Seattle National Bank, and to The First National Bank of Seattle, severally satisfactory assurance and guaranty that the notes so held by said banks shall be paid within two years from the date hereof, and it is understood that the debt due the Olympia National Bank shall be paid out of the net profits of the plant within three years from the date hereof, and that the Olympia National Bank shall have a first charge or claim upon said plant as security to be enforced in any appropriate proceeding for any amount owing to the Olympia National Bank, and that the Seattle National Bank and the First National Bank shall have a second charge or claim upon said plant as security for such amounts as may be owing to said banks; and upon default of payment they, or either of them, may
enforce their charge or claim by any appropriate proceedings, which is understood to be cumulative of the assurance and guaranty hereinabove mentioned. The Trustees will hold said plant for the benefit of the said mentioned banks as their interest may appear, and in the order of charge mentioned, and for the benefit of any endorsee or assignee of the notes evidencing said debts.

6. That the Trustees be and they hereby are empowered to employ an accountant to check the receipts and disbursements of said plant, and to audit the books of said plant when directed by the Trustees, and to make report to the Trustees as often as called upon to do so. The cost of such accounting and audit, including salary, shall be charged as a part of the overhead expense of said plant. The State Printer agrees to render monthly statements of the financial condition of said plant, or oftener if required.

7. That no additions or alterations are to be made to said plant, and no debts except for salaries and stock shall be incurred, without the written approval of the Trustees.

8. That the bookkeeping and countersigning of all checks drawn upon the deposit of gross revenues shall be done in such manner and by such persons as the Trustees may direct.

9. That said plant is to be covered by policies of fire insurance with loss, if any, payable to the Trustees, the cost thereof to be charged against the gross profits of the plant.

10. That the State Printer will execute a bond with satisfactory sureties, in the sum of ten thousand dollars ($10,000) conditioned for the full performance of his engagements hereunder.

11. That the Trustees assume no liability except to use due care in the observance and performance of the obligations assumed by them.

12. In case of death, resignation or removal of any of the Trustees, the remaining Trustees shall name a successor who shall have all the powers conferred upon his predecessor.

13. That this agreement shall be signed in quintuple, the first original of which shall be placed in the custody of Roland H. Hartley, Governor of the State of Washington.

In Consideration of the full compliance with the terms and conditions above enumerated, the Trustees agree that they will do all things required of them without recompense, other than expenses incident to the execution of their trust and traveling expenses, and will from the net profits of the said plant received by them apply the net profits to the payment of all obligations incident to or necessary in the execution of their trust; that accumulated and accumulating net profits of said plant over and above the costs incident to the trust and necessary obligations in the execution thereof, will be carried in a separate account, bearing interest, in the name of the Trustees, but in trust nevertheless to be tendered the Legislature of the State of Washington for the benefit of the State at the expiration of the present term of the Governor, to which net profits will be added, as a part of the fund to be tendered, any sum for which the Trustees may sell said plant, if in their judgment and discretion, they may desire to do so.

In Witness Whereof, these presents have been signed by the State Printer and by the three Trustees herein, this 20th day of March, 1925.

(Signed) JAY THOMAS, State Printer
(Signed) O. M. GREEN, Trustee
(Signed) R. V. ANKENY, Trustee
(Signed) D. H. MOSS, Trustee.

A portion of the Governor's message relating to state printing is as follows:

"At the close of my term of office the plant is to be sold and the proceeds of the sale of such equity as may have been acquired under the trust, together with any surplus cash in the trust fund, are to be offered as a gift to the State of Washington for such disposition as the legislature may see fit to make of it."

The above quotation from the message of the Governor states in clearly understandable language the intention of the Governor. The agreement set forth above, however, contains two provisions which might be construed as being at variance with the Governor's message and his understanding of the agreement. These are as follows:
In the first paragraph of the agreement is the following language:

"...it being the intention and desire of the Governor that the net profits of the office over and above the salary of the printer, the cost of the plant, overhead and up-keep shall accumulate as a fund to be tendered to the State of Washington at the end of his term as Governor."

As the paragraph reads, the cost of the plant, or $27,500.00, might, in the opinion of the committee, be withheld from the amount tendered to the state at the end of his term.

Further, in the next to the last paragraph of the agreement occur the following words:

"...but in trust nevertheless to be tendered the legislature of the State of Washington for the benefit of the state at the expiration of the present term of the Governor, to which profits will be added as a part of the fund to be tendered any sum for which the trustees may sell said plant if in their judgment and discretion they may desire to do so."

The italicized portion of the two paragraphs referred to above clearly indicate that the plant or the proceeds of the sale of the plant might legally be withheld and not tendered to the state of Washington as the Governor undoubtedly intends.

We suggest that the Governor secure an amended agreement with the state printer and the trustees above mentioned which will clearly and legally provide that the proceeds from the sale of the plant shall be tendered to the State of Washington as the Governor has specifically stated in his message will be done.

The amended agreement suggested would, in our opinion, correspond with the Governor's understanding of the present agreement which, as we have pointed out, does not now bind the trustees to do what the Governor evidently intended should be done.

We, however, wish to call your attention to the fact that the state is now paying the full statutory price for its printing, and the state, not being a party to the agreement, has no enforceable interest therein, and that the Governor and the trustees are under no legal and binding obligation to turn over to the State the net profits and the proceeds from the sale of the plant.

L. C. WEIK, Chairman.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 2, 1926.

We, your Committee on Free Conference, to whom was referred Senate Bill No. 103, entitled "An act relating to game animals; providing for the killing of male antlered elk; and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend: That the Senate concur in the House amendments to said bill except the amendments to Section 2 thereof.

That Section 2 of said Senate Bill No. 103 be amended as follows:

Strike Section 2 and insert the following: "Sec. 2. By order entered on the records of the commission with the written approval of the State Supervisor of Game and Game Fish and upon at least five (5) days' notice published in the county, an open season not exceeding fifteen (15) days in length may be declared on elk between the dates November 15th of any year and March 1st of the following year. No person shall kill any such elk until he has procured a special license therefor issued by the game commission upon the payment of a fee of ten ($10.00) dollars, one-half of which shall go to the county game fund and one-half to the state game fund. No hunter shall be permitted to kill more than one elk during such open season. The commission shall make all other rules and regulations by them deemed necessary in carrying out the provisions of this act."

Mr. Sisson moved that the House adopt the report of the Free Conference Committee on Senate Bill No. 103.

The motion was debated at length.
Mr. Durrant moved the previous question and it was so ordered.
Mr. Johnson (Levy) demanded a roll call on the motion, but the demand
was not sustained.

The motion by Mr. Sisson was lost by a *viva voce* vote, and the House
refused to adopt the report of the free conference committee on Senate Bill
No. 103.

**REPORT OF CONFERENCE COMMITTEE.**

OLYMPIA, WASH., January 7, 1926.

**Mr. Speaker:**

We, your Committee on Conference, to whom was referred Senate Bill No. 188,
entitled "An act relating to the use and maintenance of public highways and expend­
tures from the motor vehicle fund, and amending Section 18 of Chapter 96 of the Laws
of 1921 (Section 6330 of Remington's Compiled Statutes), and declaring an emergency,"
have had the same under consideration, and we recommend that we are unable to agree
and ask that powers of free conference be granted.

**Senate Members**

E. J. CLEARY
FRED NORMAN
GREO. MURPHY

**House Members**

MARK E. REED
DEAN C. MCLEAN
W. B. WEAVER

Mr. Reed moved that the report of the conference committee on Senate
Bill No. 188 be approved and that the committee be granted the powers of
free conference.

The motion was carried.

**REPORT OF CONFERENCE COMMITTEE.**

OLYMPIA, WASH., January 6, 1926.

**Mr. Speaker:**

We, your Committee on Conference, to whom was referred Senate Bill No. 220,
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.

We concur in this report: Ralph R. Knapp, Arthur L. True, B. F. Jacobs, W. M.
Karshner, D. W. Barclay.

On motion of Mr. True, the report of the Conference Committee on
Senate Bill No. 220 was adopted.

**REPORT OF CONFERENCE COMMITTEE.**

OLYMPIA, WASH., January 6, 1926.

**Mr. Speaker:**

We, your Committee on Conference, to whom was referred Senate Bill No. 114,
entitled "An act relating to procedure for acquiring and appropriating land, real estate
and other property for public uses of the State of Washington, providing for determina­
tion by the court that the proposed use is a public use, providing for occupancy and
use of such land, real estate and other property by said state after entry of order
adjudicating such public use and before assessment of damages, providing for con­
solidation of cases for trial by one and same jury, providing for payment of award
into the registry of court, amending Sections 894, 895 and 897 Remington's Compiled
Statutes and declaring an emergency," have had the same under consideration, and
we recommend that the House recede from its amendment thereto.

**Senate Members**

OLIVER HALL
P. H. CARLYON
CHAS. E. MYERS

**House Members**

E. A. SIMS
C. F. NOLTE
J. C. HUBBELL

Mr. Sims moved that the report of the conference committee on Senate
Bill No. 114 be adopted.
The motion was carried. The clerk called the roll, and the House passed Senate Bill No. 114, without the House amendments, by the following vote: Yeas, 69; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Peterson, Reed, Ryan, Rychard, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Sweetman, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—69.

Those voting nay were: Representatives Dunn, McCall, Overmeyer, Thompson (Geo. W.)—4.

Those absent or not voting were: Representatives Allen, Anderson, Barlow, Clark, Cohen, Dale, Falknor, Halsey, Johnson (Lee H.), Knutzen, Mess, Moran, Murray, Olson, Reeves, Saunders, Scales, Schwartze, Stewart (Grant A.), Stratton, Templeton, Totten, Zent—23.

The Speaker called Mr. Long to preside.

**SENATE AMENDMENTS TO HOUSE BILLS.**

SIXTIETH DAY, JANUARY 7, 1926

The motion was carried. The clerk called the roll, and the House passed Senate Bill No. 114, without the House amendments, by the following vote: Yeas, 69; nays, 4; absent or not voting, 23.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, Loveberry, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Peterson, Reed, Ryan, Rychard, Shipley, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Sweetman, Thompson (Richard), Tripple, True, Trunkey, Van Horn, Voss, Weaver, Welk, Westover, Willhite, Mr. Speaker—69.

Those voting nay were: Representatives Dunn, McCall, Overmeyer, Thompson (Geo. W.)—4.

Those absent or not voting were: Representatives Allen, Anderson, Barlow, Clark, Cohen, Dale, Falknor, Halsey, Johnson (Lee H.), Knutzen, Mess, Moran, Murray, Olson, Reeves, Saunders, Scales, Schwartze, Stewart (Grant A.), Stratton, Templeton, Totten, Zent—23.

The Speaker called Mr. Long to preside.

**SENATE AMENDMENTS TO HOUSE BILLS.**

SENATE CHAMBER,

OLYMPIA, WASH., JANUARY 6, 1925.

Mr. Speaker:

The Senate has passed Substitute House Bill No. 51 with the following amendments:

Amend Section 1, line 3 of the original bill, same being line 3 of the printed bill, by striking the word "estimate" and inserting in lieu thereof the word "estimates"

Amend Section 1, line 13 of the original bill, same being line 11 of the printed bill, by striking the word "and" before the word "Provided"

Amend Section 1, line 13 of the original bill, same being line 11 of the printed bill, by inserting a comma (,) after the word "further."

Amend Section 1, line 19 of the original bill, same being line 16 of the printed bill, by striking the words "deemed necessary may be made" and inserting in lieu thereof the words "between and/or among the general classes of (1) salaries and wages, (2) maintenance and operations, and (3) capital outlay may be made"

Amend Section 1, line 20 of the printed bill: After the word "purposes" in line 20 strike the balance of the line and down to and including "1922" in line 21 and insert the following "for which Road and Bridge or Road District Funds may be properly expended," and the same is herewith transmitted. Victor Zednick, Secretary.

Mr. Moulton moved that the House do concur in the Senate amendments to Substitute House Bill No. 51.

The motion was carried. The roll was called, and the House passed Substitute House Bill No. 51, as amended by the Senate, by the following vote: Yeas, 69; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas; Dunn, Durrant, Egbert, Falknor, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Miller, Morton, Moulton, Northup, Olson, Overmeyer, Peterson, Reed, Reeves,
Rychard, Saunders, Shipley, Sisson, Shields; Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite—69.

Those absent or not voting were: Representatives Allen, Anderson, Brislawn, Cohen, Dale, Glasgow, Goldsworthy, Halsey, Hubbell, Knutzen, Loveberry, Mess, Moran, Murray, Nolte, Ryan, Scales, Schwartz, Siler, Sims, Stewart (Grant A.), Sweetman, Templeton, Totten, Tripple, Zent, Mr. Speaker—27.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 6, 1925.

Mr. Moulton moved that the House do concur in the Senate amendments to House Bill No. 53.

The motion was carried. The clerk called the roll, and the House passed House Bill No. 53, as amended by the Senate, by the following vote: Yeas, 69; nays, 0; absent or not voting, 27.

Those voting yea were: Representatives Allen, Anderson, Aspinwall, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Glasgow, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCall, McDonough, Meacham, Mess, Miller, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Rychard, Saunders, Shipley, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.); Thompson (Geo. W.), Thompson (Richard), True, Trunkey, Van Horn, Voss, Westover, Willhite, Mr. Speaker—69.

Those absent or not voting were: Representatives Baldwin, Cohen, Dale, Dunn, Falknor, Goldsworthy, Halsey, Hubbell, Josefsky, Knutzen, Loveberry, McCormick, McLean, Moran, Murray, Ryan, Scales, Schwartz, Siler, Stewart (Grant A.), Sweetman, Templeton, Totten, Tripple, Weaver, Weik, Zent—27.

The Speaker resumed the chair.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 6, 1926.

Mr. Speaker:

The Senate has passed Engrossed House Bill No. 199 with the following amendments:

Amend the title in line 1 thereof in the printed bill by inserting after the word "products" the following words "other than grain, making an appropriation"

In Section 1, line 3 of the printed bill, after the word "product" add the words "other than grain"

In Section 1, line 8 of the printed bill, before the word "to" insert the words "other than grain"

In Section 4, at the end of the section strike the period (.) and add the following "and to any consignor as to any entry concerning any agricultural product received from such consignor"

In Section 8, line 9, after the word "agriculture" strike the balance of the section and add the following "shall revoke the license of such commission merchant; and thereafter such commission merchant shall not be entitled to any license until the director of agriculture shall approve the issuance of a license to such person," and the same is herewith transmitted.

VICTOR ZEDNICK, Secretary.
Mr. Collin moved that the House do concur in the Senate amendments to House Bill No. 199.

The motion was carried. The roll was called, and the House passed House Bill No. 199, as amended by the Senate, by the following vote: Yeas, 71; nays, 0; absent or not voting, 25.

Those voting yea were: Representatives Allen, Aspinwall, Banker, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Crosby, Cross, Custer, Cutting, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Gray, Hall, Hanks, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knutzen, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Morton, Moulton, Murray, Nolte, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Shipley, Sims, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—71.

Those absent or not voting were: Representatives Anderson, Baldwin, Barlow, Brislaw, Cohen, Dale, Dunn, Goldsworthy, Halsey, Hubbell, Jacobs, Knapp, Lent, Lindsay, Loveberry, Miller, Moran, Northup, Scales, Schwartz, Siler, Stewart (Grant A.), Templeton, Tripple, Zent—25.

Mr. Soule moved that the House do not concur in the Senate amendments to House Bill No. 276, and that the Senate be asked to recede therefrom.

The motion was carried.

Mr. Sims moved that the House do not recede from its amendments to Engrossed Senate Bill No. 138, and that the Senate be asked for the appointment of a conference committee thereon.

The motion was carried.

REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Senate Bill No. 44, entitled "An act relating to salaries of justices of peace and marriage fees in cities having a population of 300,000 or more," have had the same under consideration, and are unable to agree. We therefore ask the powers of free conference.

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<th>House Members</th>
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<tr>
<td>E. B. Palmer</td>
<td>Judson F. Falknor</td>
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<td>Robert Grass</td>
<td>Pliny L. Allen</td>
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<td>Fred W. Hastings</td>
<td>WM. Phelps Totten</td>
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Mr. Allen moved that the report of the conference committee on Senate Bill No. 44 be adopted, and that the committee be granted the powers of free conference.

The motion was carried.

**REPORT OF CONFÉRENCE COMMITTEE.**

**Olympia, Wash., January 7, 1926.**

**Mr. Speaker:**

We, your Committee on Conference, to whom was referred Engrossed Substitute House Bill No. 209, entitled "An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes," have had the same under consideration, and we recommend that we are unable to agree and ask that powers of free conference be granted.

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<th>Senate Members</th>
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<td>Nels Jacobson, Sr.</td>
<td>J. W. Shipley</td>
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<td>Geo. F. Christensen</td>
<td>M. M. Moulton</td>
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<td>J. R. Oman</td>
<td>V. J. Capron</td>
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Mr. Shipley moved that the report of the conference committee on Engrossed Substitute House Bill No. 209 be adopted, and that the committee be granted the powers of free conference.

The motion was carried.

**MESSAGES FROM THE SENATE.**

**Senate Chamber,**

**Olympia, Wash., January 6, 1926.**

**Mr. Speaker:**

The President has appointed as members of the conference committee to whom was referred Engrossed Substitute House Bill No. 209, Senators Jacobson, Christensen and Oman.

**VICTOR ZEDNICK, Secretary.**

**Senate Chamber,**

**Olympia, Wash., January 6, 1926.**

**Mr. Speaker:**

The Senate has concurred in the House amendments to Senate Bill No. 249.

**VICTOR ZEDNICK, Secretary.**

**Senate Chamber,**

**Olympia, Wash., January 6, 1926.**

**Mr. Speaker:**

The President has appointed as members of the conference committee to whom was referred Engrossed House Bill No. 149 Senators Westfall, Morthland and Palmer.

**VICTOR ZEDNICK, Secretary.**

**Senate Chamber,**

**Olympia, Wash., January 6, 1926.**

**Mr. Speaker:**

The Senate has failed to pass Engrossed House Bill No. 42, and the same is herewith transmitted.

**VICTOR ZEDNICK, Secretary.**

**Senate Chamber,**

**Olympia, Wash., January 6, 1926.**

**Mr. Speaker:**

The Senate failed to pass House Bill No. 198, and the same is herewith transmitted.

**VICTOR ZEDNICK, Secretary.**
SIXTIETH DAY, JANUARY 7, 1926

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

MR. SPEAKER:
The President has signed:
House Bill No. 245; also
House Bill No. 241; also
House Bill No. 277; also
House Bill No. 124; also
House Bill No. 54; also
House Concurrent Resolution No. 11; also
House Bill No. 254; also
House Bill No. 234; also
House Bill No. 282; also
House Bill No. 74; also
House Bill No. 158; also
House Bill No. 169; also
House Bill No. 73, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 6, 1926.

MR. SPEAKER:
The Senate has passed:
Engrossed House Bill No. 101; also
Engrossed House Bill No. 102; also
House Bill No. 194; also
Engrossed House Bill No. 219; also
House Bill No. 231; also
Engrossed House Bill No. 294, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:
The President has signed:
House Bill No. 216; also
House Bill No. 213; also
House Bill No. 47; also
House Bill No. 230; also
House Bill No. 235; also
House Bill No. 180; also
House Bill No. 143; also
House Bill No. 259; also
House Bill No. 193; also
House Joint Resolution No. 8; also
House Bill No. 214; also
House Bill No. 182; also
House Bill No. 233; also
House Joint Resolution No. 1; also
House Joint Resolution No. 6, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:
The Senate has adopted Senate Concurrent Resolution No. 13, and the same is here-
with transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:
The Senate has adopted the report of the Conference Committee, to whom was
referred Engrossed Substitute House Bill No. 209 and has granted to said Committee
the power of free conference.

VICTOR ZEDNICK, Secretary.
Mr. Speaker:

The Senate has concurred in the House amendments to:
- Senate Bill No. 206; also
- Engrossed Senate Bill No. 48; also
- Senate Bill No. 91; also
- Engrossed Senate Bill No. 118, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

FIRST READING OF SENATE RESOLUTION.

Senate Concurrent Resolution No. 13, by Senator Metcalf: Relating to the consideration of a bill.

The resolution was read the first time by title.

On motion of Mr. Banker, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full, and, on motion of Mr. Banker, the rules were suspended, the second reading was considered the third, the resolution was placed on final passage, and was adopted.

INTRODUCTION AND FIRST READING OF HOUSE RESOLUTION.

House Concurrent Resolution No. 13, by Representative Meacham: Relating to the consideration of House Joint Resolution No. 7.

The resolution was read the first time by title.

On motion of Mr. Meacham, the rules were suspended, and the resolution was advanced to second reading.

The resolution was read the second time in full.

Mr. Meacham moved that the rules be suspended, that the second reading be considered the third, and that the resolution be placed on final passage.

Mr. Sims moved, that the motion by Mr. Meacham be laid upon the table.

Mr. Douglas demanded a roll call on the motion by Mr. Sims, and the demand was sustained.

The clerk called the roll, and the motion to lay the motion by Mr. Meacham upon the table, was lost by the following vote: Yeas, 28, nays, 49; absent or not voting, 19.

Those voting yea were: Representatives Barlow, Collier, Cross, Davis, Douglas, Dunn, Glasgow, Halsey, Josefsky, Long, McCormick, McDonough, McLean, Mess, Murray, Reeves, Ryan, Shipley, Sims, Sisson, Stewart (Grant A.), Stratton, Thompson (Richard), Trunkey, Weaver, Westover, Willhite, Mr. Speaker—28.

Those voting nay were: Representatives Allen, Aspinwall, Behrens, Beatty, Burlingame, Capron, Chamberlain, Clark, Crosby, Custer, Cutting, Danielson, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Loveberry, McCall, Meacham, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Rychard, Saunders, Siler, Shields, Soule, Stephens, Stewart (M. M.), Thompson (Geo. W.), Totten, True, Van Horn, Voss, Weik—49.

Those absent or not voting were: Representatives Anderson, Baldwin, Banker, Brislawn, Brockman, Cohen, Dale, Durrant, Jacobs, Johnson
The Speaker announced the question; the motion by Mr. Meacham, that the rules be suspended, the second reading considered the third, and that House Concurrent Resolution be placed on final passage.

Mr. Falknor demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The clerk called the roll and the following absentees were noted: Representatives Anderson, Baldwin, Dale, Jacobs, Knapp, Loveberry, Moran, Scales, Schwartze, Shields, Templeton, Tripple, Zent and Sweetman.

On motion of Mr. Shipley, the absentees were excused.

On motion of Mr. Moulton, the House proceeded with business under the call of the House.

The clerk called the roll, and the motion by Mr. Meacham to suspend the rules and to place on final passage House Concurrent Resolution No. 13, failing to receive the required two-thirds majority, was lost by the following vote: Yeas, 52; nays, 34; absent or not voting, 10.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cohen, Crosby, Custer, Cutting, Danielson, Egbert, Falknor, Goldsworthy, Gray, Hall, Hanks, Hubbell, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lindsay, Meacham, Morton, Moulton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Saunders, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Van Horn, Voss, Welk—52.

Those voting nay were: Representatives Barlow, Burlingame, Collin, Cross, Davis, Douglas, Dunn, Durrant, Glasgow, Halsey, Johnson (Lee H.), Josefsky, Knutzen, Lent, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Murray, Reeves, Ryan, Rychard, Shipley, Sims, Stewart (Grant A.), Thompson (Richard), Trunkey, Weaver, Westover, Willhite; Mr. Speaker—34.

Those absent or not voting were: Representatives Anderson, Dale, Jacobs, Loveberry, Moran, Scales, Schwartze, Sweetman, Templeton, Zent—10.

The resolution was passed to third reading.

PERSONAL PRIVILEGE.

Mr. Meacham: "Mr. Speaker, question of personal privilege." "I wish to apologize to this House for taking your time with this matter.

"In case of questions from the tax payers in this state, I want them to know, that again, in another step, the State of Washington refuses a recognition of their rights."

On motion of Mr. Allen, further proceedings under the call of the House were dispensed with.

On motion of Mr. Allen, the House was declared at recess until 1:55 p.m., this date.
The Speaker called the House to order at 1:55 p.m.
The clerk called the roll; all members being present except Representatives Allen, Brislawn, Burlingame, Clark, Collin, Falknor, Knutzen, Lindsay, Loveberry, McDonough, Meacham, Scales, Shields, Templeton, True, Zent, Miller and Reeves.

On motion of Mr. Westover, Rule 20 was suspended.

SPECIAL ORDER.
The hour of 2:00 p.m., having arrived, the House took up the special order of business, the reconsideration of Vetoed House Bill No. 252, Vetoed Senate Bill No. 218, and Vetoed House Bill No. 185, together with the Governor's veto messages thereon.

The clerk read the following:

Tuesday, January 5, 1926.

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

LADIES AND GENTLEMEN: I am returning herewith, without my approval, House Bill No. 252, entitled:

"An act authorizing the boards of regents of the University of Washington and of the State College of Washington and the boards of trustees of the Washington state normal schools at Ellensburg, Cheney and Bellingham, Washington, and their successors in office to provide dormitory, boarding, housing and student activity buildings and appurtenances for said institutions and to provide for the purchase of land needed in connection therewith; to provide for the purchase or erection of buildings or the lease of lands for said purposes; to provide for the payment of the principal and interest stipulated in such contracts, on the amortization plan, in a period not to exceed twenty years; to provide a maximum rate of interest that may be paid on the principal of any such contracts and to provide for the manner of securing payment of such principal and interest, and declaring an emergency."

While I am in sympathy with the primary purpose of this act, I consider that the powers herein conferred are too broad and comprehensive. Under its provisions, the boards of regents and trustees are permitted to lease campus lands without limitation as to area or time, and the buildings herein authorized may be used for student activities in general.

In my opinion, their use should be limited to dormitory housing and boarding purposes.

For the foregoing reasons, House Bill No. 252 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, GOVERNOR.

HOUSE BILL NO. 252.

An act authorizing the board of regents of the University of Washington and of the State College of Washington and the boards and trustees of the Washington state normal schools at Ellensburg, Cheney and Bellingham, Washington, and their successors in office to provide dormitory, boarding, housing and student activity buildings and appurtenances for said institutions and to provide for the purchase of land needed in connection therewith; to provide for the purchase or erection of buildings or the lease of lands for said purposes; to provide for the payment of the principal and interest stipulated in such contracts, on the amortization plan, in a period not to exceed twenty years; to provide a maximum rate of interest that may be paid on the principal of any such contracts and to provide for the manner of securing payment of such principal and interest, and declaring an emergency.

Be It Enacted by the Legislature of the State of Washington:

Section 1. The boards of regents of the University of Washington and of the State College of Washington, and the boards of trustees of the Washington state normal schools at Ellensburg, Cheney and Bellingham, Washington, are hereby
authorized to enter into contracts with persons, firms or corporations for the erection of buildings for dormitory, housing and boarding purposes and for student activities; and said boards are further authorized to purchase or lease lands and other appurtenances necessary for the construction of such buildings, and to purchase or lease lands with buildings constructed thereon suitable for the purposes aforesaid; and said boards are also authorized to lease to any persons, firms or corporations such portions of the campus of their respective institutions as may be necessary for the construction of buildings for the purposes aforesaid and the reasonable use thereof; Provided, That the State of Washington shall incur no liability by reason of exercise of the authority hereby granted to the said boards of regents and trustees aforesaid other than as hereinafter specifically set forth, And provided further, That such lands, buildings or appurtenances shall be used solely for such dormitory, housing, boarding or student activities in such institutions. Said boards of regents and trustees are hereby authorized to contract to pay as rental or otherwise a sum sufficient to pay, on the amortization plan, the principal and interest thereon, of the purchase price of said lands and buildings or the erection costs of said buildings or appurtenances, such contracts to run not over twenty years. The rate of interest on the principal on any such purchase or erection cost shall not exceed seven per cent per annum payable semi-annually or annually as determined by said boards.

Sec. 2. Said boards of regents and trustees are hereby authorized to expend on the amortization plan any part of the rentals on any or all rooms, dormitories, dining rooms, housing or student activity buildings, lands or the appurtenances thereon, and to pledge on behalf of said institutions aforesaid, the net income from said rentals for the payment of all rental or erection or other contract charges agreed to be paid on account of such dormitory or dormitories, dining room, housing, and student activity buildings, lands or appurtenances.

Sec. 3. This act is necessary for the support of the state government and its existing institutions, and shall take effect immediately.

Vetoed, January 5, 1926. Passed the House December 19, 1925.

ROLAND H. HARTLEY, Governor of Washington. Passed the Senate December 28, 1925.

W. LON JOHNSON, President of the Senate.

Mr. Aspinwall demanded a call of the House and the demand was sustained.

CALL OF THE HOUSE.

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Brislawn, Glasgow, Knutzen, Loveberry, Scales, Templeton and Zent.

On motion of Mr. Hanks, the absentees were excused.

On motion of Mr. Hanks the House proceeded with business under the call of the House.

The Speaker stated the question; shall House Bill No. 252 pass, notwithstanding the veto of the Governor.

The roll was called, and the House passed House Bill No. 252, notwithstanding the veto of the Governor, by the following vote: Yeas, 63; nays, 28; absent or not voting, 5.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislawn, Brockman, Capron, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, McLean, Meacham, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weik, Westover—63.
Those voting nay were: Representatives Anderson, Burlingame, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Halsey, Joesfsky, Lindsay, McCaIl, McCormick, McDonough, Mess, Moran, Murray, Northup, Overmeyer, Shipley, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Willhite, Mr. Speaker—28.

Those absent or not voting were: Representatives Knutzen, Loveberry, Scales, Templeton, Zent—5.

The bill, having received the constitutional two-thirds majority, was declared passed notwithstanding the veto of the Governor.

The clerk read the following:

Monday, January 4, 1926.

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

GENTLEMEN: I am returning herewith Senate Bill No. 218, entitled:

"An act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase of land, the construction of buildings and improvements for the various state institutions designated and mentioned and for sundry civil expenses of the state government and creating a penitentiary revolving fund and for miscellaneous purposes for the fiscal year beginning April 1, 1926, and ending March 31, 1927, except as otherwise provided, and declaring that this act shall take effect immediately."

This act is approved with the exception of the item, "From Highway Safety Fund, for Park and Parkways, Operations and all other purposes, $50,000.00," which is vetoed for the following reason:

The "Highway Safety Fund" was created by Section 13, Chapter 108, of the Laws of 1921.

This measure provided for the collection of license fees for the operation of motor vehicles upon the public highway, and the fees charged therefor can only be justified as an exercise of the police power. In the same section of the act, the fees collected are required to be paid into a special fund, known as the Highway Safety Fund, from which the necessary expenses of administration must be paid.

Hence, this is a special fund, created by license fees, for a particular purpose, and a diversion of these fees to an entirely foreign purpose, in no manner connected with the police power, is manifestly unfair, unjust and improper.

For the foregoing reason, this item is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 218.

From Highway Safety Fund for Park and Parkways:

Operations and all other purposes...........................................$50,000.00

Vetoed.

R. H. HARTLEY.

The Speaker stated the question: shall the House pass the item in Senate Bill No. 218, notwithstanding the veto of the Governor.

After considerable debate, on motion of Mr. Cutting, the previous question was ordered.

The roll was called, and the vetoed item in Senate Bill No. 218 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 52; nays, 39; absent or not voting, 5.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Beatty, Brislawn, Brockman, Chamberlain, Clark, Cross, Custer, Danielson, Douglas, Egbert, Falknor, Goldworthy, Gray, Hall, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, McLean, Miller, Morton, Moulton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartze, Siler, Sisson, Shields, Soule,
SIXTIETH DAY, JANUARY 7, 1926

Stephens, Stewart (M. M.), Totten, Trunkey, Van Horn, Voss, Weik, Westover—52.

Those voting nay were: Representatives Anderson, Barlow, Burlington, Capron, Cohen, Collin, Crosby, Cutting, Dale, Davis, Dunn, Durrant, Glasgow, Halsey, Hubbell, Josefsky, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Moran, Murray, Northup, Overmeyer, Shipley, Sims, Stewart (Grant A.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, True, Weaver, Willhite, Mr. Speaker—39.

Those absent or not voting were: Representatives Knutzen, Loveberry, Scales, Templeton, Zent—5.

The vetoed item of Senate Bill No. 218, having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor's veto was sustained.

The Clerk read the following:

Tuesday, January 5, 1926.

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

LADIES AND GENTLEMEN: I am returning herewith, without my approval, House Bill No. 185, entitled:

"An act relating to oyster lands and repealing Chapters XXIV (24) and XXV (25) of the Laws of 1895."

It is believed that the effect of the repeal of these two chapters of the Laws of 1895 would forever bar the state from claiming any right of forfeiture or enforcement of reversionary rights in lands granted under these acts exclusively for the purpose of oyster beds.

Many of the tracts held under those old acts were never developed as oyster fields and would be of great value for other purposes, and should a forfeiture be declared, the state would be able to realize a considerable revenue, which would be impossible should this act become a law.

House Bill No. 5 deals with the same subject matter, but differs from this measure in that it permits the state to realize and receive proper value from its reversionary interest in such oyster lands. After this has been accomplished, there could be no objection to the repeal of the old acts, as provided in this measure, but it does not seem advisable that this act be permitted to become operative at this time.

For the foregoing reasons, House Bill No. 185 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

HOUSE BILL NO. 185.

An act relating to oyster lands and repealing Chapters XXIV (24) and XXV (25) of the laws of 1895.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That Chapters XXIV (24) and XXV (25) of the Laws of 1895, pages 36 to 41, are hereby repealed: Provided, That nothing herein shall be construed as affecting any rights acquired under said acts repealed, or either thereof.

Vetoed, January 5, 1926.

ROLAND H. HARTLEY,
Governor of Washington.

Passed the House, December 8, 1925.

F. B. DANSKIN,
Speaker of the House.

Passed the Senate, December 28, 1925.

W. LON JOHNSON,
President of the Senate.

The Speaker stated the question; shall House Bill No. 185 pass the House notwithstanding the veto of the Governor.

The clerk called the roll and House Bill No. 185 failed to pass the House, notwithstanding the veto of the Governor, by the following vote: Yeas, 3; nays, 88; absent or not voting, 5.

Those voting yea were: Representatives McLean, Miller, Shields—3.
Those voting nay were: Representatives Allen, Anderson, Aspinwall, Baldwin, Banker, Barlow, Behrens, Beatty, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Cross, Custer, Cutting, Dale, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, Meacham, Mess, Moran, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reeves, Reed, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sisson, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkv, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—88.

Those absent or not voting were: Representatives Knutzen, Loveberry, Scales, Templeton, Zent—5.

The bill, having failed to receive the constitutional two-thirds majority, was declared lost, and the Governor's veto was sustained.

On motion of Mr. Barlow, further proceedings under the call of the House were dispensed with.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

MR. SPEAKER:

The Senate has adopted the report of the conference committee to whom was referred Senate Bill No. 188 and the House amendments thereto and has granted the power of free conference to said committee.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

MR. SPEAKER:

The President has signed:
Enrolled Senate Bill No. 33; also
Enrolled Senate Bill No. 79; also
Enrolled Senate Bill No. 95; also
Enrolled Senate Bill No. 100; also
Enrolled Senate Bill No. 109; also
Enrolled Senate Bill No. 126; also
Enrolled Senate Bill No. 145; also
Enrolled Senate Bill No. 205; also
Enrolled Senate Bill No. 247; also
Enrolled Senate Bill No. 248; also
Enrolled Senate Bill No. 251; also
Enrolled Senate Bill No. 146; also
Enrolled Senate Joint Resolution No. 6; also
Enrolled Senate Bill No. 92, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

MR. SPEAKER:

The Senate refuses to recede from its amendments to House Bill No. 276 and asks for the appointment of a conference committee.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

MR. SPEAKER:

The Senate has adopted the report of the conference committee to whom was referred Senate Bill No. 220.

VICTOR ZEDNICK, Secretary.
Mr. Speaker:
The Senate has adopted the report of the conference committee to whom was referred Senate Bill No. 114.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has adopted the report of the conference committee to whom was referred Senate Bill No. 44 and the House amendments thereto and has granted the power of free conference to said committee.

VICTOR ZEDNICK, Secretary.

Mr. Speaker:
The Senate has adopted the report of the conference committee to whom was referred Engrossed Substitute House Bill No. 209, and has granted the power of free conference to said committee, and

The Senate has granted the request of the House for the appointment of a conference committee upon Engrossed Senate Bill No. 138 and the House amendments thereto, and the President has appointed as members of said committee Senators Myers, Morthland and Hastings.

VICTOR ZEDNICK, Secretary.

Mr. Hall moved that the request of the Senate for the appointment of a conference committee on House Bill No. 276 be granted.

The motion was carried.

The Speaker appointed, as members of the conference committee on the Senate amendments to House Bill No. 276, Representatives Soule, Morton and Cutting.

The Speaker appointed, as members of the conference committee on the House amendments to Senate Bill No. 138, Representatives Sims, Davis and Hanks.

The Speaker appointed, as members of the committee provided for in Substitute Senate Joint Resolution No. 1, Representatives Collin, Halsey and Sisson.

The Speaker announced that he was about to sign House Bills Nos. 257, 295, 215, 225, 90, Senate Bills Nos. 33, 79, 95, 100, 109, 126, 145, 205, 247, 248, 251, 146, 92, and Senate Joint Resolution No. 6.

MESSAGE FROM THE SENATE.

Mr. Speaker:
The Senate has adopted the report of the free conference committee to whom was referred Engrossed House Bill No. 209, and said report together with the bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORTS OF SPECIAL COMMITTEES.

REPORT OF FREE CONFERENCE COMMITTEE.

Olympia, Wash., January 7, 1926.

Mr. Speaker:
We, your Committee on Free Conference, to whom was referred Engrossed Substitute House Bill No. 209, entitled "An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or
more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes," have had the same under consideration, and we recommend that the House concur in all the Senate amendments except the following, from which we recommend that the Senate recede:

In Section 1, Lines 19 and 20 of the printed bill, strike the following: "Provided, That counties containing a population of 5,000 and less than 6,000 shall belong to and be known as counties of the sixth-A class."

In Section 2, Line 2 of the printed bill, strike the word and letter "sixth-A."

In Section 5, Line 2 of the printed bill, strike the word and letter "sixth-A."

In Section 5, Line 4 of the printed bill, strike the word and letter "sixth-A."

In Section 6, Line 2 of the printed bill, strike the word and letter "sixth-A."

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Mr. Shipley moved that the House adopt the report of the Free Conference Committee on Substitute House Bill No. 209.

After a long debate, Mr. Egbert moved the previous questioned and it was so ordered.

Mr. Capron demanded a call of the House and the demand was sustained.

**CALL OF THE HOUSE.**

The sergeant-at-arms was instructed to lock the doors. The roll was called and the following absentees were noted: Representatives Anderson, Banker, Burlingame, Cohen, Cross, Cutting, Dale, Dunn, Hubbell, Jones (John R.), Knutzen, Loveberry, Meacham, Moran, Scales, Sisson, Stratton, Templeton, and Zent.

On motion of Mr. Knapp, the absentees were excused.

On motion of Mr. Knapp, the House proceeded with business under the call of the House.

The motion by Mr. Shipley that the report of the free conference committee on Substitute House Bill No. 209, was carried.

The roll was called, and the House passed Substitute House Bill No. 209, as amended by the committee on free conference, by the following vote:

**Yeas, 74; nays, 5; absent or not voting, 17.**

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Barlow, Behrens, Beatty, Brockman, Burlingame, Capron, Chamberlain, Collin, Crosby, Custer, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Morton, Moulton, Murray, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Schwartz, Shipley, Siler, Sims, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Totten, Tripple, True, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—74.

Those voting nay were: Representatives Brislawn, Clark, Davis, Lindsay, Stewart (Grant A.)—5.

Those absent or not voting were: Representatives Anderson, Banker, Cohen, Cross, Cutting, Dale, Dunn, Hubbell, Jones (John R.), Knutzen, Loveberry, Meacham, Moran, Scales, Sisson, Templeton, Zent—17.
MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 7, 1926.

Mr. Speaker:
The President has signed:
House Bill No. 257; also
House Bill No. 295; also
House Bill No. 215; also
House Bill No. 225; also
House Bill No. 90; also
Senate Bill No. 81; also
Senate Concurrent Resolution No. 13, and the same are herewith transmitted.

Victor Zednick, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 81 and Senate Concurrent Resolution No. 13.

On motion of Mr. Douglas, further proceedings under the call of the House were dispensed with.

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 7, 1926.

Mr. Speaker:
The President has appointed as members of the conference committee on House Bill No. 276, Senators Westfall, Groff and Carlyon.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., January 7, 1926.

Mr. Speaker:
The Senate has passed House Bill No. 252 notwithstanding the veto of the Governor, and said bill together with the veto message is herewith transmitted.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., January 7, 1926.

Mr. Speaker:
The Senate has passed:
Engrossed House Bill No. 160, and the same is herewith transmitted.

Victor Zednick, Secretary.

Senate Chamber,
Olympia, Wash., January 7, 1926.

Mr. Speaker:
The Senate has adopted the report of the conference committee to whom was referred Engrossed House Bill No. 149 and the Senate amendments thereto, and the President has appointed as members of the new conference committee, Senators Conyard, Post and Groff.

A copy of said report is herewith transmitted.

Victor Zednick, Secretary.

REPORT OF CONFERENCE COMMITTEE.

Olympia, Wash., January 7, 1926.

Mr. Speaker:
We, your Committee on Conference, to whom was referred House Bill No. 149 entitled "An act relating to criminal procedure and repealing acts and parts of acts," have had the same under consideration to the House and report back to the House that we are unable to agree and request that a new Conference Committee be appointed.

L. L. Westfall, Chairman.

We concur in this report: D. V. Morthland, Judson F. Falknor, E. E. Shields, J. W. Lindsay, Paul H. Houser.
Mr. Shields moved that the report of the conference committee on House Bill No. 149 be adopted, that the old committee be discharged, and that a new conference committee be appointed.

The motion was carried.

The Speaker appointed, as members of the new conference committee on the Senate amendments to House Bill No. 149, Representatives Jacobs, Totten and Hall.

**MESSAGE FROM THE SENATE.**

**SENATE CHAMBER,**

**OLYMPIA, WASH., JANUARY 7, 1926.**

**MR. SPEAKER:**

The Senate is returning the report of the free conference committee to whom was referred Senate Bill No. 103 and the House amendments thereto and asks for the appointment of a new free conference committee.

**VICTOR ZEDNICK, Secretary.**

**REPORT OF FREE CONFERENCE COMMITTEE.**

**OLYMPIA, WASH., JANUARY 2, 1926.**

**MR. SPEAKER:**

We, your Committee on Free Conference, to whom was referred Senate Bill No. 103, entitled "An act relating to game animals; providing for the killing of male antlered elk; and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the Senate concur in the House amendments to said bill except the amendments to Section 2 thereof.

That Section 2 of said Senate Bill No. 103 be amended as follows: Strike Section 2 and insert the following:

"Sec. 2. By order entered on the records of the commission with the written approval of the State Supervisor of Game and Game Fish and upon at least five (5) days' notice published in the county, an open season not exceeding fifteen (15) days in length may be declared on elk between the dates November 15th of any year and March 1st of the following year. No person shall kill any such elk until he has procured a special license therefor issued by the game commission upon the payment of a fee of ten ($10.00) dollars, one-half of which shall go to the county game fund and one-half to the state game fund. No hunter shall be permitted to kill more than one elk during such open season. The commission shall make all other rules and regulations by them deemed necessary in carrying out the provisions of this act."

Senators Members
CHAS. E. MYERS
WM. BISHOP
D. V. MORTHLAND

House Members
GRANT C. SISSON
J. C. HUBBELL
CHAS. M. BALDWIN

Mr. Schwartz moved that the request of the Senate for the appointment of a new conference committee on Senate Bill No. 103 be granted, that the old committee be discharged, and that a new committee with the powers of free conference be appointed.

The motion was carried, and the Speaker appointed as members of the new committee on free conference, on Senate Bill No. 103, Representatives Banker, Rychard and Hubbell.

**REPORT OF FREE CONFERENCE COMMITTEE.**

**OLYMPIA, WASH., JANUARY 7, 1926.**

**MR. SPEAKER:**

We, your Committee on Free Conference, to whom was referred Senate Bill No. 188, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that

First. That the House recede from its amendment to Section 18b, Line 6 of the original bill, Line 13 of the printed bill.

Second. That the House recede from its amendment to Section 18c, Line 6 of the original bill, Line 18 of the printed bill, strike the words and figures "three
hundred (300)" in the original bill and insert in lieu thereof the words and figures "five hundred (500)", and that the bill as amended be passed.

E. J. CLEARY, Chairman.

We concur in this report: Mark E. Reed, Dean C. McLean, W. B. Weaver, Geo. Murphy, Fred Norman.

Mr. Reed moved that the report of the free conference committee on Senate Bill No. 188 be adopted.

The motion was carried. The clerk called the roll, and Senate Bill No. 188, without the House amendments, passed the House by the following vote: Yeas, 57; nays, 0; absent or not voting, 39.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislawn, Brockman, Burlingame, Chamberlain, Clark, Collin, Crosby, Custer, Daniels, Douglas, Durrant, Egbert, Glasgow, Goldsworthy, Gray, Hubbell, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Lent, Long, McCall, McCormick, McDonough, McLean, Mess, Morton, Nolte, Northup, Olson, Overmeyer, Peterson, Reed, Reeves, Ryan, Shipley, Siler, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Sweetman, Thompson (Geo. W.), Tripple, Trunkey, Van Horn, Voss, Weaver, Westover, Mr. Speaker—57.

Those absent or not voting were: Representatives Allen, Anderson, Beatty, Capron, Cohen, Cross, Cutting, Dale, Davis, Dunn, Falknor, Hall, Halsey, Hanks, Jacobs, Josefson, Knapp, Knutzen, Lindsay, Loveberry, Meacham, Miller, Moran, Moulton, Murray, Rychard, Saunders, Scales, Schwartz, Sims, Sisson, Stratton, Templeton, Thompson (Richard), Totten, True, Weik, Willhite, Zent—39.

On motion of Mr. Reed, the House was declared at recess until 8:15 p.m., this date.

### EVENING SESSION.

The Speaker called the House to order at 8:15 p.m.

The roll was called; all members being present except Representatives Allen, Anderson, Banker, Cohen, Cross, Davis, Dunn, Falknor, Hall, Halsey, Hanks, Jacobs, Josefson, Knapp, Knutzen, Lindsay, Loveberry, Meacham, Miller, Moran, Moulton, Murray, Rychard, Saunders, Scales, Schwartz, Sims, Sisson, Stratton, Templeton, Thompson (Richard), Totten, True, Weik, Willhite, Zent.

On motion of Mr. Thompson (Richard), Rule 20 was suspended.

### REPORT OF SPECIAL COMMITTEE.
### REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 7, 1926.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 44, entitled "An act relating to salaries of justices of peace and marriage fees in cities having a population of 300,000 or more" have had the same under consideration, and we recommend that the engrossed bill be amended as follows:

Strike the words and figures "three thousand dollars ($3,000)" in Line 4 of the engrossed bill, being Line 3 of the printed bill, and insert in lieu thereof the words and figures "Twenty-seven hundred dollars ($2,700)" and that the engrossed bill do pass as so amended.

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<th>Senate Members</th>
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<td>E. B. Palmer</td>
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<td>Robert Grass</td>
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Mr. Hall moved that the report of the free conference committee on Senate Bill No. 44 be adopted.

The motion was carried. The roll was called and the House passed Senate Bill No. 44, as amended by the free conference committee, by the following vote: Yeas, 66; nays, 6; absent or not voting, 24.

Those voting yea were: Representatives Aspinwall, Baldwin, Banker, Barlow, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Custer, Cutting, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Josefsky, Knapp, Lindsay, Long, McCall, McCormick, McDonough, McLean, Mess, Miller, Moran, Morton, Moultone, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Saunders, Siler, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stratton, Thompson (Geo. W.), Thompson (Richard), Totten, Triple, Trunkey, Van Horn, Voss, Weaver, Weik, Whithite, Mr. Speaker—66.

Those voting nay were: Representatives Crosby, Dunn, Halsey, Lent, Stewart (M. M.), Westover—6.

Those absent or not voting were: Representatives Allen, Anderson, Beatty, Brislaw, Collin, Cross, Dale, Davis, Hanks, Hubbell, Knutzen, Loveberry, Meacham, Murray, Overmeyer, Rychard, Scales, Schwartze, Shipley, Sims, Sweetman, Templeton, True, Zent—24.

REPORTS OF ENROLLMENT COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 7, 1926.

Your Committee on Enrollment to whom was referred House Bills Nos. 164, 102, 207, 101, 194, 294, 34 and Substitute House Joint Resolution No. 2, have compared same with the original bills and resolution and find them correctly enrolled.

JOHN ANDERSON, Chairman.

We concur in this report: J. R. Schwartze, Grant C. Sisson.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bills Nos. 53, 219, 281, 123, 199 and Substitute House Bill No. 51, have compared same with the original bills and find them correctly enrolled.

JOHN ANDERSON, Chairman.

We concur in this report: Grant C. Sisson, J. R. Schwartze.

The Speaker announced that he was about to sign Substitute House Bill No. 51, House Bills Nos. 123, 53, 199, 219, 164, 102, 207, 101, 194, 281, 294, 34, and Substitute House Joint Resolution No. 2.

REPORT OF SPECIAL COMMITTEE.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 103, entitled “An act relating to game animals; providing for the killing of male antlered elk; and declaring that this act shall take effect immediately,” have had the same under consideration, and we recommend that the Senate concur in the House amendments to said bill except the amendments to Section 2 thereof.

That Section 2 of said Senate Bill No. 103 be amended as follows: Strike Section 2 and insert the following:
"Sec. 2. By order entered on the records of the commission with the written approval of the State Supervisor of Game and Game Fish and upon at least five (5) days' notice published in the county, an open season not exceeding fifteen (15) days in length may be declared on elk between the dates November 15th of any year and March 1st of the following year. No person shall kill any such elk until he has procured a special license therefor issued by the game commission upon the payment of a fee of ten ($10.00) dollars, which shall go to the county game fund. No hunter shall be permitted to kill more than one elk during such open season. The commission shall make all other rules and regulations by them deemed necessary in carrying out the provisions of this act."

Mr. Banker moved that the report of the Free Conference Committee on Senate Bill No. 103 be adopted.

The motion was carried. The clerk called the roll, and the House failed to pass Senate Bill No. 103, as amended by the free conference committee, by the following vote: Yeas, 46; nays, 32; absent or not voting, 18.

Those voting yea were: Representatives Baldwin, Banker, Behrens, Brockman, Burlingame, Capron, Chamberlain, Clark, Collin, Custer, Cutting, Davis, Dunn, Durrant, Glasgow, Goldsworthy, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Jones (John R.), Knapp, Lindsay, Long, McCormick, McLean, Meacham, Miller, Morton, Moulton, Peterson, Reeves, Rychard, Saunders, Schwartz, Siler, Sisson, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Richard), Voss, Weik, Westover—46.

Those voting nay were: Representatives Allen, Aspinwall, Barlow, Brislawn, Crosby, Danielson, Douglas, Egbert, Falknor, Gray, Hall, Halsey, Johnson (Levy), Jones (Roy), Josefsky, Lent, McCall, McDonough, Mess, Moran, Nolte, Northup, Olson, Shields, Sweetman, Thompson (Geo. W.), True, Trunkey, Van Horn, Weaver, Willhite, Mr. Speaker—32.

Those absent or not voting were: Representatives Anderson, Beatty, Cohen, Cross, Dale, Knutzen, Loveberry, Murray, Overmeyer, Reed, Ryan, Scales, Shipley, Sims, Stewart (Grant A.), Templeton, Totten, Zent—18.

The bill, having failed to receive the constitutional majority, was declared lost.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:

The President has signed
Senate Bill No. 48; also
Senate Bill No. 91; also
Senate Bill No. 113; also
Senate Bill No. 118; also
Senate Bill No. 128; also
Senate Bill No. 142; also
Senate Bill No. 149; also
Senate Bill No. 155; also
Senate Bill No. 172; also
Senate Bill No. 203; also
Senate Bill No. 206; also
Senate Bill No. 249; also
Senate Bill No. 169, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary
The Speaker announced that he was about to sign Senate Bills Nos. 48, 91, 113, 118, 128, 142, 149, 155, 172, 203, 206, 249 and 169.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed Senate Bill No. 44.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed Senate Bill No. 188.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
The Senate has adopted the report of the Conference Committee to whom was referred Engrossed House Bill No. 149, and the Senate has granted the power of free conference to said committee.

A copy of said report is herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
We, your Committee on Conference, to whom was referred House Bill No. 149, entitled "An act relating to procedure in criminal cases and amending and repealing acts and parts of acts inconsistent therewith," have had the same under consideration, being unable to agree we recommend that this committee be given the power of free conference.

Senate Members
HOMER L. POST
LOUIS A. CONYARD
GUY B. GROFF

House Members
WM. PHEILPS TOTTEN
CHARLES W. HALL
B. F. JACOBS

Mr. Hall moved that the report of the Conference Committee on House Bill No. 149 be adopted, and that the committee be granted the powers of free conference.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
The Senate has adopted the report of the Free Conference Committee to whom was referred Engrossed House Bill No. 149 and the Senate has passed said bill as amended, and said bill together with the report of the Free Conference Committee is herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 149, entitled "An act relating to procedure in criminal cases, and amending and repealing acts and parts of acts inconsistent therewith," have had the same under consideration, and we recommend that Section 2 of Engrossed House Bill No. 149 be amended to read as follows:

"Sec. 2. That Section 2050 of Remington's Compiled Statutes of Washington be amended to read as follows:"
“Section 2050. All information shall be filed in the court having jurisdiction of the offense specified therein by the prosecuting attorney of the proper county as inform­ant; he shall subscribe his name thereto, and at the time the case is set for trial the prosecuting attorney shall file with the clerk a list of the witnesses which he intends to use at the trial and serve a copy of the same upon the defendant, and within five days thereafter the defendant shall file with the clerk and serve upon the prosecuting attorney a list of the witnesses which the defendant intends to use at the trial. Either party may add such additional names at any time before trial as the court may by order permit, and the said court shall possess and may exercise the same powers and jurisdiction to hear, try, and determine all such prosecutions upon information, to issue writs and process, and do all other acts therein, as it possesses and may exercise in cases of like prosecution upon indictments.”

We concur in all other Senate amendments.

Senate Members
HOMER L. POST
GUY B. GROFF
LOUIS A. CONYARD

House Members
B. F. JACOBS
WM. PHELPS TOTTEN
CHARLES W. HALL

Mr. Hall moved that the report of the Free Conference Committee on Engrossed House Bill No. 149 be adopted.

The motion was carried. The clerk called the roll, and the House passed Engrossed House Bill No. 149, as amended by the Free Conference Committee, by the following vote: Yeas, 77; nays, 0; absent or not voting, 19.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Clark, Cohen, Collin, Crosby, Custer, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (Roy), Josefsky, Knapp, Lent, Lindsay, Long, McCall, McCormick, McDonough, McLean, Meacham, Mess, Miller, Moran, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Siler, Sims, Sisson, Shields, Stephens, Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—77.

Those absent or not voting were: Representatives Anderson, Beatty, Cross, Dale, Johnson (Lee H.), Jones (John R.), Knutzen, Loveberry, Murray, Overmeyer, Scales, Schwartz, Shipley, Soule, Stewart (Grant A.), Templeton, Totten, True, Zent—19.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

Mr. Speaker:
The President has signed
House Bill No. 164; also
House Bill No. 102; also
House Bill No. 207; also
House Bill No. 101; also
House Bill No. 194; also
House Bill No. 294; also
House Bill No. 34; also
Substitute House Joint Resolution No. 2; also
Substitute House Bill No. 51; also
House Bill No. 123; also
House Bill No. 53; also
House Bill No. 199; also
House Bill No. 219; also
House Bill No. 231, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.
REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 7, 1926.

Mr. Speaker:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 138, entitled "An act relating to the legislature, prohibiting appointment of members thereof to certain public offices and employment and providing penalties for the violation thereof and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the Senate concur in the following amendments:

Amend the title, strike the word "prohibiting" and insert in lieu thereof the word "the;" also after the word "employment" insert a comma (,) and the following: "the eligibility of persons to membership therein."

Amend Section 1, lines 3 and 4 of the engrossed bill, being line 3 of the printed bill, strike the following: "which carries any remuneration therefor."

Amend the bill by inserting therein after Section 1, a new section to read as follows:

"Sec. 2. No person holding any public office or public appointment under the state government shall be eligible to the legislature."

Renumber the remaining sections accordingly.

We further recommend that the House recede from the amendment adding Section 6, which is as follows:

"Sec. 6. No member of the legislature or any member of his family shall be interested, directly or indirectly, in any contract with the State, or with the officers thereof, in their official capacity, or in doing any work or furnishing any materials or supplies to or for the State and no such person shall buy from or sell to the State any property of any character whatsoever.

CHAS. E. MYERS, Chairman.


Mr. Sims moved that the report of the Conference Committee on Engrossed Senate Bill No. 138 be adopted.

The motion was carried. The roll was called, and the House passed Engrossed Senate Bill No. 138, without the House amendments, by the following vote: Yeas, 69; nays, 15; absent or not voting, 22.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Brislawn, Brockman, Capron, Chamberlain, Clark, Crosby, Custer, Danielson, Davis, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Long, McCall, McLean, Meacham, Miller, Morton, Nolte, Olson, Peterson, Reed, Reeves, Ryan, Rychard, Saunders, Silers, Sisson, Shields, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weik, Westover, Willhite—69.

Those voting nay were: Representatives Barlow, Burlingame, Cohen, Cutting, Dunn, Lindsay, McCormick, McDonough, Mess, Moran, Northup, Sims, Sweetman, Weaver, Mr. Speaker—15.

Those absent or not voting were: Representatives Anderson, Beatty, Collin, Cross, Dale, Halsey, Johnson (Lee H.), Josefsky, Knutzen, Loveberry, Moulton, Murray, Overmeyer, Scales, Schwartzé, Shipley, Soule, Stewart (Grant A.), Templeton, Totten, True, Zent—22.

The Speaker called Mr. Knapp to preside.

PRESENTATION OF GIFT TO THE SPEAKER.

The chair stated that Mr. Allen had the floor, on a question of privilege of the whole House.

Mr. Allen moved to a position in front of Mr. Danskin, who was seated on the floor of the House, and addressed the assembly as follows:
"Mr. Speaker and Ladies and Gentlemen of the House:

"When the gavel falls at the end of our proceedings tonight there will be brought to a close one of the longest and most strenuous sessions of the legislature in the history of our state.

"Commencing with a thirty day regular session which was not altogether uninteresting, but was filled with tense moments, we are completing sixty consecutive days of a special session, which has been extraordinary in many respects.

"During this time there have been sharp divisions on questions of policy, questions as to legislation beneficial to the state and its institutions, and questions of parliamentary procedure.

"In the heat of argument and in devotion to a position deemed correct, many of us on opposite sides of questions have deviated somewhat from our normal desire to be fair to our colleagues, to respect their views and to grant to them the same consideration for their views that we expect to receive for our own.

"As this session draws to a close, and as we leave to take up our various private interests, all feelings of bitterness and disappointment should be forgotten. Let us remember the good things accomplished, and the many fine qualities of those who did not agree with us.

"Members of the House, while those of us who occupied seats of the floor during these feverish days have felt the strain and have many times left this chamber worn out by the day's work, how much greater must have been the strain on the man who has so ably presided over this assembly since it convened?

"We cannot realize the difficulties under which he has labored; we only know that he has stood before us day after day, listening to our speeches, considering our complaints and protests, and ruling in as fair and conscientious a manner as any Speaker who has ever presided over this body.

"Mr. Speaker, the members of this House appreciate your efforts to deal fairly with all its members. We recognize the difficulties of your position and desire to show to you, by the presentation of this token, the esteem in which we hold you. May you wear it throughout the balance of your life and every time you look at it, may it remind you, not of the nerve racking and unpleasant moments of this session, but of the love and esteem in which you are held by the members of this House.

"On behalf of the members of this House, Mr. Speaker, I desire to present to you this watch and chain, suitably inscribed." (Prolonged applause and cheers.)

Mr. Danskin: "Mr. Speaker; Fellow Members:

"This has been a very unusual session. We have had some differences, and we have had some difficult things to put through. As your Speaker and your presiding officer, if my rulings and my constructions have not met with your approval, you have never shown it. But the way in which you have expressed your approval has given me a feeling of great satisfaction, and is the greatest reward that can come to me.

"There is satisfaction in having presided over this House and knowing that with all of our differences here, from time to time, we can leave here to return to our various walks in life and continue these friendships and

22—H
acquaintances; to meet as friends, friends of the peculiar type that one makes only in the legislature.

"I am unable to express properly my appreciation of the many courtesies that the members of this House have shown me. I am unable properly to thank you for this beautiful gift. Words fail me. I will always wear it. I hope that you will merely let me say that I sincerely thank you." (More applause and cheers.)

The Speaker resumed the chair.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 7, 1926.

MR. SPEAKER:

The Senate has passed Senate Bill No. 208 notwithstanding the veto of the Governor, and the said bill together with the veto message is herewith transmitted.

VICTOR ZEDNICK, Secretary.

January 7, 1926.

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

GENTLEMEN: I return herewith without my approval Senate Bill No. 208, entitled "An act relating to Metropolitan Park Districts and amending Section 6724, Remington's Compiled Statutes.

The purpose of this act is to empower the Metropolitan Park District of Tacoma to levy an additional half mill for public playground purposes. The greatest boon which can be conferred upon the children of this state is to lighten the burden of taxation which rests upon the home and bread-winner. This burden cannot be lightened by opening up new avenues for public expenditure and raising the present limits upon tax levies. While the amount involved in this bill may appear trivial, it is just another addition to the sum total to be taken from the people for the maintenance of government, and another means of taking property from the tax rolls.

In view of the alarming annual increase in the amount of property being sold in this state for general taxes, I cannot conscientiously sign this bill. Therefore, it is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

SENATE BILL NO. 208.

An act relating to Metropolitan Park Districts and amending Section 6724, Remington's Compiled Statutes.

Be It Enacted by the Legislature of the State of Washington:

Section 1. That Section 6724 of Remington's Compiled Statutes be amended to read as follows:

Section 6724. TAX LEVY—LIMIT OF—COLLECTION. Said board of park commissioners are hereby authorized to levy, or cause to be levied, a general tax on all the property located in said park district each year, not to exceed two mills on the assessed valuation of the property in such park district. Said taxes when so levied shall be certified to the proper county officials for collection the same as other general taxes. When such money is collected it shall be placed in a separate fund, to be known as the "Metropolitan Park District Fund," and paid out on warrants issued on the board of park commissioners for the purposes specified in this act, Provided, That not less than one-fourth of the funds so raised shall be used and expended annually exclusively for the acquisition, maintenance and supervision of public playgrounds.

Vetoed, January 7, 1926.

ROLAND H. HARTLEY,
Governor of Washington.

Passed the Senate December 17, 1925

W. LON JOHNSON, President of the Senate.

Passed the House December 30, 1925.

F. B. DANSKIN, Speaker of the House.

The Speaker stated the question; shall Senate Bill No. 208 pass the House notwithstanding the veto of the Governor.
Mr. Thompson (Geo. W.) demanded a call of the House, but the demand was not sustained.

Mr. McLean moved the previous question and it was so ordered.

The roll was called, and the House passed Senate Bill No. 208, notwithstanding the veto of the Governor, by the following vote: Yeas, 59; nays, 20; absent or not voting, 17.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Behrens, Brockman, Capron, Chamberlain, Clark, Crosby, Danielson, Douglas, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Hanks, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, McCall, McLean, Meacham, Miller, Morton, Moulton, Nolte, Northup, Olson, Peterson, Reed, Reeves, Ryan, Rychar, Saunders, Schwartze, Siler, Sisson, Shields, Soule, Stephens, Stewart (M. M.), Stratton, Thompson (Geo. W.), Tripple, Trunkey, Van Horn, Voss, Welk, Westover, Willhite—59.

Those voting nay were: Representatives Anderson, Barlow, Brislawn, Burlingame, Collin, Cutting, Davis, Dunn, Halsey, Josefsky, Lindsay, McCormick, McDonough, Mess, Sims, Stewart (Grant A.), Sweetman, Thompson (Richard), Weaver, Mr. Speaker—20.

Those absent or not voting were: Representatives Beatty, Cohen, Cross, Custer, Dale, Knutzen, Long, Loveberry, Moran, Murray, Overmeyer, Scales, Shipley, Templeton, Totten, True, Zent—17.

The bill, having received the constitutional two-thirds majority of the members present was declared passed, notwithstanding the veto of the Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:

The President has signed Enrolled Senate Bills Nos. 114, 220, 44 and 188, also Enrolled House Bill No. 131, and the same are herewith transmitted.

VICTOR ZEDNICK, Secretary.

The Speaker announced that he was about to sign Senate Bills Nos. 44, 220, 114 and 188.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:

The Senate has adopted the report of the free conference committee to whom was referred Engrossed Senate Bill, No. 138.

VICTOR ZEDNICK, Secretary.

SENATE CHAMBER,
OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:

The Senate has adopted the report of the conference committee to whom was referred House Bill No. 276, and has indefinitely postponed said bill, and the said bill is herewith transmitted.

VICTOR ZEDNICK, Secretary.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., January 7, 1926.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred House Bill No. 276, entitled "An act relating to corporation fees and amending Sections 3836, 3837 and 3841 of Remington's Compiled Statutes, as amended by Chapter 144, Laws of 1923,"
have had the same under consideration, and we report that we are unable to agree and ask that we be discharged from further consideration of said bill, being unable to agree.

**Senate Members**
L. L. Westfall  
Guy B. Geoff  
P. H. Carlyon

**House Members**
John A. Soule  
Marcus R. Morton  
S. H. Cutting

Mr. Soule moved that the report of the conference committee on House Bill No. 276 be adopted.

The motion was carried.

**RECONSIDERATION.**

Mr. Soule moved that the House do now reconsider the vote by which it refused to concur in the Senate amendments to House Bill No. 276.

The motion was carried.

The Speaker stated the question; being the motion made this morning by Mr. Soule, that the House do not concur in the Senate amendments to House Bill No. 276 and that the Senate be asked to recede therefrom.

Mr. Moulton moved, as a substitute motion, that the House do concur in the Senate amendments to House Bill No. 276.

The substitute motion was carried. The clerk called the roll, and the House passed House Bill No. 276, as amended by the Senate, by the following vote: Yeas, 74; nays, 0; absent or not voting, 22.

Those voting yea were: Representatives Allen, Aspinwall, Baldwin, Banker, Barlow, Behrens, Brislaw, Brockman, Burlingame, Capron, Chamberlain, Cohen, Collin, Crosby, Cutting, Danielson, Davis, Douglas, Dunn, Durrant, Egbert, Falknor, Glasgow, Goldsworthy, Gray, Hall, Halsey, Hubbell, Jacobs, Johnson (Lee H.), Johnson (Levy), Jones (John R.), Jones (Roy), Knapp, Lent, Lindsay, Long, McCormick, McDonough, McLean, Meacham, Morton, Moulton, Murray, Nolte, Northup, Olson, Peterson, Reeves, Ryan, Rychard, Saunders, Schwartze, Siler, Sims, Sisson, Shields, Soule, Stephens, Stewart (Grant A.), Stewart (M. M.), Stratton, Sweetman, Thompson (Geo. W.), Thompson (Richard), Tripple, Trunkey, Van Horn, Voss, Weaver, Weik, Westover, Willhite, Mr. Speaker—74.

Those absent or not voting were: Representatives Anderson, Beatty, Clark, Cross, Custer, Dale, Hanks, Josephsky, Knutzen, Loveberry, McCall, Mess, Miller, Moran, Overmeyer, Reed, Scales, Shipley, Templeton, Totten, True, Zent—22.

**MESSAGE FROM THE SENATE.**

**Senate Chamber,**  
Olympia, Wash., January 7, 1926.

**Mr. Speaker:**

The President has signed:

Senate Bill No. 138, and the same is herewith transmitted.

Victor Zednick, Secretary.

The Speaker announced that he was about to sign Senate Bill No. 138.

**REPORTS OF ENROLLMENT COMMITTEE.**

**House of Representatives,**  
Olympia, Wash., January 7, 1926.

**Mr. Speaker:**

Your Committee on Enrollment to whom was referred House Bill No. 276, have compared same with the original bill and find same correctly enrolled.

John Anderson, Chairman.

I concur in this report: J. R. Schwartze.
Your Committee on Enrollment to whom was referred Substitute House Bill No. 209, also House Bill No. 149, have compared same with the original bills and find same correctly enrolled.  

I concur in this report:  J. R. Schwartze.

Mr. Speaker:

Your Committee on Enrollment to whom was referred House Bill No. 160, have compared same with the original bill and find it correctly enrolled.  

I concur in this report:  J. R. Schwartze.

The Speaker announced that he was about to sign House Bills Nos. 160, 149, 276, and Substitute House Bill No. 209.

Mr. Jacobs: "Mr. Speaker, I move that the thanks of the House be extended to the clerical staff of the House, who have served us with unfailing courtesy and splendid ability throughout."

The motion was unanimously carried.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The Senate has adopted Senate Concurrent Resolution No. 14, and the same is herewith transmitted.

Victor Zednick, Secretary.

Mr. Speaker:

The President has signed  
House Bill No. 149; also  
Substitute House Bill No. 209; also  
House Bill No. 160; also  
House Bill No. 276, and the same are herewith transmitted.

Victor Zednick, Secretary.

Resolution, by the Rules Committee:

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 the Chief Clerk be and they are hereby authorized to make out the necessary vouchers upon which the warrants for same will be drawn, the said sum to be paid out of the moneys appropriated for the expenses of the Extraordinary Session Nineteenth Legislature.

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

Resolution, by the Rules Committee:

Resolved, That the Speaker and Chief Clerk be allowed twenty days each to complete the work of the session; and be it further

Resolved, That they be authorized to retain such employees as they may deem necessary and that said employees be allowed the regular per diem therefor; 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. Allen, the resolution was adopted.

Resolution, by the Rules Committee:

Be It Resolved, by the House of Representatives, That the Speaker and Chief Clerk be directed to secure the photographs of Messrs. Arthur B. Clark and Thos. McCormick, respectively, to complete the grouped and framed photographs of the members of the House of Representatives and the State Senate, who were members of the Extraordinary Session of the Nineteenth Legislature of the State of Washington.

Be It Further Resolved, That the sum of ten dollars ($10.00) or so much thereof as may be necessary, be allowed to defray the expense of procuring said photographs, and that the Speaker and Chief Clerk be and they are hereby authorized and directed to make out the necessary voucher upon which a warrant for the foregoing expense shall be drawn.

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

Resolution, by the Rules Committee:

Resolved, That A. W. Calder, Chief Clerk of the House be authorized to have 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 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 A. W. Calder, Chief Clerk, be and is hereby instructed to purchase postage stamps to be used in mailing out title 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. Allen, the resolution was adopted.

Resolution, by the Rules Committee:

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.

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

SENATE CONCURRENT RESOLUTION.

Senate Concurrent Resolution No. 14, by Senator Metcalf: Relating to the appointment of a committee to notify the Governor that the Legislature is about to adjourn sine die.

The resolution was read the first time by title.

On motion of Mr. Sims, the rules were suspended, and the resolution was read the second time in full.

On motion of Mr. Sims, the rules were suspended, the second reading considered the third, and the resolution was adopted.

MESSAGES FROM THE SENATE.

Mr. Speaker:

The President has signed
Senate Concurrent Resolution No. 14, and the same is herewith transmitted.

Victor Zednick, Secretary.

Mr. Speaker:

The President has appointed as Senate members under Senate Concurrent Resolution No. 14, Senators Morgan and Smart.

Victor Zednick, Secretary.
The Speaker announced that he was about to sign Senate Concurrent Resolution No. 14.

The Speaker appointed, as members of the committee to notify the Governor that the Legislature was about to adjourn sine die, Representatives Halsey, Trunkey and McCormick.

The committee retired.

The committee appointed to notify the Governor that the Legislature was about to adjourn sine die appeared before the bar of the House, and Mr. Halsey announced that the committee had performed its duty, and that the Governor had declared that he had no further message to deliver and that he wished all a Happy New Year.

The report was received and the committee was discharged.

Resolution by the Rules Committee:

Be It Resolved, That a committee of three be appointed to notify the Senate that the House is ready to adjourn sine die.

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

The Speaker appointed, as members of the committee to notify the Senate, Representatives Shields, McCall and Nolte.

Senators Kirkman, Morris and Shaw appeared before the bar of the House, and Senator Kirkman announced that the Senate was about to adjourn sine die.

The committee appointed to notify the Senate that the House was about to adjourn sine die, appeared before the bar of the House, and Mr. Shields reported that the committee had performed its duty.

The report was received and the committee was discharged.

Mr. Voss moved that the reading of the journal of the proceedings of the Sixtieth day, of this Extraordinary Session of the Nineteenth Legislature be dispensed with and that it stand approved.

The motion was carried.

On motion of Mr. Allen, the House of Representatives of the Extraordinary Session of the Nineteenth Legislature of the State of Washington adjourned sine die.

F. B. DANSKIN, Speaker.

A. W. CALDER, Chief Clerk.
GOVERNOR'S MESSAGES ON BILLS VETOED AND FILED WITH THE SECRETARY OF STATE SINCE CLOSE OF THE LEGISLATURE.

Friday, January 15, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 33, entitled:

"An act relating to the acquisition of options upon site or sites suitable for the establishment of an institution in the Western part of the state for the training, care and custody of feeble-minded persons and making appropriation therefor."

This bill directs a committee, consisting of the Director of Business Control, two members of the Senate and three members of the House of Representatives, to acquire options upon sites suitable for the establishment of an institution in Western Washington similar to the Custodial School at Medical Lake. The bill carries an appropriation of $10,000.00.

To expend money on the acquisition of a site in advance of legislation establishing a second state custodial school, is poor business. Any survey or investigation necessary relative to this question can be made by the Department of Business Control, without any additional appropriation.

The bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Substitute Senate Bill No. 43, entitled:

"An act relating to justices of the peace, and amending Sections 7576-3 and 7576-3, Remington's Compiled Statutes."

This bill amends existing statutes to allow more than one night court in the City of Seattle, and prohibits a change of venue from a night court.

In so far as the Governor has been able to ascertain, there is no necessity for additional night courts in Seattle and no valid reason is known why a change of venue should not be granted from a night court, the same as in the other courts where an affidavit of prejudice is filed.

For the foregoing reasons, Substitute Senate Bill No. 43 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
To the Honorable
The Senate of the State of Washington.
(Through the Secretary of State.)

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 44, entitled:

"An act relating to salaries of justices of peace in cities having a population of three hundred thousand (300,000) or more."

This bill proposes to increase the salaries of justices of peace in the City of Seattle from $1800.00 to $2700.00 per annum.
In my opinion, this increase is not justified; therefore, Senate Bill No. 44 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

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

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 48, entitled:

"An act enabling cities of the first class to provide for pensioning their superannuated and disabled civil service employees."

This bill provides a pension system for superannuated city employees, other than policemen and firemen.
This measure is vetoed for the reasons set forth in the veto message filed with Senate Bill No. 57, as the same principle is involved in the two bills.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

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

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 57, entitled:

"An act relating to the support of the poor and infirm, providing for old age pensions and the recovery thereof, defining the powers and duties of certain officers, prohibiting fraud in obtaining and the alienation of pensions, and providing penalties for violations thereof."

This is the act known as the "Eagles' Old Age Pension Bill." It gives county commissioners the option of caring for the county's aged poor upon a monthly pension basis.
Childhood and Age! The innocence of the one, the helplessness of the
other, the dependency of both! How they tug at our heart strings and open wide the gates of our finer emotions! It is well that we should be thus aroused and responsive to the just demands of the helpless and the hapless, the immature and the infirm. This stimulus keeps alive and virile that which is spiritual in our natures and prevents us from sinking to the dead level of a drab and soulless materialism.

The time will never come when we shall fail, either through private or public charities, to administer to those deserving in their indigency, for a responsiveness to the humanities is one of the things which has made, and will continue America great. But how often do our emotions blind us in our fairer judgments and divert us from the pathway of plain, albeit sterner, duty!

Stronger and stronger becomes the appeal for a larger measure of public direction and supervision over the child, and more insistent becomes the demand for salvaging life's wreckage. The embryo citizen, we start out petted, coddled and prepared for a life of ease in a playhouse maintained at public expense, and then we build an alms-house in which to receive him when he has failed. In planning, building and expending for adolescence and age, we are heaping a crushing burden upon the citizen and breaking his morale during the years of his vigorous maturity—years when success should crown his efforts and competence reward his ambition.

I can only repeat what I have so often said, the solution of the problem which this measure presents lies in lifting from the citizen the burden of too much government and giving him a fair chance to succeed upon his own initiative and in his own right. The best way to care for our indigents is to stop making them. The more pensions we offer the more pensioners we make. We can go far toward the end sought by teaching the citizen as a youth to work, and giving him as an adult an opportunity to conserve and utilize the fruits of his labor.

It is argued that inasmuch as the adoption of the provisions of this act is optional, it does not necessarily add any new governmental functions or costs. However, we may as well accept as an established fact, that the same sentiment which has brought the measure here will force, and speedily so, the adoption of old age pensions in every county in the state. This done, and we shall have multiplied present demands, opened the door to flagrant abuses, and encouraged indolence, improvidence and dependency.

I fully appreciate the high purpose and honest motives of the great fraternal order which has sponsored this bill—an order of which I have the honor to be a member. While I commend the effort, I cannot conscientiously approve the method proposed; therefore Senate Bill No. 57 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Monday, January 18, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 66, entitled:

"An act relating to the practice of optometry and the examination and licensing of optometrists, and amending Sections 10147 and 10150 of Remington's Compiled Statutes."

This bill amends existing law, defining the practice of optometry, so as to prohibit anyone from replacing or duplicating lenses of eye glasses without a prescription from some person authorized to practice optometry or medicine.

The only justification for regulatory laws of this nature is the protection of the public. It is presumed, in all cases, that the public is to exercise reasonable judgment and precaution in protecting itself. Until these fail, there is no justification for special statutes to provide additional safeguards. In other words, the public is not entitled to protection against its own carelessness.

If the wearer of eye glasses is satisfied and willing to have a cracked or broken lens replaced, without first procuring a prescription, he should be permitted to do so.

In my opinion, Senate Bill No. 66 carries regulation too far; therefore it is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Monday, January 18, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 113, entitled:

"An act providing for the acceptance of the benefits of an act of Congress making provision for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the state board for vocational education as the board to cooperate with the federal board for vocational education in carrying out the provisions of said act of Congress and defining duties and powers of said board and making an appropriation, and declaring an emergency."

This act provides for putting the state into the business of rehabilitating those disabled in industries and carries an appropriation of $7,500.00 to match federal funds.

The amount made available by this act is not sufficient to extend aid to all those eligible to rehabilitation under the provisions of the act. I fail to understand how the state, in fairness and justice, can extend aid to some and refuse it to others.
In short, this act calls for launching a program, to carry out which, large expenditure will be required in the future. If the tax burden is to be reduced, the practice of matching funds with the federal government must be curtailed rather than enlarged upon.

Senate Bill No. 113 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

To the Honorable
The Senate of the State of Washington.
Through the Secretary of State.

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 128, entitled:

"An act to provide for exhibits of the resources, products and advantages of the State of Washington; the erection of a state building or buildings at the Sesqui-Centennial International Exposition, to be held at Philadelphia, Pennsylvania, in the year 1926, and making an appropriation to pay the cost of such exhibits, and state building or buildings, and the maintenance of such exhibits, and declaring an emergency."

This bill carries an appropriation of $200,000 to carry out the purposes of advertising the State of Washington at the Sesqui-Centennial International Exposition.

The money which this act proposes to expend belongs to all, not part of the people. The expenditure of this money can be justified only upon the ground that the benefits hoped for will accrue equitably to all the people. They will not. Thousands of taxpayers in the State of Washington who are struggling against odds to maintain their life-sustaining endeavors will be benefited not in the least.

The primary purpose of this act is to advertise the bigger businesses and industries of this state, and ample private capital should be available for this purpose.

For the foregoing reasons, Senate Bill No. 128 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable
The Senate of the State of Washington.
Through the Secretary of State.

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 138, entitled:

"An act relating to the legislature, the appointment of members thereof to certain public offices and employment, the eligibility of persons to member-
ship therein, and providing penalties for the violation thereof, and providing that this act shall take effect immediately."

Article 2, Section 7, of the State Constitution, fixes the qualifications of members of the Legislature and reads as follows:

"No person shall be eligible to the Legislature who shall not be a citizen of the United States and a qualified voter in the district for which he is chosen."

The provisions of Senate Bill No. 138 are contrary to the above; therefore the bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 149, entitled:

"An act relating to compensation for volunteer firemen; creating Volunteer Firemen's Compensation Boards and prescribing the powers thereof; and empowering cities and towns to limit the membership of volunteer fire departments and to require physical examination of members."

This bill provides for the compensation of volunteer firemen injured while engaged in the performance of their duties as such. It creates a compensation board, consisting of the mayor, three members of the council and five members to be elected by the fire department, which gives the firemen a majority on the board.

Compensation is to be paid in cases of death, permanent or temporary disability. To meet the payments, which are to handled upon an emergency basis, a special tax is to be levied, if need be, in excess of existing limitations.

In many smaller cities and towns of the state, members of volunteer fire departments are now adequately protected by means of blanket health and accident policies, the premiums on which are paid from volunteer funds. There is no reason why this plan cannot be adopted in all municipalities which come under the provisions of this act.

Again we are confronted with a proposal to create more governmental machinery, to impose another tax, and circumvent levy limits.

The bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Friday, January 15, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 177, entitled:

"An act to provide for the organization, operation and supervision of cooperative savings and credit associations to be termed 'Credit Unions' and to define their powers."

This bill permits the organization of a "Credit Union" with assets which may not exceed $70.00. Such credit unions are permitted to accept deposits in unlimited amounts and there is no liability attached to the members.

The Supervisor of Banking is to exercise supervisory powers over the unions, but no fees are provided to cover the cost thereof. There is no fee provided for examination, yet the act requires examinations by the Supervisor. Blanks are also to be furnished, but no provision is made for defraying the cost.

The most objectionable feature of the bill is that those who deposit their savings have no real protection. The bill is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Saturday, January 16, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 203, entitled:

"An act authorizing the relinquishment of certain lands."

This act authorizes the Governor, upon payment to the Commissioner of Public Lands of the sum of $4191.50, to execute a quit claim deed to the Puget Mill Company, relinquishing all rights of the state to 80 acres of land.

The Governor is unable to secure sufficient data upon which to form an opinion as to the validity of this claim. The facts and equities in the matter should be determined by the courts.

Senate Bill No. 203 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Monday, January 18, 1926.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 206, entitled:

"An act relating to local improvements and bonds issued therefor, amending Sections 1, 2, 3, 4 and 5 of Chapter 141 of the 1923 Session Laws of Washington, and repealing Section 6 thereof."

This act is amendatory of present law governing local improvements and the issuance of local improvement district bonds.

The present law prohibits total assessments in excess of 75% of the actual value of the property in the district. Section 4 of the proposed amendment permits assessments equal to the actual value of the property and further provides that 75% of the owners in frontage and area may petition for improvements which will cost in excess of the actual value of the property. If Section 4 is permitted to stand, assessments allowable thereunder may be confiscatory. In any event, it permits assessments in excessive amounts and, in my opinion, weakens rather than strengthens existing law.

For the foregoing reasons, Section 4 is vetoed; otherwise, Senate Bill No. 206 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

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

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 220, entitled:

"An act making an appropriation for the relief of the Grand Army of the Republic."

This act authorizes an appropriation of $15,000.00 for the "relief" of the Grand Army of the Republic. The bill is noticeably silent as to the nature of this "relief."

This money is to be used to help defray the expenses of the national encampment of Civil War Veterans, to be held in Seattle next summer. The appropriation is in fact a donation to the encampment city, rather than a relief to the G. A. R.

Seattle has become a great convention city. It is widely advertised as such and its commercial and civic organizations put forth special efforts to secure the annual meetings of national bodies. Last year in excess of $200,000.00 was raised to entertain the Knights Templar at their national conclave. All these convention activities have been carried on with monies raised by voluntary contributions. I know no valid reason why an exception should be made in this case.
Paying the costs of national conventions is not a proper expenditure of funds raised by taxation for governmental purposes. This act establishes a dangerous precedent.

For the foregoing reasons, Senate Bill No. 220 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the Senate at the next session of the Legislature, Senate Bill No. 224, entitled:

"An act authorizing the establishment of fire protection districts."

This bill authorizes the establishment of fire protection in districts in the various counties of the state and such districts may include all or part of any municipality. The obvious purpose of the act is to enlarge the fire departments of certain cities so as to provide protection to property outside the corporate limits.

Here's an act which provides more taxation with a vengeance. Provision is made for pyramiding general obligation bonds, local improvement assessments and direct tax levies.

Section 9 of the bill, which defines the method of handling special assessments, is unintelligible and nullifies the local improvement features of the act. It reads:

"* * * the mode of assessment shall be in the manner to be determined by the tax commissioner by resolution."

The State of Washington has no "tax commissioner" authorized to act in this capacity.

Senate Bill No. 224 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 47, entitled:

"An act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed curricula."

At the present time the degree of Bachelor of Arts in Education is granted at the University and the State College. This degree has behind it
four years of work, the last two of which are of full collegiate grade. The normal schools are not now equipped to duplicate this collegiate course. They propose, however, to grant the Bachelor's degree upon their present four-year course.

In other words, if the provisions of this bill become operative, a degree of Bachelor of Arts in Education from the University or the State College will mean one thing, while the same degree from a normal school will mean something else. Any degree, when granted, should be evidence that the recipient thereof has completed a certain definite course of study and it should not be necessary to ascertain what school had granted it in order to know what kind of training the holder had received. In my opinion, the State of Washington cannot afford to have degrees of Bachelor of Arts in Education of different grade or dignity.

This, in my opinion, however, is not the most serious objection to this measure. It brings before us the whole question of higher education and reveals to us just another step toward the development in this state of five competing universities. Each school wants to branch out and expand, to add another study here, a new course there, and after while a new department, school or college established. This means more buildings, more equipment, more instructors and a bigger hole in the taxpayer's pocket.

Despite arguments advanced in favor of this bill, I am still unconvinced that a four-year normal course, which includes numerous academic and collegiate subjects, is either necessary or desirable. In fact, there is reason to believe that normal school curriculum has already been expanded beyond actual needs and an effort should be made to simplify rather than to further enrich it with collegiate subjects. Certain it is if this bill becomes a law, the granting of degrees will become the primary function of normal schools, and more and more will they become competitive institutions with the State University and the State College.

For the foregoing reasons, House Bill No. 47 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable
The House of Representatives of the State of Washington.

(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, Substitute House Bill No. 51, entitled:

"An act relating to county budgets, tax levies and expenditures, and amending sections 5 and 6 of Chapter 164, Laws of Washington, 1923, and declaring that this act shall take effect immediately."

This bill is approved with the exception of Section One, which is vetoed.

The purpose of this bill is to strengthen the County Budget Law enacted in 1923. In my opinion, the text of the first section defeats, rather than carries out, this purpose.
This section prohibits county commissioners from expending in excess of 80 per cent of the appropriations for road and bridge and road district purposes, unless taxes are collected and the money in the treasury. This is merely a re-enactment of the provisions of the law which the Budget Law repealed by implication. This is a meritorious provision, and I regret that the section is not drawn so as to permit of the approval of this provision.

The objectionable feature of Section One is the provision permitting transfers from the road and bridge, the district road and the permanent highway maintenance funds. This, in effect, takes these funds out from under the restrictions now imposed and virtually emasculates the Budget Law.

If the provisions of Section One become operative, the county road and bridge fund will be taken away from the safeguards erected by the Budget Law, and returned to its former status of the county commissioners' political football.

For this reason, Section One is vetoed; otherwise, Substitute House Bill No. 51 is approved. Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 90, entitled:

"An act for the protection of hotel, inn, lodginghouse and boardinghouse keepers, keepers and landlords of furnished apartments, and amending Sections 1201 and 1202 of Remington's Compiled Statutes."

This act proposes to amend present statutes so as to extend the "innkeeper's" lien to landlords of furnished apartments.

The only justification for laws of this kind is to provide protection for the citizen, where the nature of his business is such that he cannot reasonably protect himself. The hotelkeeper deals with a transient class. Circumstances are such that he cannot, before extending credit, ascertain the financial responsibility or personal integrity of his guests.

These same circumstances are not applicable to the business of renting furnished apartments. The keeper of such apartments has ample opportunity to avail himself of the ordinary business safeguards and precautions, and can satisfy himself as to the reliability of a prospective tenant in advance of extending credit.

House Bill No. 90 is herewith vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Tuesday, January 12, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 131, entitled:

"An act making an appropriation for the construction and maintenance of the women's industrial home and clinic."

This act makes an appropriation of $150,000.00 out of the general fund for the purpose of carrying out the provisions of Chapter 186 of the Laws of 1919, for the construction and maintenance of the Women's Industrial Home and Clinic.

Evidently there is wide difference of opinion as to just what was intended by the original act. Honorable Louis F. Hart, my predecessor in office, in his veto message of 1921, pointed out that the institution as then operated was not carrying out the intent of the statute which created it.

The records of the Industrial Home and Clinic, during the seven months it was operated at Medical Lake, show that a total of ninety-one girls, mostly under the age of twenty-five, were committed. Every girl was diseased and the majority of them were committed on charges of vagrancy and prostitution.

If the intent of the 1919 laws is to provide a women's penitentiary or reformatory, there is no need for such an institution. If it is to provide an institution in which the state is to undertake the moral and physical regeneration of hapless and fallen women, the effort is futile and the undertaking doomed to failure before it is begun.

Morality cannot be legislated into people, nor is there any escape from the truth of the saying: "Protect a fool against his folly and you populate the world with fools." To make easy the way out is to make wide the pathway in. The more means and methods we provide for people to become wards and charges of the state, the more do we undermine the self-reliance of the individual and break down those natural and inherent moral safeguards so necessary to the building of stability of character.

Unquestionably, the best of humanitarian impulses prompted the enactment of the Law of 1919 and of this measure, but at best these enactments are mere gestures at a great social evil. They are in no sense corrective. They deal with effects in a manner which tend to aggravate, rather than alleviate contributory causes.

In dealing with this question, the greatest possible humanitarian act would be to lift the curse of poverty, of squalor, of heart-breaking self-denial, from the homes of Washington and give to all citizens a fair chance to lead lives of honesty, sobriety and chastity. This, more than all else, will tend to depopulate our prisons and alms-houses and render "clinics" unnecessary. This can never be accomplished by devising new functions of government and building more institutions to be maintained at public expense, thereby increasing, rather than lightening, the burden which the people are forced to bear.

This bill presents a problem, the most serious phase of which, in my
opinion, is not social but economic. There is a limit beyond which we cannot carry public expenditure without disaster. It is my judgment that we are nearing, if we have not already reached, the point of saturation in this governmental business—the point where the people's private affairs can absorb no more public overhead. Another $150,000.00 will not break us, but unless we stop somewhere, and soon, we shall have erected a governmental superstructure which, if it crushes not us, it will overwhelm our posterity.

Year by year, legislature by legislature, congress by congress, we are extending the scope of government and multiplying its costs, thereby circumscribing the citizen's sphere of independent action and restricting him in the pursuit of happiness. In short, we are writing with bold hand, for generations unborn, commitment papers to those institutions where will be gathered, in alarmingly increasing numbers, the remnants of wrecked and broken lives.

House Bill No. 131 provides for financing a new function of government in this state. I cannot conscientiously sign it; therefore it is returned herewith, vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, Substitute House Bill No. 143, entitled:

"An act relating to compensation of bailiffs in counties of over one hundred and twenty-five thousand population, and amending Section 10974 of Remington's Compiled Statutes."

This bill provides for increasing the salary of bailiffs in Class A and First Class counties.

The cost of government cannot be reduced by raising the pay of public employees. There are hundreds of conscientious, hardworking, capable men who would be only too glad to accept employment as bailiffs at the present salary.

For this reason, Substitute House Bill No. 143 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
Tuesday, January 12, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 164, entitled:

"An act relating to the supervision of transportation of persons and property for compensation over any public highway for motor propelled vehicles, and amending Section 4 of Chapter 111 of the Laws of 1921."

The obvious purpose of this act is to set aside the effect of a decision of the Supreme Court in the case of Yelton and McLaughlin vs. Department of Public Works, decided November 5th, wherein the court said the company now holding this franchise, having shown its willingness and ability to carry on the business, the franchise should be exclusive under the certificate of necessity act.

In the above case, the whole matter, and the facts upon which this bill is based, were before the court and the court found that the company was operating and furnishing all necessary, proper and reasonable facilities.

Furthermore, the Attorney General questions the constitutionality of this act and has filed with the Governor a communication disapproving it.

For the foregoing reasons, House Bill No. 164 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Saturday, January 16, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 183, entitled:

"An act relating to cities of the second class, providing for the compensation of certain officers thereof and amending Sections 9017, 9025, 9026, 9027 and 9031 of Remington's Compiled Statutes."

This bill provides for doubling the salaries of the city clerk, treasurer, attorney, and chief of police, in cities of the second class. The pay of second class mayors is raised from $500.00 to $3000.00 a year.

These increases are not justified. House Bill No. 183 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 200, entitled:

"An act relating to associations for marketing agricultural products and amending Section 17, Chapter 115, of the Laws of 1921."

This act proposes to amend existing statutes so as to relieve all farm marketing associations from examination and audit by the Department of Efficiency. The present law requires state examination of associations doing an annual business in excess of $200,000.00. By mutual agreement, the department has been accepting audits made by certified public accountants in lieu of state examination. In so doing, the department does not surrender its supervisory rights and powers.

If this act becomes operative, state supervision of marketing associations will exist in name only. The associations will have the state's responsibility back of them, but the state will be powerless to supervise or examine.

House Bill No. 200 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
the enforcement of other similar laws be vested in some other department. In my opinion, this work is now being handled in a satisfactory manner.

This bill sets up additional governmental machinery. It creates a new department, another special fund, and more state jobs, thereby heaping upon the people another law to hamper, handicap, harass and annoy, the people in their effort to make an honest living. We have too many such laws. This one is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, Substitute House Bill No. 209, entitled:

"An act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes."

This bill is approved with the exception of certain vetoed paragraphs, items and sections, as follows:

Second paragraph of Section Six, reading:
"Class A Counties: Auditor, clerk, treasurer, sheriff, assessor, engineer, superintendent of schools, members of board of county commissioners, thirty-six hundred dollars ($3600.00); coroner, two thousand dollars ($2000.00); attorney, five thousand dollars ($5000.00)."

Third paragraph of Section Six, reading:
"Counties of the first class: Auditor, clerk, treasurer, sheriff, assessor, engineer, superintendent of schools, members of board of county commissioners, three thousand three hundred dollars ($3300.00); coroner, fifteen hundred dollars ($1500.00); attorney, four thousand dollars ($4000.00)."

All of Section Seven, reading:
"That Section 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes are hereby repealed."

The second paragraph of Section Six provides an increase of $1400.00 a year in the salary of prosecuting attorneys in Class A Counties; the third paragraph of the same section provides a salary increase of $1000.00 a year for prosecuting attorneys and $300.00 a year increase for all other officers in First Class Counties. The act in no way changes the present duties of officers in counties of these two classes. In my opinion, these salary increases are not warranted; therefore, these two paragraphs are vetoed.

Section Seven, the repealing clause, is disapproved by the Attorney General. Included in the sections it repeals is Section 4203 of Remington's Compiled Statutes, which fixes the salaries of officers in Class 6-A Counties.
The Bill under consideration fixes no compensation for officers in this class counties. Evidently this was an unintentional oversight on the part of the Legislature. If the bill is approved as a whole, Class 6-A Counties will be left without provision for salaries for their officers. Therefore, this Section Seven is vetoed.

With the exception of the items and sections vetoed as noted above, Substitute House Bill No. 209 is approved.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Friday, January 15, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 225, entitled:

"An act relating to bonds issued to provide compensation to veterans of the war with the central allied powers and amending Section 10743-8 of Remington's Compiled Statutes."

This bill amends the present statute so as to authorize the State Finance Committee to adopt a plan for the retirement of the veterans' compensation bonds.

The retirement of the first series of these bonds is being carried out with the present tax levy. No option for the retirement of the second series can be exercised prior to 1931. For that reason, I regard the provisions of this act premature. Money for the retirement of these bonds should be left with the people as long as possible.

House Bill No. 225 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 226, entitled:

"An act relating to vouchers and warrants, and authorizing the destruction thereof by county auditors."

This bill provides for destruction by county auditors of old vouchers and warrants after five years.
While some provision doubtless is necessary to confer authority upon the proper officials to clear out county files and vaults, in my opinion, five years is not sufficient time to determine the absolute uselessness of these records. For this reason, House Bill No. 226 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Tuesday, January 12, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next Session of the Legislature, House Bill No. 230, entitled:

"An act relating to insurance and amending section 7080 of Remington's Compiled Statutes."

This bill provides that insurance agents from other states, granting similar rights to agents from Washington, may solicit and write life-insurance business in this state.

Its primary purpose is to permit Washington agents to operate in the Panhandle of Idaho. While this may be desirable from the viewpoint of a local community, there is no state-wide demand nor necessity for such an act. The benefits to be derived through the operating of this law by Washington agents in one district, would be more than offset by losses sustained in others.

For the foregoing reasons, House Bill No. 230 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.

Monday, January 18, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:
I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 235, entitled:

"An act relating to and providing for the acquiring, seeding, reforestation and administering of lands for state forests, creating a state forest board, defining its powers and duties, providing penalties, and amending Sections 1 and 3 of Chapter 154 of the Laws of 1923."

This act is an amendment to the law creating the State Forest Board. It increases the number of the Board from five to six and eliminates the Director of Conservation and Development and the State Supervisor of Forestry.
The soundness of the proposal to leave these two officials off of the Board is questionable. In my opinion, it is desirable to render this act inoperative until it can be given more deliberate consideration.

House Bill No. 235 is vetoed.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.

Thursday, January 14, 1926.

To the Honorable
The House of Representatives of the State of Washington.
(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 281, entitled:

"An act relating to eminent domain proceedings in cities and towns, and amending Sections 9215 and 9216 of Remington's Compiled Statutes of Washington."

This bill is intended as a substitute for House Bill No. 63, the Governor's veto of which was sustained by your honorable body.

Section one of the vetoed bill amended the present statute to extend the right of eminent domain so as to permit cities or towns, irrespective of size and class, to condemn lands for parks and playground purposes. Section one of the substitute bill extends the right of condemnation to cover parks and playgrounds, but limits this power to cities of the first class. This limitation does not meet the objections raised against the original bill, and I can but repeat what I said in my former veto message:

"Nothing is more fundamental in the American conception and plan of government than the property rights of the individual. While public necessity renders it essential that governmental units be given power, in certain instances, to condemn private property, too much care cannot be exercised in extending the right of eminent domain.

"Conditions in the State of Washington at the present time do not justify the extension of the powers granted by the two sections which this act seeks to amend, and by Section 9319 of Remington's Compiled Statutes. There is no reason why ample and suitable lands, for any additional purpose, cannot be acquired by negotiations with property owners."

For the foregoing reasons, Section One of House Bill No. 281 is vetoed; otherwise, the Bill is approved.

Respectfully submitted,
ROLAND H. HARTLEY,
Governor.
To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

Gentlemen:

I am filing with the Secretary of State, to be transmitted to the House of Representatives at the next session of the Legislature, House Bill No. 295, entitled:

"An act relating to the compensation of eminent domain commissioners, and amending Section 9236 of Remington's Compiled Statutes of Washington."

This bill provides for raising the pay of eminent domain commissioners from $7.50 to $12.50 per day.

City Councils are better able to find competent men to serve as commissioners at $7.50 per day, than the taxpayer is to find ways and means to pay the additional five dollars. For this reason, House Bill No. 295 is vetoed.

Respectfully submitted,

ROLAND H. HARTLEY,
Governor.
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TITLE AND HISTORY OF HOUSE AND SENATE BILLS,
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A—Approved. V—Vetoed.
## SUBJECT AND HISTORY OF SENATE BILLS IN THE HOUSE—Continued.

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